

# VICTORIA GOVERNMENT GAZETTE.

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No. 205]

## THURSDAY, OCTOBER 24.

[1946

Factories and Shops Acts.

### DETERMINATION OF THE DRESS, SHIRT, AND UNDERCLOTHING BOARD,

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

N accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to determine the lowest prices or rates of payment for wholly or partly preparing or manufacturing, either inside or outside a factory—.

- (a) articles of women's, girls' and children's outer clothing or wearing apparel (except indiarubber waterproof garments), such as costumes, dresses, skirts, tea-gowns, wrappers, blouses, jackets, mantles, capes, opera cloaks, and cloaks of every description, also for the making of females' stitched neckwear of woven material;
- (b) shirts, shirt-fronts, pyjamas, underpants, collars and cuffs of every description;
- (c) articles of women's and girls' underclothing, except stays and corsets, also nightgowns, pinafores, aprons, and infants' gowns and underclothing, and all classes of pillowslips—

but not including any persons subject to the jurisdiction of the Knitting Trade Board, has made the following Determination namely:—

1. That as from the beginning of the first pay period to commence in October, 1946, the last previous Determination of this Board shall be revoked and replaced by this Determination.

2.

### (a) WAGES.

#### APPRENTICES OR IMPROVERS.

		Ex	perience,		Dressmaking and Women	ployed at Work, Women's Ores Ready-made	der Tailoring, Dressmaking	Males Empl Whitework, (	oyed at Under Collars, Shirts,	clothing and and Pyjamas.	Females.
					Weekly Rate,	Special Loading.*	Total Weekly Wage.	Weekly Rate.	Special Loading.*	Total Weekly Wage.	Per Week.
1st six m 2nd "3 3rd "4th "5th "6th "7th "8th "9th "10th "	nonths				£ s. d. 0 17 0 1 1 0 1 6 0 1 10 0 1 14 6 2 2 6 2 15 6 3 8 0 3 16 0 4 6 6	s. d. 1 0 1 6 1 6 1 6 2 0 3 0 3 6 4 0	£ s. d. 0 18 0 1 2 0 1 7 6 1 11 6 1 16 0 2 4 6 2 18 6 3 11 6 4 0 0 4 11 0	£ s. d. 0 17 0 1 1 0 1 6 0 1 10 0 1 14 6 2 2 6 2 15 6 3 8 0	8. d. 1 0 1 0 1 6 1 6 1 6 2 0 3 0 3 6	£ s. d. 0 18 0 1 2 0 1 7 6 1 11 6 1 16 0 2 4 6 2 18 6 3 11 6	£ s. d. 1 0 0 1 5 0 1 10 0 2 0 0 2 5 0 2 12 6 3 0 0

And thereafter the minimum weekly wage or piecework price.

These special loadings shall not be subject to periodical cost of living adjustments nor shall they be deemed to be portion of the wage for the purpose of computing piecework rates or task work, or overtime, holiday, or other penalty rates.
 No. 205.—8778/46.

			Experie	ence,				Females Commencing at the Trade Between the Ages of 18 and 21 Years.	(D	es Employed at S efinition Clause	eam Pressing.
								Per Week.	Weekly Rate.	Special Loading.*	Total Weekly Wage.
t six n	nonths	<u> </u>						£ s. d. 2 0 0	£ s. d. 1 5 6	s. d. 1 G	£ s. d. 1 7 0
d								2 5 0	156	16	170
-A	**	••	• • •					2 12 6	1 14 0	16	1 15 6
и,, Ь.,	**	••	• •	• • •	• •	• •	•••	3 0 0	1 14 0	16	1 15 6
h	,,	• • •	• •	• • •	• • •	• •	• • •		2 11 6	2 6	2 14 0
	**	• • •	• •	• •	• • •	• •		• •	2 11 6	2 6	2 14 0
h ,,	**	• • •	• •	• •	• •	• •		•••			
h "	"				• •	• •	•••	• •	3 16 0	4 0	
h.,,	**							• •	3 16 0	4 0	4 0 0
h "	,,					٠			4 13 6	4 6	4 18 0
th									4 13 6	4 6	4 18 0

And thereafter the minimum weekly wage or piecework price.

#### (b) PROPORTION (IN ANY FACTORY OR PLACE).

APPRENTICES OR IMPROVERS.

Males.

One apprentice or improver to every two or fraction of two journeymen.

Females

Three female apprentices or improvers to every journeywoman.

All apprentices shall be indentured in accordance with the prescribed form of indenture, provided that a minor may serve an employer as a probationer for a period not exceeding three months. During the said three months he or she shall be paid at least the minimum rates prescribed by this Determination for the first six months of apprenticeship. If the probationer becomes indentured, his or her indentures shall be taken to have commenced from the commencement of the period of probation.

In the event of the employer to whom an apprentice is bound ceasing to carry on business, such apprentice may be bound to another employer for the remainder of the term to be served; provided that if such apprentice be over the age of eighteen years at the time of the original employer ceasing to carry on business, such person may complete the time to be served as an improver.

### OTHER PERSONS (EXCEPT APPRENTICES, IMPROVERS, AND JUVENILE WORKERS).

Group (1).—Women's order dressmaking and women's order tailoring, including making and/or altering all order outer garments for women:—

		Males.			Females,	
<del>-</del>	Weekly Rate.	Special Loading.*	Total Weekly Wage,	Weekly Rate.	Special Loading.*	Total Weekly Wage,
Journeymen.	£ s. d.	s. d.	£ s. d.	£ s. d.	s. d.	£ s. d.
(a) Cutters employed marking in or cutting out garments	6 13 0	5 0	6 18 0			
(b) Heads of tables in charge of four or more persons employed					1 !	
as table hands	6 5 6	5 0	6 10 6			
(c) Tailors employed making, and/or machining, and/or altering		!			1 1	
any part of a garment	6 3 0	5 0	680		1 1	
d) Machinists employed machining any part of a garment	6 3 0	5 0	6 8 0		i I	
e) Pressers-off employed pressing off any part of a garment	6 3 0	5 0	6 8 0			
(f) All others	5 0 0	5 0	5 5 0		i	
JOURNEYWOMEN.  (g) Cutters employed marking in or cutting out such costume coats, overcoats, topcoats, cloaks, as are made of tweed, twill, worsted, or similar materials				6 6 0	5 0	6 11 0
twill worsted or similar materials		· · · · · · · · · · · · · · · · · · ·		3 17 3	3 0	4 0 3
(i) Fitters-on employed trying on to a customer unfinished or		1 1			i I	
finished garments					i	3 15 6
i) Pressers employed pressing off any part of a garment, and		1 1			1	
using an iron weighing more than 8 lb. and/or using a pressing machine				6 3 0	5 0	6 8 0
than the garment the worker is making, and using an iron					1 1	
weighing 8 lb. or less						3 15 6
(1) Table hands, finishers, or machinists, namely, journeywomen					1 1	
employed making and/or machining and/or altering any part of a garment other than blouses, skirts, wrappers, fronts, collars, collarettes, or ouffs (m) Table hands, finishers, or machinists, namely, journeywomen			••			3 15 6
(m) Table nands, finishers, or machinists, inturely, jointly would employed making and/or machining and/or altering any part of blouses, skirts, wrappers, fronts, collars, collarettes,					.	
or enffa				٠		3 15 6
a) Cornelli workers, machine embossers, or machine embroiderers		1 1				
employed on cornelli work or machine embossing, or machine embroidery on all kinds of female wearing apparel (o) Hand sewers of buttons, or hooks and eyes, or press-studs, or				••		3 15 6
tickets, or thread cutters		1			l j	3 15 6
(p) All others	١.,	, !		١.,	٠ ا	3 15 6

These special loadings shall not be subject to periodical cost of living adjustments nor shall they be deemed to be portion of the wage for the purpose of computing piecework rates or task work, or overtime, holiday, or other penalty rates.

Group (2).—Women's ready-made dressmaking and ready-made tailoring, including making, and/or altering any part of a costume, dress, skirt, teagown, wrapper, blouse, jacket, mantle, cape, front, collar, collarette, ouff, opera cloak, and cloaks of all descriptions:—

				Ma	les.						Females.			
<u> </u>		Veek Rate			cial ding.•	V	Tota Vecl	rly		eekly Rate,	Special Loading.*	Wee	tal ekiy	y
JOURNEYMEN.	£	8.	d.	· s.	đ.	£	8.	đ.	£	n. d.	8. d.	£ s	, ri	đ,
Cutters employed marking in or cutting out garments	6	6	0	5	0	6	11	0	١		1			
Tailors employed making any part of a garment	6	3	0	5	0	6	8	0	1		ļ			
Machinist employed machining any part of a garment	6	3	0	5	0	6	8	0						
Pressers-off, employed pressing off any part of a garment	6	3	0	5	0	6	8	0	1		1			
Under-pressers of coats of all descriptions employed under-	1			1		ĺ			ļ					
pressing coats other than coats which the worker is making	5	8	0	. 5	0	- 5	13	0	į		1			
All other under-pressers or seam pressers employed under-	1										1			
pressing or seam-pressing, on all garments other than	1			l							1	ļ		
coats, and other than garments which the worker is making	5	6	6	. 5	0	5	11	- 6						
) Brushers and folders employed matching garments, and/or	ĺ			1		1								
sorting garments, and/or measuring garments, and/or	ĺ			1					ì		1			
despatching garments, and/or brushing garments, and/or	l					l					1			
folding garments	5	6	6	5	0	- 5	11	6				i		
All others	5	0	0	5	0	5	5	0				1		
, III ordani II	ļ.			Ì		î			i			1		
Journeywomen.												Ì		
Cutters employed marking in or cutting out such costume	1	•				ļ					1			
coats, overcoats, topcoats, cloaks as are made of tweed,	1			1		ļ							_	
twill, worsted, and similar materials						ŀ	٠		6	6 0	5 0	6.1	l	
All other outters employed marking or cutting out any articles											1	1		
of wearing apparel other than such costume coats, over-	1					ļ								
coats, topcoats, cloaks as are made of tweed, twill, worsted.	1			1		ļ			Į.					
and similar materials				1		Į.						3 1	ā	
Pressers employed pressing off any part of a garment, and				ļ							1	]		
using an iron weighing more than 8 lb. and/or using a									ĺ		1	İ		
pressing machine				1					6	3 0	5 0	6	S	
Pressers employed pressing off any part of a garment (other	İ			1		1					i			
than the garment the worker is making), and using an	ì			1		ł			1			1	_	
iron weighing 8 lb. or less	1			,	- •	1						3 1	ā	
) Table hands, finishers, or machinists employed making and/or				Ì					Į			ł		
machining and/or altering any part of a garment other				1.					1			1		
than blouses, skirts, wrappers, fronts, collars, collarettes,				İ					1		1	١.,	_	
or cuffs				1						• •		3 1	5	
a) Females employed on manufacturing (i.e., machinists and						1						l		
table hands) all kinds of topcoats for adults made of						ļ						1 .		
material exceeding in weight 20 oz. to the lineal yard		٠		1			•			• •		4	0	
) Table hands, finishers, or machinists employed making and/or						1						1		
machining and/or altering any part of blouses, skirts,									1			١.,		
wrappers, collars, collarettes, or cuffs						1	•		ļ	• •	••	3 1	ə	
Cornelli workers, machine embossers, or machine embroiderers	1			1.					1		į.			
employed on cornelli work or machine embossing, or	1			1		1						3 1	=	
machine embroidery on all kinds of female wearing apparel	1	•	•	1	• •			•	1	• •	٠٠.	,, 1	••	
) Hand sewers of buttons, or hooks and eyes, or press studs, or	1			1		1			1		l l	3 1	5	
tickets, or thread cutters		•		1	• •			•	1	• •		3.1		
) All others	1	•	•	1	• •	1	•	•	1	• •	1	1 ", 1	.,	

Group (3).—Underclothing and whitework, including the making of all articles of women's and girls' underclothing, n'ghtgowns, pinafore aprons, infants' dresses and gowns, and underclothing, and dresses for children not exceeding eight years of age, pillow-slips, pillow-shams:—

-		Males.	•		Females.	
·	Weckly Rate.	Special Loading.*	Total Weekly Wage.	Weekly Rate.	Special Loading.*	Total Weekly Wage.
JOURNEYMEN.  a) Cutters employed marking in or cutting out any article of any description	£ s. d. 6 3 0 5 0 0	s. d. 5 0 5 0	£ s. d. 6 8 0 5 5 0	£ s. d.	e. d.	£ s. d.
JOURNEYWOMEN.  (c) Cutters employed marking in or cutting out any article of any description  (d) Table hands or finishers  (e) Machinists employed machining any part of articles or under			••			3 15 6 3 15 6
clothing of all descriptions, or any part of dresses of all descriptions for children not exceeding eight years of age of Machinists employed machining any part of articles of whitework other than underclothing			••			3 15 6 3 15 6
g) Pressers or ironers employed on any class of pressing or ironing with an iron not exceeding 8 lb. in weight	••		· · ·		5 0	3 15 6 5 13 0
ironing with a hand iron exceeding 8 lb. in weight i) Hand sewers of buttons, or hooks and eyes, or press-studs, or tickets, and thread cutters  j) All others					::	3 15 6 3 15 6

<sup>\*</sup> These special loadings shall not be subject to periodical cost of living adjustments nor shall they be deemed to be portion of the wage for the purpose of computing piecework rates or task work, or overtime, holiday, or other penalty rates.

Group (4).—Collars, shirts, and pyjamas, including the making of collars, cuffs, shirts, shirt fronts, pyjamas, and underpants

				Males.			Females.		
<del>-</del>		Veek Rate		Special Loading.*	Total Weekly Wage.	Weekly Rate,	Special Loading.*	Tota Week Wage	ly .
JOURNEYMEN.	£	8.	d.	s. d.	£ s. d.	£ s. d.	s. d.	£ s.	d.
(a) Cutters employed marking in or cutting out garments (b) All others	6 5	1	0	5 0 5 0	6 6 0 5 5 0	••		::	
Journeywomen.								•	
(c) Cutters employed marking in or cutting out garments (d) Machinists, turners, finishers, or table hands, folders, pressers,		٠.						3 15	6
ironers, starchers, or washers  (e) Hand sewers of buttons, or hooks and eyes, or press-studs, or		٠.						3 15	6
tickets, or thread cutters								3 15 3 15	6

These special loadings shall not be subject to periodical cost of living adjustments nor shall they be deemed to be portion of the wage for the purpose of computing plecework rates or task work, or overtime, holiday, or other penalty rates.

#### DEFINITIONS, AND CLASSIFICATION OF EMPLOYEES.

- or improver
- 4. A journeyman is a male person other than an apprentice f (i) Who has served the term of experience prescribed by this Determination: or
- A journeywoman is a female person other than an apprentice (iii) Who is in receipt of at least the minimum weekly wage prescribed for the class of work on which such person is engaged, . whether on weekly wages or piece-work.

A juvenile worker is a male person under the age of 21 years, other than an apprentice or improver, employed as a seam or under-esser in women's order dressmaking and women's order tailoring, and women's ready-made dressmaking and women's ready-made tailoring.

Order work shall include any of the following classes of work :---

- (b) Garments cut to an individual measure.
- (c) Garments that are fitted on.
- (d) Garments cut to chart measure.

#### HOURS OF EMPLOYMENT.

5. Forty-four hours shall constitute a week's work within the following hours:—Time of beginning, 8 a.m.; time of ending, 6 p.m.—on five days of the week. Time of beginning, 8 a.m.; time of ending, 1 p.m.—on the other day of the week on which the half holiday is usually observed. Provided further that if the majority of the employees desire to start at 7.30 a.m. the work may begin at 7.30 a.m.

### OVERTIME.

- 6. (a) Any employee who, in any day, has performed any work outside the working hours ordinarily observed in the factory or workshop in which he or she is employed, shall be paid overtime as follows:—
  - (i) Weekly workers shall be paid at the rate of time and one half, and shall also be paid 1s. 6d. meal money when such overtime exceeds 40 minutes on week-days or on Saturdays in those factories or workshops where a five and a halfday week is worked.
    - In those factories or workshops where a five-day week is worked all work done on Saturdays shall be paid for at the rate of time and a half, and is. 6d. meal money shall be paid when such overtime is worked after noon.
  - (ii) Pieceworkers shall be paid (in addition to the ordinary piecework prices for work done in the excess time) such sum per hour as is equivalent to the weekly wage divided by SS, and shall also be paid is. 6d. meal money when such overtime exceeds 40 minutes on week days or on Saturdays in those factories or workshops where a five and a halfday week is worked,

In those factories or workshops where a five-day week is worked for all work done on Saturdays pieceworkers shall be paid (in addition to the ordinary piecework prices for work done) such sum per hour as is equivalent to the weekly wage divided by 88, and 1s. 6d. meal money shall be paid when such overtime is worked after noon.

- (b) No employee shall be employed overtime outside the hours fixed, except with his or her consent.
- (c) No employee shall be dismissed, or in any way whatsoever be prejudiced in his or hor employment, by reason of his or her refusal to work overtime outside the hours fixed.
  - (d) No employee under the age of sixteen years shall be employed on overtime.

### MIDDAY MEAL.

- 7. (a) An interval of not less than three-quarters of an hour shall be allowed for the midday meal unless a majority of the employees in any place desire it to be otherwise. In no circumstances shall less than thirty minutes be fixed.
  - (b) No work shall be performed during such meal time.

#### TASK SYSTEM.

8. No employer shall make a bonus or merit payment which fluctuates from period to period according to the amount of work performed by the employee concerned, and which is based upon a secret or task rate for measuring the output of such employee. No increase in wages granted to any employee, after the date of operation of this Determination, above the rates herein prescribed shall be deemed to be in contravention of this clause if the same be paid for a period of three months, or for the torm of employment, whichever period is the shorter; provided, however, that such increased wages may, at the discretion of the employer, be adjusted according to the wages rates prescribed from time to time by this Determination.

In all factories and workshops where a minimum task is set for a minimum wage the following shall be observed :-

- (a) The task rate in respect of all garments or parts of garments or other articles or parts of articles shall be determined in the manner following:—
  - (i) Where there are fewer than twenty employees involved in the work to be performed, the employer or his representative, in conference with one employee chosen by and from such employees, shall fix the rates.
  - (ii) Where there are twenty or more employees involved in the work to be performed, the employer or his representative, in conference with two employees so chosen, shall fix the rates.
- (b) The task rates shall be fixed so as to enable the average worker to earn the minimum wage prescribed by this Determination for the class of work to be performed; and any number of garments or parts of garments or other articles or parts of articles made in excess of the minimum weekly task fixed by the task rates for the minimum weekly wage shall be paid for at pro rata plus 10 per cent.
- (c) When any employee is employed for less than a week on the task rates, then the task of the said employee shall be fixed at per day at the weekly rate prescribed.
- (d) Any excess number of garments or parts of garments or other articles or parts of articles made in any day by the employee shall be subject to the same pro rata payment as would apply if the employee were engaged for the whole week.
- (e) A copy of all task rate schedules shall, within twenty-four hours of their being fixed, be displayed by the employer in a conspicuous place in each and every room of the workshop or factory where such tasks respectively are being performed.
- (f) A combination or team shall mean two or more persons working together on the same class of work, employed on weekly wages where a task has been imposed. Where employees work in a combination or team, the additional amount of wages shall be distributed amongst the employees on a percentage basis, according to the amount of their ordinary weekly wages.

#### HOLIDAYS.

- 9. (a) All weekly wage employees, whether in a city or elsewhere, shall be granted the following holidays without deduction of pay:—The days observed as New Year's Day, Australia Day, Good Friday, Easter Monday, Labour Day, Anzac Day, King's Birthday, Christmas Day, and Boxing Day.
- (b) All employees working on piece-work or task-work shall be granted the same holidays as are granted to weekly wage workers, and, subject as hereinafter provided, they shall be paid for such holidays the amount for each holiday based on the minimum weekly wage prescribed by this Determination for the class of work performed.
- (c) If any of the above holidays occurs on a Sunday or Saturday and is not observed on any other day, then employees shall not be paid for such Sunday, and shall be paid for such Saturday as for a half day, but not otherwise.
- (d) All other weekly employees, whether in a city or elsewhere, shall be paid for the above holidays an amount for each holiday based on the actual weekly wage paid to them by the employer.
- (c) Any employee absenting himself or herself from work on any portion of the working day preceding or any portion of the working day succeeding a holiday provided for herein, other than Boxing Day and New Year's Day, without permission from the employer or without having reasonable cause for having absented himself or herself from work, shall not be entitled to payment for such holiday.
- (f) Any weekly employee who is employed on a Sunday or any holiday provided for herein shall be paid for that day at the rate of time and a half in addition to his or her weekly wage.
- (g) Any piece-worker employed on a Sunday or any holiday prescribed by this Determination shall be paid, in addition to the prescribed piece-work prices, at the rate of time and a half calculated on the minimum wage prescribed for the class of work performed.

#### ANNUAL LEAVE.

- 10. (1) Except as hereinafter provided a period of fourteen consecutive days leave with payment of ordinary pay for two weeks shall be allowed annually by each employer to each of his employees after a period of twelve months continuous service with him by the employee concerned.
- (2) Such period of annual leave shall not include any public holiday granted by the said Determination, observed on a working day, but shall include all other non-working days within the period of annual leave of the employee concerned.
- (3) (a) If any public holiday granted by the said Determination falls within an employee's period of annual leave and is observed on a day which, in the case of that employee, would have been an ordinary working day, there shall be added to his period of annual leave one day, being an ordinary working day on ordinary pay for each such holiday observed as aforesaid.
- (b) Where an employee without reasonable excuse, proof whereof shall lie upon him, is absent from his employment on the working day or part of the working day prior to the commencement of his annual leave, or fails to resume work at his ordinary starting time on the working day immediately following the last day of the period of his annual leave, the employee shall not be entitled to payment for the public holidays which fall within his period of annual leave.
  - (4) Continuity of service shall not be broken nor be deemed to be broken by :-
    - (a) any interruption or termination of the employment of an employee by his employer, if such interruption or termination has been made with the intention of avoiding any obligation under the Determination in respect of annual leave, and proof that it has not been made with such intention shall be on the employer;
    - (b) any absence from work less than fourteen days in the twelve months on account of sickness or accident, proof whereof shall be on the employee;
    - (c) any absence on account of leave granted, imposed or agreed to by the employer;
    - (d) any absence due to reasonable cause proof whereof shall be on the employee;
    - (c) the standing off of an employee or the working of shortened hours by an employee pursuant to clause 14 of the Determination, or the non-attendance for work by an employee after receipt of notice by him under sub-clause (d) of such clause that his services will not be required on the following day or days;
    - (f) any absence from work of more than fourteen days in the twelve months on account of sickness or accident proof whereof shall be on the employee;
    - (g) absences from work due to sickness or accident as prescribed in (b) and (f) of this sub-clause shall be subject to the provisions set out in sub-clause (10) hereof.
  - (5) In calculating a period of twelve months continuous service:
    - (a) any annual leave taken therein;
    - (b) any absences of the kind mentioned in (a) (b) and (c) of sub-clause (4) above;
    - (c) any absence on account of leave granted imposed or agreed to by the employer shall be counted as part of such period;
    - (d) in respect of absences of the kind mentioned in placita (c) (other than absences on account of leave imposed by the employer) (d) and (f) of sub-clause (4) above the employee shall serve such additional period as part of his qualifications for annual leave as will equal the period of such absences.

- (6) Notwithstanding any of the other provisions of this clause proportionate payment for annual leave shall be made by an employer in respect of each completed month of continuous service when the employee so serving leaves his employment or his employment is terminated by the employer before the completion of any twelve monthly qualifying period under this clause. Such payment shall be made forthwith on such employee so leaving or on his employment being so terminated as the case may be.
- (7) Notwithstanding any of the other provisions of this clause annual leave shall be allowed and shall be taken and payment shall not be made or accepted in lieu thereof.
- (8) (a) Such annual leave shall be given by the employer and taken by the employee before the expiration of a period of six weeks after the date upon which the right to such annual leave accrues unless otherwise agreed to by the employer and employee concerned.
- (b) An employee who has not completed his qualifying period of twelve months by the day on which the customary Christmas holiday period commences in the case of his employer in the year concerned, shall (unless the exigencies of the business otherwise require) be granted such proportionate leave and pay as his service prior thereto entitles him, and thereafter his qualifying period shall in cases not covered by sub-clause (9) hereof start afresh as from the commencement of such proportionate leave.
  - (c) The employer shall give the employee at least thirty days notice of the date from which such annual leave shall be taken.
- (d) Each employee shall be paid in advance by his employer before the commencement of the employee's annual leave his ordinary pay for the said period of annual leave.
- (e) Notwithstanding any of the other provisions of this clause in no case shall annual leave be given and taken later than the expiration of three months after the date on which such annual leave accrues.
- (9) Where an employer closes down his factory or workshop or a section or sections thereof for the purpose of allowing annual to all or the majority of the employees in the factory or workshop or section or sections concerned the following provisions shall apply:-
  - (a) He may by giving to the employees concerned not less than one month's notice of his intention so to do, stand off for the duration of the close down all employees in the factory or workshop or section or sections concerned and allow to those who are not then qualified for two full weeks leave paid leave on a proportionate basis of one sixth of a week's leave for each completed month of continuous service.
  - (b) An employee who has then qualified for two full weeks' leave, and has also completed a further month or more of continuous service shall be allowed his leave and shall also be paid one sixth of a week's wages in respect of each completed month of continuous service performed since the close of his last twelve monthly qualifying period.
  - (c) The next twelve monthly qualifying period of each employee affected by such close down shall commence from the day on which the factory or workshop or section or sections concerned is closed down for the annual leave in question.
  - (d) If in the first year of his service with an employer an employee is allowed proportionate annual leave under sub-clause (8) (b) hereof, and subsequently within such year lawfully leaves his employment or his employment is terminated by the employer through no fault of the employee, he shall be entitled to the benefit of sub-clause (6) of this clause subject to adjustment for any proportionate leave which he may have been allowed as aforesaid.
  - (e) Provided always that any employee leaving his employment by reason of his non-compliance with clause 14 (a) of the Determination and who when so leaving suffers a deduction of pay under such clause shall be entitled notwithstanding such non-compliance to the benefit of sub-clause (6) of this clause.
- (10) (a) Should an employee be absent from his work on account of sickness or accident, it shall be necessary for such employee to notify his employer that such absence is due to sickness or accident. Such notification shall if required by the employer but not otherwise be in the form of a written message which shall be sent by or on behalf of the employee within forty eight hours after the commencement of such absence.
- (b) If an employer within seven days after the receipt by him of advice or when required of a written message sent by or on behalf of an absent employee, alleging that his absence is due to sickness or accident, fails to despatch or give to the employee written notice that he does not accept the message as antisfactory evidence of the facts alleged by or in it, such message shall be deemed to be prima facie evidence that the absence of the employee was due to sickness or accident.
- (c) If an employer within seven days after the receipt by him of such a message despatches or gives to the employee written notice that he does not accept such message as satisfactory evidence of sickness or accident, but requires further evidence thereof the employee shall within a reasonable time furnish such further evidence. If the employer requires the employee to obtain a medical certificate or other proof of sickness or accident the employer did not pay or refund any fee and incidental expenses necessarily incurred or paid by the employee in complying with such requirement. The employee shall submit to medical examination at the employer's expense if so required and shall not obstruct or interfere with inquiries deemed to be necessary by the employer.
- (d) In the event of any dispute arising in regard to any of the foregoing placita (a) (b) and/or (c) of this sub-clause such dispute may be referred for determination to the Wagos Board and the said Wagos Board shall thereupon consider and determine such dispute and the employee concerned in such dispute shall, if his claim succeeds and the Wagos Board so decides, but not otherwise in such case, be entitled to be paid by his employer for all time lost and for any reasonable expenses incurred consequent on his attendance before such Wages Board.
- (e) In any cases where the period of seven days referred to in placita (b) and/or (c) hereof expires after the finish of the last working day in the calendar week, or on a public holiday, such period shall be deemed to extend to noon of the next ordinary working day and in any case where illness commences after the finish of such last working day such period of forty-eight hours shall be deemed to commence at the starting hour of the next ordinary working day.
- (11) (a) Any absence from work shall not be deemed to break the continuity of service of any employee unless within seven days of the commencement of such absence his employer gives or despatches to such employee notice in writing that he regards either conditionally or unconditionally, such absence as constituting a break in the continuity of the service of such employee.
- (b) In any case where an employee has been absent from his employeen for any cause not mentioned in any of the placita (a), (b), (c), (d), (e), or (f) of sub-clause (4) hereof and such employee has been notified in accordance with sub-clause (11) (a) hereof that his employer egards such absence as constituting a break in the continuity of the employee's service, such employee may apply to the said Wages Board within fourteen days of receiving such notification for a decision that it is, under all the circumstances, unduly harsh and unconscionable (proof whereof shall be on the employee) that he should suffer the loss to the full extent of such portion of a qualifying period for annual leave as he may have served up to the time of such absence. The said Wages Board shall upon receipt of any such application consider and make a decision thereon with due regard to all the circumstances of the absence and may decide that, despite the said absence, either the period of continuous service served by the employee prior thereto shall not be lost to him as portion of a qualifying period for annual leave, or that his period of annual leaves should be reduced. But in the former case the decision shall be subject to a condition that he serve such period of continuous service as an addition to and part of his full qualifying period as the Wages Board may determine. Such additional period of continuous service shall not be less than the time lost by the employee as a result of the absence the subject of the dispute.

For the purposes of this clause:-

- "Ordinary Pay" means in the case of a time worker the ordinary remuneration he received for the normal weekly number of hours worked by him and in the case of a piece task or bonus worker the ordinary time rate.
- " Employer" and all variations of such word includes and include respectively all persons firms and corporations covered by the Determination irrespective of the gender used.
- "Service" means service with any employer covered by the Determination as from not earlier than the 1st day of January, 1946.

The masculine includes the feminine.

### 3355 SICK PAY.

- 11. (1) When an employee has been employed by an employer during a period of three months and is subsequently absent from work on account of personal sickness or accident such employer shall not deduct from the pay of such employee on account of such absence the amount which the employee would be entitled to receive if working, but shall pay such employee such amount or amounts as the employee would have been entitled to receive if working, but not exceeding in all in any one year of his employment with such employer forty-four hours ordinary pay.
- (2) (a) Should an employee be absent from his work on account of sickness or accident it shall be necessary for such employee to notify his employer that such absence is due to sickness or accident. Such notification shall if required by the employer be in the form of a written message which shall be sent by or on behalf of the employee within forty-eight hours of the commencement of such absence.
- (b) If an employer within seven days after the receipt by him of a written message sent by or on behalf of an absent employee alleging that his absence is due to sickness or accident, fails to despatch or give to the employee written notice that he does not accept the message as satisfactory evidence of the facts alleged by it, it shall be deemed to be prima facie evidence that the absence of the employee was due to sickness or accident.
- (c) If an employer within seven days after the receipt by him of such a message despatches or gives to the employee written notice that he does not accept such message as satisfactory evidence of sickness or accident, but requires further evidence the employee must within a reasonable time furnish such further evidence. If the employer requires the employee to obtain a medical certificate or other proof of sickness or accident the employer shall pay or refund any fee and incidental expenses necessarily incurred or paid by the employee in complying with such requirements. The employee shall submit to medical examination at the employer's expense if so required and shall not obstruct or interfere with inquiries deemed to be necessary by the employer.
- (d) In the event of any dispute arising in regard to any of the foregoing placita (a) and/or (b) and/or (c) of this sub-clause such dispute may be referred for determination to the Wages Board, and the said Wages Board shall thereupon consider and determine such dispute and the employee concerned in such dispute shall if his claim succeeds and the Wages Board so decides, but not otherwise in such case, be entitled to be paid by his employer for all time lost and for any reasonable expenses incurred consequent on his attendance before such Wages Board.
- (e) In any case where the period of seven days referred to in placita (b) and (c) hereof expires after the finish of the last working day in the calendar week, or on a public holiday, the period shall be deemed to extend to noon of the next ordinary working day and in any case where illness commences after the finish of such last working day the said period of forty-eight hours referred to in placita (a) hereof shall be deemed to commence at the starting hour of the next ordinary working day.
- (3) If an employee be not entitled to receive in any one year the whole or part of forty-four hours ordinary pay on account of suckness or accident the whole or part of such pay to which he is not so entitled in such year shall accumulate from year to year up to but not exceeding three years or in such accumulation 132 hours ordinary pay as sick pay.
- (4) In the event of the employee having received in respect of any such sickness or accident as is maintained in sub-clause (1) hereof any payment or monetary, allowance or benefit in pursuance of any Commonwealth or State legislation or regulations or order made thereunder the employer shall be entitled to deduct from the employee's pay during any period of absence in pursuance of the provisions of this clause the equivalent of any such payment or monetary allowance or benefit and shall be liable to the employee for the remainder only.
- (5) Notwithstanding anything in this clause contained an employee shall not be entitled to more than forty-four hours ordinary pay as sick pay in respect of any one period of twelve months.
- (6) (a) Before leaving his place of employment for whatsoever cause an employee shall receive from his employer a certificate in the form set out hereunder showing the length of his service with the employer and the amount of sick leave granted, if any, during such employment :--
  - I hereby certify that \_\_\_\_\_\_ was employed by me from \_\_\_\_\_ to \_\_\_\_\_ during such period of employment he/she received payment for \_\_\_\_\_ hours on account of sickness.

The inclusive dates of the last absence as above were from...... to ..... to

#### Signature.

- (b) If no sick leave has been granted to an employee during his period of service with an employer the certificate herein prescribed shall indicate that fact.
- (7) In the event of any dispute regarding the right of an employee to sick pay under this clause, the employee shall if so required by his employer produce the aforementioned certificates to such employer.

For the purposes of this clause :--

- "Ordinary Pay" means in the case of a time worker the ordinary remuneration he receives for the normal weekly number of hours worked by him and in the case of a piece task or bonus worker the ordinary time rate.
- "Employer" and all variations of such word includes and include respectively all persons firms and corporations covered by the Determination irrespective of the gender used.

  "Service" means service with any employer covered by the Determination as from not earlier than the 1st day of January, 1946.

The masculine includes the feminine.

#### DINING ACCOMMODATION.

- 12. (a) If any employer of more than five employees in any factory or workshop fails to provide the accommodation and facilities in this clause set out he shall (subject to the following proviso) during the period of such failure pay to each and every such employee an additional amount equivalent to 2½ per centum of the amount of wages prescribed for such employee by this Determination to compensate such employees for the absence of such accommodation and facilities, provided that any employer who has failed for good cause to provide such accommodation and facilities may be exempted:—
  - (i) by the Union, or if the Union refuses or neglects on application to it by the employer to issue a certificate of exemption;

(ii) by the Wages Board. from the requirement that he shall pay during the period of such failure such additional amount.

- (b) Every such employer shall set aside a separate room or portion of the factory or workshop as a dining room wherein the employer shall provide adequate table and seating accommodation.
  - (c) Hot water shall be provided free of charge to be available to employees immediately meal time or rest period commences.
  - (d) The employer shall provide the necessary labour to keep such room clean.

13. Any disputes as to the rights of employees or the duties or obligations of an employer under this Determination shall be dealt with by the Wages Board.

### TERMS OF ENGAGEMENT.

14. (a) The week shall terminate on a day other than Monday or Saturday, and all employees shall be paid all moneys due to them in full during the ordinary working hours not later than two working days following the termination of the week. In order to terminate employment of a weekly employee, two days' notice shall be given on any day, with payment to date of termination, or in lieu thereof two days' pay shall be paid or deducted. When employment is terminated by an employer, the employer shall, upon the date of such termination, pay to the employee (weekly employee or piece-worker) all moneys due to him or her, and, when employment is terminated by an employee in accordance with the terms of this Determination, the employer shall pay to the employee (weekly employee or piece-worker) all moneys due to him or her.

- (b) All weekly wages shall be paid to the employees in full, with the following exceptions:-
  - (i) Turns to be Observed .- In slack times the employer shall observe turns of employment for weekly workers and piece workers (including outside workers) not engaged on making samples in the respective class or classes of work at which they are engaged, provided always that journeymen and journeywomen having apprentices under their control shall be allowed in their turn extra work equivalent to the wages of the apprentice during the time the turn system is in operation. The employer shall keep in the workroom a true record of every turn, which shall be open to the inspection of the apprentice.
  - of the employees.

    (ii) Standing Off Employees in Turn.—Should any employer during slackness of trade desire to stand off his employees in turn, then the employer on any day during any week shall inform every person whom it is proposed to stand off of any day or days in the following week (other than a Saturday or holiday) upon which his or her services will not be required; but an employee shall not, except under the conditions provided in sub-clause (iii) of this clause, be stood off for part of a day without being paid for a whole day.

    (iii) Employees Working Shortened Hours.—If it is desired to work a week of shorter hours in slack times, instead of standing the employees off in turn, the employer may make an arrangement to work his employees for shortened hours, but such arrangement shall be made only where, on the vote of the employees being taken, a majority of the whole of the employees vote in favour of such arrangement.

    Where such an arrangement is made, the employees shall be informed on the day ending each week of the shortened hours to be worked in the following week.

    Where an arrangement is made in compliance with this provision the employer shall pay each employee for the actual hours worked on each day on the basis of his or her weekly wage.

- (iv) Vacation Periods.—Nothing contained in this sub-clause shall apply in the case of the usual vacation period at Christmas
- (c) Classes of Employees.—For the purpose of this clause (but subject to the provisions of sub-clause (b) hereof), in operating the turn system the various classes of employees shall be taken separately, and "classes of employees" shall mean each class of employee in respect of which a classification of work has been provided under this Determination, but in all cases, male improvers and journeymen, or female improvers and journeywomen doing the same class of work, shall be deemed to be one class of employee.
- (d) Stoppage of Work re Breakdown of Machinery.—In the event of the work of a factory or workshop being stopped by a breakdown of machinery or a stoppage of supply of power, or for any cause for which the employer cannot reasonably be held responsible, all weekly hands who present themselves for work shall be found work for that day, or paid one day's wages in lieu thereof, but when such breakdown or stoppage occurs the employer may give notice to an employee that his or her services will not be required on the following day or days, and the employee shall not be entitled to any further payment in respect of any further days that he or she is out of employment by reason of such breakdown or stoppage.
  - (e) Terminating Employment in Relation to a Holiday .-
    - (i) Where the employer terminates the employment of an employee within fourteen days of a day on which a holiday occurs, and such employee is re-employed within a period of one month after such holiday, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee has been employed by the employer for a period of at least one week prior to the termination of the employment.

Should the employment of an employee be terminated, or should an employee be stood off within fourteen days prior to any holiday or to the commencement of any group of holidays prescribed in this Determination, such employee shall be paid for such holiday or group of holidays, provided that such employee has been employed by the employer for a period of at least one week prior to the termination of the employment.

- (ii) When any two or more of the holidays prescribed in this Determination occur within two weeks of one another, such holidays shall for the purposes of sub-clause (i) hereof be deemed to be a group of holidays.
- (iii) Where the employer terminates the employment of an employee more than fourteen days, but not exceeding one month prior to a day on which a holiday occurs and such employee is re-engaged within a period of one month, or normal business is resumed within such period of one month after such holiday, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee has been employed by the employer for a period of at least one week prior to the termination of employment.

An employer shall be deemed to comply with the requirements of this sub-clause if on terminating the employment of any employee he gives that employee annual holidays or payment in lieu thereof in accordance with clause (10) hereof.

(f) Employees Absenting Themselves.—No employee shall, without just cause, be absent from his or her place of employment during the prescribed hours whilst there is work ready to be done by such employee, and where weekly wages are fixed the employee to be entitled to the sums so fixed must be available and ready and willing to do the work on the days and during the hours fixed by this Determination.

#### PART-TIME EMPLOYEES.

- 14a. Females may be employed as part-time employees in any branch of the clothing industry covered by this Determination upon and subject to the following terms and conditions:—
  - (a) They shall be journeywomen within the meaning of this Determination.
  - (b) They shall be employed for not less than twenty hours in any week.
  - (c) They shall not be employed both on time work and piece work or both on time work and task work in any week.
  - (d) If time workers, they shall be paid for each hour worked at the rate at least of 1/44th of the minimum weekly wage prescribed by this Determination for the class of work performed by them and if piece or task workers they shall be paid at the appropriate piecework rate or task rate payable under this Determination, but in no case shall any of such employees be paid less than so much of the minimum weekly wage prescribed by this Determination as is proportionate to the time worked by them.
  - (e) The payment or deduction of payment in lieu of notice of termination of employment shall be 2/5ths of the pay of the preceding week of the employee concerned.
  - (f) No employee employed or working as a full-time employee in any branch of the clothing industry on or after the 1st day of May, 1944, shall be employed or work as a part-time employee unless a permit in writing is obtained from the Secretary for Labour permitting such employee to be employed or to work as a part-time worker.
  - (g) The provisions of this Determination as regards annual leave and holidays shall apply to such part-time employees, but they shall be paid in respect of the period of such annual leave and in respect of holidays only at the rate actually being received by them at such time.
  - (h) Save as aforesaid all the provisions of this Determination shall apply to such part-time employees.

#### OUTSIDE WORKERS.

- 15. (a) Any employer may cause any work covered by this Determination to be done for him by any person (hereinafter called an "outside worker") who shall be the holder of a current outside worker's licence issued to him by the Secretary for Labour authorizing him to work as an outside worker for such employer.
- (b) Every such licence shall authorize the holder to work as an outside worker for one and only one employer named therein, and shall be current for a period specified therein not being more than six calendar months from the date of issue thereof.
  - (c) No such licence shall be issued unless the Secretary for Labour is satisfied that the applicant-
    - (i) is in 'necessitous circumstances;
    - (ii) cannot for some sufficient reason seek employment in a factory or workshop;

- (iii) is a person legally entitled to the benefits of this Determination and to recover the rates of pay herein provided
- (iv) will not as a result of the issue thereof be the holder of current outside workers' licences relating to more than. one employer.
- (d) The Secretary for Labour may at any time in his discretion cancel such licence-
  - (i) at the request of the holder;
  - (ii) if he is satisfied that any of the conditions mentioned in the last preceding sub-clause is no longer complied with; or
  - (iii) if he is satisfied that the holder has broken any of the conditions of such licence set forth in sub-clause (c) hereof.
- (e) The conditions of any such licence shall be that the outside worker during the currency of such licence-
  - (i) shall not do any work covered by this Determination in any workshop or factory or in the company of other persons then also doing any such work, except of persons holding current outside workers' licences and bearing to such outside worker the relation of parent, child, brother, sister, husband or wife.

    (ii) shall be a person legally entitled to the benefits of this Determination and to recover the rates of pay herein provided.

  - provided;

    (iii) shall not employ any labour whatsoever in connexion with the work entrusted to him;

    (iv) shall not permit any portion of the work entrusted to him to be done by any other person;

    (v) shall not suffer from any communicable disease or do any work in any place whereat any person is suffering from any communicable disease;
  - (vi) shall keep in a bound book a correct and complete record in ink of the hours worked by him each'day on any such work: and
  - (vii) shall not work on any work covered by this Determination more than 44 hours in any one week.
- (f) An employer by whom work is given to an outside worker shall—

  (i) not cause or permit him to do any part of such work in any workshop or factory;

  (ii) pay him the piecework prices prescribed by this Determination occurring during the period he is doing such work for such employer one-fifth of the weekly wage prescribed by this Determination for employees doing similar results are such employer one-fifth. similar work:

  - similar work;

    (iv) record in a bound record book in which each page is consecutively numbered—

    (1) the name and full address of the outside worker;

    (2) the description, and number of articles or garments given to the outside worker; and

    (3) the price paid or agreed to be paid for such work; and

    (v) obtain the signature of the outside worker to each entry in such book.
- (g) Any such record book so kept shall be open for inspection during business hours by (1) any person or persons authorized by the Secretary for Labour and (ii) any officer or officers of the Amalgamated Clothing and Allied Trade Union of Australia, provided that no more than two of such persons or two of such officers shall inspect such book at any one time.
- (h) No employer shall have more than one outside worker plus such number of outside workers as bears to the number of workers directly employed by him in his usual workshop or factory a ratio not exceeding one to ten.
- (i) Outside workers shall be provided free of charge with cotton, silk, thread and all other sewings and trimmings used in the manufacture of articles or garments.
- (j) In the case of an employer delivering and/or collecting the work of any outside worker the same shall be done without charge to such outside worker. MISCELLANEOUS PROVISIONS.
- 16. (a) Record of Time Worked and Wages Paid.—(1) The employer shall provide in each factory, workshop, or place where there are fewer than 30 employees, and where work is carried on for him, a time and wages book. Such time and wages book:—
  - (i) shall be in the English language and shall contain a correct account of the hours worked each day, and the wages received each week, by each employee;
    (ii) shall be kept correctly entered up in ink; and
    (iii) shall record clearly the actual date of each day, of each week, and also the date of the day on which the week ends.
- . (2.) The employer shall provide in each factory, workshop, or place where there are not fewer than 30 employees, and where work is carried on for him, a time-book, or sheet, or record. Such time-book, or sheet, or record shall be in the English language and shall contain a correct account of the hours worked each day and the wages received each week by each employee. Such time-book, or sheet, or record shall be kept correctly and entered up in ink.
- (b) Chairs to have Backs.—(1.) Where it is necessary for employees to sit at their work, seats shall be provided for the employees by the employer. Such seats shall be reasonably comfortable seats.
- (2.) A seat provided for any female employee shall have a back to it, unless the work of such employee cannot be conveniently done in such a seat, or unless the employee requests to be allowed to use a seat without a back to it.
- (c) Collecting Logs.—Where piece work is in operation, the employer shall make arrangements for collecting the logs, and the employees need not leave their places.
- (d) Rest Period.—When any spell of duty is for more than four hours, an interval of ten minutes, to be selected by the employer, shall be allowed in the second or third hour to females and apprentices for refreshment. The interval shall be as part of the time of duty without deduction of time-work pay. During such rest period, the employees may leave their seats, but not the premises.
  - (e) Authorized Person May Enter Factory .-

    - (i) Any person or persons duly authorized, in writing, by the Secretary for Labour (such authorization to be terminable at the will of the Secretary for Labour) shall have power to inspect any part of a factory, workshop, or place where it is believed that a breach of this Determination is occurring or has occurred.
      (ii) At least six hours' notice shall be given by the authorized person or persons (not exceeding two) prior to his or their actually going on the premises, and the employer shall be notified of his or their arrival, and shall in person (accompanied by a nominee, or by his nominees, not exceeding two) be entitled to accompany the authorized person or persons and shall provide access to the wages book or time sheet or records of any employee including outside workers. The work and duties of the employee shall be interfered with as little as possible by the authorized person or persons.
    - authorized person or persons.

      (iii) The Secretary for Labour shall have power to dispense with the said six hours' notice on special application being made for any cause shown and supported by an affidavit setting out the facts. A certificate duly signed by the Secretary for Labour stating that such notice has been dispensed with shall be sufficient proof of such fact.
- (f) Union Official Visiting Employer's Establishment.—The employer shall permit any official of the Victorian Branch of the Amalgamated Clothing and Allied Trades' Union of Australia (authorized in writing by the Secretary for Labour) to enter from time to time the factory or workshop during the midday meal time for the purpose of—

  (i) Collecting members' contributions;

  (ii) Posting Union notices and interviewing employees on Union matters relating to this industry and/or this Determination.

  Such authorized person shall inform the parson in all unions.

Determination.

Such authorized person shall inform the person in charge of his arrival before entering the workshop or factory. Such official shall have reasonable ingress into the factory and access to the employees. If any official so authorized makes himself objectionable during any such visit to the employer or his manager or foreman or any employee his right to visit may be terminated by the Secretary for Labour on the application of the employer.

For the purpose of this clause the words "factory or workshop" shall include every room or place where work in respect of which a wage is prescribed by this Determination is carried out, together with the room in which the employees partake of their meals, notwithstanding that such room may be detached from or in a separate building from the main place of business of the employees.

#### PIECEWORK.

- 17. (a) Subject to payment of the minimum weekly wages prescribed by this Determination for employees in their respective classes and to the conditions hereinafter set out, the employer, in conjunction with the employees, may fix his own piecework prices, provided such prices enable a journeyman or journeywoman of average capacity working under like conditions to earn at least 10 per centum more than the minimum weekly wage in their respective classes. The same piecework prices shall be paid to all pieceworkers doing the same operation in the factory or workshop whether they be journeymen, journeywomen, improvers, apprentices or juveniles.
- (b) All pieceworkers, who are available and ready and willing to work during the ordinary working hours but for whom work is not provided by the employer shall be paid in each week:—In the case of males not less than the "all others" rate; and in the case of journeywomen not less than the amount prescribed for "all others"; and in the case of apprentices or improvers not less than the amount prescribed by this Determination for an apprentice or improver of like experience.
- (c) The piecework price in respect of all garments or parts of garments or other articles or parts of articles shall be determined in the following manner:—
  - (i) Where there are fewer than twenty employees involved in the work to be performed the employer or his representative, in conference with one employee chosen by and from such employees, shall fix the prices.
  - (ii) Where there are twenty or more employees involved in the work to be performed the employer or his representative in conference with two employees so chosen, shall fix the prices.
  - (d) In the event of a dispute with reference to piecework prices the matter shall be referred to the Wages Board.
- (e) A copy of all piecework schedules shall, within 24 hours of their being fixed, be displayed by the employer in a conspicuous place in each and every room of the workshop or factory where such piecework is being performed and shall be kept displayed.
- (f) In all factories and workshops where piecework conditions are now in operation, the same shall not be altered except in the manner prescribed in this clause for the determination of piecework prices.

### PERIODICAL ADJUSTMENT OF RATES, ETC.

18. (a) Until the beginning of the first pay period to commence in November, 1946, the amounts of wages rates payable shall be those prescribed in Clauses 2 and 3. Pursuant to the provisions of section 21 of the Factories and Shops Act 1934, the Board determines that for work done during each future half-year beginning with the first pay period to commence in a November, or a May, the amounts of the wages rates prescribed in Clauses 2 and 3, shall be automatically increased or decreased by the same amounts and at the same time as the original rates set out hereunder which rates shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" retail price index numbers:—

For the purpose of this Determination the expression "Commonwealth Statistician's index numbers" or any like expression means the numbers stated to be such index numbers in any document purporting and not proved to be wrongly so purporting to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician.

- (b) The index number for the six capitals (weighted average) is to be applied.
- (c) The index number for the six months ending March or September next preceding the half-year for which the adjustment is made is to be ascertained.
- (d) The amount of addition or deduction assigned in the following table (or in any extension thereof) to the index number division comprising such number is to be ascertained.
- (e) That assigned amount shall for work done during such half-year be added to or deducted from the originally prescribed amounts of the rates in accordance with that table, and in respect of all wages prescribed at a rate of £4 9s. or more per week the sum of 2s. shall be added to the result.
- (f) The division called original in the following table is that for the amount of the basic wage upon which the rates are to be deemed to have been originally prescribed :-

TABLE. Original Index Number Division, 1081-1092 (88s.).

						tions or Deductions Week.	
	Index Numi	ber Division	for Dedu	ctions.	Rates of £4 9s. or More.	Rates Less than £4 9s. of Adult Females.	Index Number. Division for Additions.
				· ·	£ s. d.	£ s. d.	
	1081-1092				Nil	Nil	10811092
	1068-1080				0 1 0	0 0 6	1093-1104
	1056-1067				0 2 0	0 1 0	1105-1117
	994-1006		• •		0 7 0	0 3 6	
	957–969				0 10 0	0 5 0	
	945-956				0 11 0	0 5 6	i
	933-944				0 12 0	0 6 0	1
	920-932				0 13 0	0 6 6	1
•	908–919				0 14 0	0 7 0	
	896907				0 15 0	0 7 6	
	833-895				• 0 16 0	0 8 0	· ·
	871-882				0 17 0	0 8 6	
	859-870				0 18 0	0 9 0	
	. 8 <b>46–8</b> 58			1	0 19 0	0 9 6	
	834-845			1	1 0 0	0 10 0	
	821-833				1 1 0	0 10 6	
	809-820				1 2 0	0 11 0 .	
	, <b>797–808</b>			]	1 3 0	0 11 6	,
	784-796				1 4 0	0 12 0	
	772–783				1 5 0	0 12 6	
	760-771			!	1 6 0	0 13 0	

The index number divisions in this table are based upon the equating of index number 1000 with 81s., and any extension of the table must be similarly constituted.

(g) The amounts of the weekly rates for apprentices, improvers, and juveniles shall be adjusted proportionately to the rate of £4 9s., calculated to the nearest 6d., any broken part of 6d. in the result not exceeding 3d. to be disregarded, and shall conform to these payable from time to time under the terms of the appropriate award of the Commonwealth Arbitration Court.

(h) In all cases where for the same class of work the same rates have been prescribed for journeywomen or adult females as are prescribed in this Determination to be paid to journeymen or adult males, the rates for such journeywomen or adult females shall be increased or decreased in the same manner as the rates for journeymen or adult males.

(i) Piece work prices shall be increased or decreased in the same proportion as the rate for the journeymen or journeywomen in the respective classes.

Weekly Wages.

	- <u></u> -	PPRENTICES OR IMPROVERS			
Experience.	Males Employed at Women's Order Dress- making, Women's Order Tailoring, and Women's Iteady-made Dressmaking, and Women's Ready- made Tailoring.	Males Employed at Underclothing and Whork, Collars, Shirts and Pyjamas.	te- Females.	Females Commencing at the Trade Between the Ages of 18 and 21 Years.	Malo Juveniles Employed at Seam Pressing. Definition Clause (4).
	Adjustable Weekly Wages. Constant Loading.		stant Weekly ding. Wages.	Weekly Wages.	Adjustable Weekly Wages.  Constant Loading.
1st six months 2nd ,, 3rd ,, 4th ,, 6th ,, 7th ,, 8th ,, 9th ,,	£ s. d. 0 6 0 6 0 19 0 0 6 1 3 6 1 0 0 1 1 0 1 0 1 0 1 0 1 0 1 0 0 1 1 1 0 1 0 0 1 0	0 15 6 0 0 0 19 0 0 1 3 6 1 1 7 0 1 1 18 6 1 2 10 6 1 3 2 0 2	d. 2 s. d. 1 0 0 0 1 5 0 0 1 10 0 0 0 1 15 0 0 6 2 0 0 6 2 12 6 0 0 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	£ s. d. 2 0 0 2 5 0 2 12 6 3 0 0	£ s. d. s. d. 1 3 6 0 6 1 3 6 0 6 1 11 0 1 0 1 11 0 1 0 2 7 0 1 6 3 9 6 2 0 3 9 6 2 0 4 5 6 2 0

OTHER PERSONS (EXCEPT APPRENTICES, IMPROVERS, AND JUVENILE WORKERS).

Group (1).—\*Women's order dressmaking and women's order tailoring, including making and/or altering all order outer garments for women:—

•	,	_	+		_
	Males	⊾ i	Fen	aale	8.
Journeymen.	£ 8.	<u>d</u> .	£	8.	<u>d</u> .
(a) Cutters employed marking in or cutting out garments	6 2	0	l		
(b) Heads of tables in charge of four or more persons employed as table hands	5 14	6	í .		
(a) Tailors employed making and/or machining and/or altering any part of a garment		ŏ		•	
(d) Machinists amployed machining any part of a garment	5 12	X		•	
(a) maximises employed maximing any part of a garment		νį		• •	
(e) Pressers-off employed pressing off any part of a garment	1	0			
(f) All others	4 9	0		•	
(g) Cutters employed marking in or cutting out costume coats, overcoats, topcoats, cloaks, as are made of					
tweed, twill, worsted, or similar materials	1	- 1	5 1	=	Λ
(h) All other cutters employed marking in or cutting out any material of wearing apparel other than		- 1	9 1	. O	v
(a) An other cutters employed marking in or cutting out any material of wearing appared other than	1	- 1		_	- !
costume coats, overcoats, topcoats, cloaks, as are made of tweed, twill, worsted, or similar materials		- 1	3 1		6
(i) Fitters on employed trying on to a customer unfinished or finished garments		ı	3 1	5	3
(j) Pressers employed pressing off any part of a garment, and using an iron weighing more than 8lb.					- 1
and/or using a pressing machine	٠	- 1	5 1	2	0
(k) Pressers employed pressing off any part of a garment other than the garment the worker is making		Į			
and using an iron weighing 8 lb. or less	۱	- 1	3 1	π.	ا ۾
(1) Table hands, finishers, or machinists, namely, journeywomen employed making and/or machining		٠,١	9 1		۷ ا
and/or altering any part of a garment other than blouses, skirts, wrappers, fronts, collars, collars, teles					- 1
at-				_	
		- 1	3 1	ð	6
(m) Table hands, finishers, or machinists, namely, journeywomen employed making and/or machining		- 1			- [
and/or altering any part of blouses, skirts, wrappers, fronts, collars, collarettes, or cuffs		ı	3 1	5	6
(n) Cornelli workers, machine embossers, or machine embroiderers employed on cornelli work or machine	1				- 1
embossing, or machine embroidery on all kinds of female wearing apparel			3 1	5	6
(o) Hand sewers of buttons, or hooks and eyes, or press-studs, or tickets, or thread cutters			3 1		6
(p) All others		- 1	3 1		ě
Grown (9) _*Women's ready_made dressmaking and ready_made tailoring including making and/on-	<del></del>				

Group (2).—\*Women's ready-made dressmaking and ready-made tailoring, including making, and/or altering any part of a costume dress, skirt, teagown, wrapper, blouse, jacket, mantle, cape, front, collar, collarette, cuff, opera cloak, and cloaks of all descriptions:—

			<b> </b>	We	ekly	Wag	çes.	_
		1	1	Male	8.	Fe	male	<b>35</b> ,
	Journeymen.		£	8.	<u>d</u> .	£	8.	<u> </u>
	(a) Cutters employed marking in or cutting out garments			15		-		
	(b) Tailors employed making any part of a garment			12		ı		
Į	(c) Machinist employed machining any part of a garment		5	12	ò	1		
1	(d) Pressers-off employed pressing off any part of a garment			12	ŏ	ĺ		
ı	(e) Under-pressers of coats of all descriptions employed under-pressing coats other than coats which	the			-	ĺ	٠.	
Ì	worker is making		4	17	0	ĺ		
Į	(f) All other under-pressers or seam pressers employed under-pressing or seam pressing, on all garme	nts	i -			ı	•	
ļ	other than coats, and other than garments which the worker is making		4	15	6	1		
Ì	(g) Brushers and folders employed matching garments, and/or sorting garments, and/or measur.	ing	Í		- 1			
ı	garments, and/or despatching garments, and/or brushing garments, and/or folding garments		4	15	6	1		
I	(h) All others	1	4	9	0			
ı	Journeywomen.	i	l		1	i		
1	(i) Cutters employed marking in or cutting out such costume coats, overcoats, topcoats, cloaks as	аге				i .	_	ļ
ı	made of twill, tweed, worsted, and similar materials	.:	i		- 1	5	15	0
ı	(j) All other cutters employed marking or cutting out any articles of wearing apparel other than su	ich				i _	_	
1	costume coats, overcoats, topcoats, cloaks as are made of twill, tweed, worsted, and similar materi	ais		٠.	i	3	15	6
1	(k) Pressers employed pressing off any part of a garment, and using an iron weighing more than 8	: Ib.			,			
١	and/or using a pressing machine	∵.		٠.		5	12	0
ı	(l) Pressers employed pressing off any part of a garment (other than the garment the worker is making	g),			l			
1	and using an iron weighing 8 lb. or less	*: {	ı	• •	. !	3	15	6
ı	(m) Table hands, finishers, or machinists employed making and/or machining and/or altering any p	art				_	<u>.</u>	. 1
	of a garment other than blouses, skirts, wrappers, fronts, collars, collarettes, or cuffs	ا ∙۰ـ		٠.		3	15	6
l	(ma) Females employed on manufacturing (i.e., machinists and table hands) all kinds of topcoats	tor					_	
,	adults made of material exceeding in weight 20 oz. to the lineal yard	• :				4	0	0
١	(n) Table hands, finishers, or machinists employed making and/or machining, and/or altering any professional design and the supplementary and the suppleme	art				_		_ ]
1	of blouses, skirts, wrappers, collars, collarettes, or cuffs	.··		٠.	i	3	15	6
ļ	(o) Cornelli workers, machine embossers, or machine embroiderers employed on cornelli work or machine	ne				_		_ !
ŀ	embossing, or machine embroidery on all kinds of female wearing apparel	•••		• •	ļ	3		6
1	(p) Hand sewers of buttons, or hooks and eyes, or press-studs, or tickets, or thread cutters	1		٠.	- 1	3 1		6
u	(q) All others	!			- 1	3	15	6

See Clause 18, sub-olauses (a) to (i) inclusive, preceding.

Group (3).—\*Underclothing and whitework, including the making of all articles of women's and girls' underclothing, nightgowns. pinatores, aprons, infants' dresses and gowns, and underclothing, and dresses for children not exceeding eight years of age, pillow-shams:—

·		Weel	dy Wages.
		Males.	Females.
Journeymen.	£	s. d.	£ s. d.
(a) Cutters employed marking in or cutting out any article of any description (b) All others	5		1
JOURNEY WOMEN.		•	
(c) Cutters employed marking in or cutting out any article of any description	::		3 15 6 3 15 6
(c) Machinists employed machining any part of articles of underclothing of all descriptions, or any part dresses of all descriptions for children not exceeding eight years of age  (f) Machinists employed machining any part of articles of whitework other than underclothing			3 15 6 3 15 6
(g) Pressers or ironers employed on any class of pressing or ironing with an iron not exceeding 8 lb.  weight			3 15 6
(h) Pressers or ironers employed on any class of pressing or ironing with a hand-iron exceeding 8 lb. weight  (i) Hand sewers of buttons, or hooks and eyes, or press studs, or tickets, and thread cutters  (j) All others	in	•••	4 17 0 3 15 6 3 15 6
6 (4) +6		- ata	minman and
Group (4).—*Collars, shirts, and pylamas, including the making of collars, cuffs, shirts, shunderpants (except knitted goods):—	irt fro		yjamas, and
Group (4).—*Collars, shirts, and pylamas, including the making of collars, cuffs, shirts, shunderpants (except knitted goods):— ———————————————————————————————————	nirt fro	Weck	ly Wages.
Group (4).—*Collars, shirts, and pylamas, including the making of collars, cuffs, shirts, shunderpants (except knitted goods) :— ———————————————————————————————————	nirt fro		
Group (4).—*Collars, shirts, and pyjamas, including the making of collars, cuffs, shirts, shunderpants (except knitted goods):—  JOURNEYMEN.		Weck	ly Wages. Females.
underpants (except knitted goods):— ———————————————————————————————————		Males.	Females.  £ s. d.
JOURNEYMEN.  (a) Cutters employed marking in or cutting out garments	3	Males.	Females.  £ s. d.

Addition to NEEDS BASIC WAGE CONSTITUENT FOR MALES AND TO WAGE FOR ADULT FEMALES.

- 19. (a) The weekly wage rates of all adult male employees shall be increased by the constant amount of 5s. (b) The weekly wage rates of adult females employed under Group (1) item (h) shall be increased by the constant amount of
  - (c) The rates for adult male pieceworkers shall be increased in the same proportion.

#### SPECIAL LOADING.

- 20. (a) In addition to the amounts otherwise prescribed by this Determination, the further additions hereinafter specified shall also be made to all wage rates or to payments due from time to time to employees pursuant to this Determination.

  (i) To all weekly wage rates or earnings herein prescribed or payable hereunder at the sum of £4 9s. or more for male employees and journeywomen employed in the following classifications, Group (1), items (g) and (j), Group (2), items (i) and (k), Group (3), item (h), there shall be added a special loading of 5s. per week.
  - (ii) To the weekly wage rates or earnings of adult females employed under Group (1), item (h), there shall be added a special loading of 3s. per week.
  - (iii) To all weekly wage rates or earnings prescribed or payable hereunder for apprentices or improvers pursuant to Clause
    - 2 of the Determination, there shall be added special loadings as follows:--

when tender						
Males						
lst six	months	 	 		 	 1 0
2nd	**	 	 		 	 1 0
3rd	,,	 	 		 	 16
4th		 	 		 	 16
5th	••	 	 		 	 16
6th		 	 		 	 2 0
7th	,,	 	 		 	 3 0
8th	,,	 	 	• •	 	 3 6
9th	,,	 	 		 	 4 0
10th		 	 		 	 46
Male Juv						
laty	<i>rear</i>	 	 		 	 16
2nd	,,,	 	 		 	 16
3rd	"	 	 		 	 26
4th	,,	 	 		 	 4 0
5th	••	 	 		 	 46

(b) The further additions prescribed in sub-clause (1) hereof shall not be subject to periodical adjustment under clause 18 of this Determination nor shall they be deemed to be portion of the wage for the purpose of computing piecework prices or task work, or overtime, holiday or other penalty rates.

NOTE.—The rates set out in clauses 2 and 3 include the above additional amounts prescribed by clauses 19 and 20.

P. A. RANDLES, J.P., Chairman.

J. R. MACPHERSON, Acting Secretary.

s. d.

Melbourne, 16th October, 1946.

### GAZETTE. GOVERNMENT

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No. 2061

### THURSDAY, OCTOBER 24.

[1946

Factories and Shops Acts.

### DETERMINATION OF THE CLOTHING BOARD.

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

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

In accordance with the provisions of the Factorics and Shops Acts, the Wages Board appointed to determine the Lowest Price or Rate which may be paid to any person for wholly or partly preparing or manufacturing, either inside or outside a factory or workroom, the following articles of Men's and Boys' Clothing or Wearing Apparel, namely, Coats (including Overcoats and Cloaks of every description), Vests, Trousers, Jackets, and Knickerbockers, except india-rubber waterproof garments, has made the following Determination, namely:

1. That as from the beginning of the first pay period to commence on or after the 1st October, 1946, the last previous Determination of this Board shall be revoked and replaced by this Determination.

#### APPRENTICES OR IMPROVERS.

(a) Wages.

Males.

			Tailors.		Employe (oth	d at Order er than Ta	Tailoring ilors).	Employed a	t Ready-ma	ide Clothing.
Experience.		Weekly Rate.	Special Loading.*	Total Weekly Wage.	Weekly Rate.	Special Loading.*	Total Weekly Wage.	Weekly Rate.	Special Loading.•	Total Weekly Wage
lst 6 months 2nd ,, 3rd ,, 4th ,, 5th ,, 7th ,, 8th ,, 9th ,,	:::::::::::::::::::::::::::::::::::::::	£ s. d. 0 13 0 0 17 0 1 1 6 0 1 14 6 2 2 6 .2 11 6 2 19 6 3 8 0 3 16 0	s. d. 0 6 1 0 1 6 1 6 2 0 2 6 3 0 3 6 4 0	£ c. d. 0 13 6 0 18 0 1 2 6 1 7 6 1 16 0 2 4 6 2 14 0 3 2 6 3 11 6 4 0 0	£ s. d. 0 17 0 1 1 0 1 6 0 1 10 0 1 14 6 2 2 6 2 15 6 3 8 0 3 16 0 4 6 6	s. d. 1 0 1 6 1 6 1 6 2 0 3 6 4 0 4 6	£ s. d. 0 18 0 1 2 0 1 7 6 1 11 6 1 16 0 2 4 6 2 18 6 3 11 6 4 0 0 4 11 0	£ s. d. 0 17 0 1 1 0 1 6 0 1 10 0 1 14 6 2 2 6 2 15 6 3 8 0 3 16 0 4 6 6	s. d. 1 0 1 0 1 6 1 6 2 0 3 0 3 6 4 0	£ s. d. 0 18 0 1 2 0 1 7 6 1 11 6 1 16 0 2 4 6 2 18 6 3 11 6 4 0 0 4 11 0

And thereafter the minimum wage or piece-work price.

#### Females.

	F	imployed at O	rder Tailoring.		E	nployed at Rea	dy-made Clothing.	
between the Age	Persons Commencing at the Trade between the Ages of 18 and 21 Other Persons. Years.					at the Trade f 18 and 21	Other Perso	ns.
Experience.		Per Week.	Experience.	Per Week.	Experience.	Per Week.	Experience.	Per Week.
2nd ,,	•••	£ s. d. 2 0 0 2 5 0 2 12 6 3 0 0	lst 6 months 2nd 3rd 4th 5th 6th 7th 8th	£ s. d. 1 0 0 1 5 0 1 10 0 1 15 0 2 0 0 2 5 0 2 12 6 3 0 0	lst 6 months 2nd ,	£ s. d. 2 0 0 2 5 0 2 12 6 3 0 0	lst 6 months 2nd 3rd 4th 5th 6th 7th	£ s. d. 1 0 0 1 5 0 1 10 0 1 15 0 2 0 0 2 5 0 2 12 6 3 0 0

And thereafter the minimum wage or piece-work price.

<sup>\*</sup> These special loadings shall not be subject to periodical cost of living adjustments nor shall they be deemed to be portion of the wage for the purpose of computing piecework rates or task work, or overtime, holiday, or other penalty rates.

(i) The term to be served at the industry by male apprentices or improvers shall be not more than five years.
(ii) The term to be served at the industry by female apprentices or improvers shall be:—Coat hands and coat machinists, not more than four years; all others, not more than three years.
(iii) Sub-clause (ii) hereof shall apply only to apprentices under indenture on the 1st day of May, 1944. Thereafter the term to be served at the industry by female apprentices or improvers shall be not more than four years.

(b) PROPORTION (in any Factory or place).

#### (a) Males. Apprentices.

Tailoring.	Pressing.	Other Classes of Work,
One apprentice to every journeyman tailor employed.	One apprentice to every four or fraction of four journeymen employed.	One apprentice to every three or fraction of three journeymen employed.

#### Improvers.

One improver to every 50 journeymen employed in any one section.

(b) Females.

One apprentice or improver to every journeywoman employed.

For the purpose of all clauses relating to apprentices and improvers, each class of employee as set out in the weekly wage schedules to this Determination shall be taken separately, and each such class shall be deemed to be a distinct section. Notwithstanding anything contained in this sub-clause, for the purpose of fixing the proportion of apprentices or improvers the following classes of employees shall be grouped as indicated hereunder, viz.:—

1.	Journeymen seam or under	pressers.						
	Journeymen pressers-off	`	• •					to be taken together.
2.	Order trousers table hands		••		••			·· } to be taken together.
	Order trousers machinists		••		••			to be carear cosecuer.
3.	Stock trousers table hands	• •	••	• •		• •		· } to be taken together.
	Stock trousers machinists	••			••	••	• •	to no carett coffernat.
4.	Order vest table hands	••	• •		• •		• •	· } to be taken together.
	Order vest machinists	••		••	••			to be maken together.
5.	Stock vest table hands		••	• •	• •	• •		· } to be taken together.
	Stock vest machinists							fo to taken together.

All apprentices shall be indentured in accordance with the prescribed form of indenture, provided that a minor may serve an employer as a probationer for a period not exceeding three months. During the said three months, he or she shall be paid at least the minimum rates prescribed by this Determination for the first six months of apprenticeship. If the probationer becomes indentured, his or her indentures shall be taken to have commenced from the commencement of the period of probation. In the event of the employer to whom an apprentice is bound easing to carry on business, such apprentice may be bound to another employer for the remainder of the term to be served: Provided if such apprentice be over the age of eighteen years at the time of the original employer ceasing to carry on business, such person may complete the time to be served as an improver.

OTHER PERSONS (EXCEPT APPRENTICES OR IMPROVERS).

(a) Order Tailoring. (Including making or altering all descriptions of male outer garments to an individual measure.)

				Ma	les.							Fen	ales.			
<del>_</del>	V	Veek Rate	ily	Spe	cial ling.•	Wee	Tota kly	ul Wage.	7	Veek Rate		Spe	cial ding.•	We	Tot:	al Wage
	£	8.	d.	8.	đ.	£	8.	d,	£	8.	đ.	8.	đ.	£	8.	d.
Cutters, namely, persons employed marking-in or cutting out	ے ا	10		] _		1 .	10		١.,	T n		١.				
Heads of tables, namely, persons in charge of four or more persons employed as table hands	6	13	6	5	0	i	18	0	0	I3 			0		18 15	
Trimmers, namely, persons employed marking or cutting out linings or trimmings	6	. 3	0	5	0	6	8	0	6	3	0	1.	0			0
Fitters-up, namely, persons employed fitting up garments	6	3	ŏ	5	ŏ	6	8	ŏ	ı		ŏ		Ö	6		
Tailors, namely, males employed making or altering any part of	, ,	·	•	~	٠	"	•	٠	"		.,	"	J	v	9	v
a garment	6	3	0	5	0	6	8	0				1.				
Machinists, namely, males employed machining any part of a		_						•				.			•	•
garment	6	3	0	5	0	6	8	0				١				_
Pressers-off, namely, persons employed pressing off any part of									i						•	•
a garment other than seam or underpressing of the garment									1							
which the worker is making	6	3	0	5	0	6	8	0	6	3	0	5	0	в	8	0
Under-pressers of coats of all descriptions, namely, persons																
employed underpressing coats other than coats which the				ļ.												
worker is making	5	8	0	5	.0	5	13	0	5	8	0	5	0	5	13	0
All other under-pressers, namely persons employed under-				1		•									_	
pressing on all other garments than coats	5	в	6	5	0	5	11	6	5	6	6	5	0	5	11	6
Seam pressers, namely, persons employed pressing seams on all	1			t	. 1	l						1				
garments	5	6	6	5	0	5	11	6	5	6	6	5	0	5	11	6
Brushers or folders, namely, males employed matching garments,				1		l						ŀ				
or sorting garments, or measuring garments, or despatching												ł				
garments, or brushing garments, or folding garments	5	8	0	5	0	5	13	0				١.				
Females employed making, or machining, or altering by hand				1		ł		ĺ				ļ				
or by machine, any part of a dress coat, frock coat, dinner				ł		ì		ì				į.				
jacket, or body coats of all descriptions		٠.			٠	1			6	3	0	5	0	6	8	0
Females employed putting in sleeves, stitching on pockets, or								]					۱,			
stitching edges inside and/or outside of all kinds of overcoats for adults made of material exceeding in weight 20 oz. to								- 1					- 1			
the lineal vard					•	1			_	_		l _	٠. ا			
Coat table hands or coat machinists, namely, females employed		• •			٠		• •		6	3	0	5	0,	. 6	8	0
making, or machining, or altering, any part of coats of all				l	- 1	ł		- 1	l			l -	- 1			
descriptions				ļ.								Į.		_		
Trousers table hands or machinists, namely, females employed		• •		٠ .	٠		• •			• •			٠	3	15	6
making, or machining, or altering, any part of all descriptions					ļ							1	J			
of trousers, breeches, or other articles of legwear					- 1	-		1	!			1	ì	_		_
Vest table hands or machinists, namely, females employed		••			٠		• •	- 1		• •		١.	•	3	15	6
making, or machining, or altering, any part of all descriptions				1	- 1	1		1	ı			ł	- 1	•		
of vests														•	١	
Hand sewers of buttons					<u> </u>		• • •			• •		1 .	• 1	-	15 15	6
Persons not otherwise provided for	5	Ö.	0	5	`o	5	5	0		• •		1:			15	

These special loadings shall not be subject to periodical cost of living adjustments nor shall they be deemed to be portion of the wage for the purpose of computing piecework rates or task work, or overtime, holiday, or other penalty rates.

#### (b) READY-MADE CLOTHING.

	[			Ma	los.			Ì				Fem	alos.			
·		Veek Rate			cial ling.*		Tot.	al Wage.		Veek Rate			cial ling.*		Tot kly	al Wage
		8.	,		,	6	8.	,	c	_	,	8.		£	8.	,
Cutters, namely, persons employed folding, laying-up, or	2	5.	a.	8.	a.	*	₽.	а.	L	8.	a.	8.	a.		8.	u.
marking material, or cutting out garments	6	6	0	5	0	6	11	0	6	6	0	5	0	6	11	0
Heads of tables, namely, persons in charge of four or more	ı a	5	6	5	0	6	10	6				1		3	15	а
persons employed as table hands	0	J	0	"	U	"	10	י		• •	•	.	•	٥	10	U
linings or trimmings	6	3	0	5	0	6	8	0	6	3	0	5	0	6	8	0
Fitters up and/or shapers, namely, persons employed fitting up	l .	_		١			_				:	1 _		] _		•
and/or shaping garments	6	3	0	5	0	6	8	0	6	3	0	5	0	в	8	0
Tailors, namely, males employed making or altering any part of a garment	6	3	0	5	0	6	8	0				١.	_	1		
Machinists, namely, males employed machining any part of a	ľ		·	ľ	Ü		•	١				1.	•	ĺ	-	•
garment	6	3	0	5	0	6	8	0				.				
Pressers-off, namely, persons employed pressing-off any part of				İ		l						ľ				
a garment other than seam of under-pressing of the garment	6	3	0	<u>ء</u>	0 .	6	8	0	8	9	0	\ <u>K</u>	0	a	Q	٥
which the worker is making	ľ	o	U	, ,	0 .	ľ	0		ľ	J	v	"	v	ľ	٠	٠
employed under-pressing coats other than coats which the	1			l		Ì						ŀ		ł		
worker is making	5	8	0	5	0	5	13	0	5	8	0	5	0	5	13	0
All other under-pressers, namely, persons employed under-	Ì			ì		Ì						)		Ì		
pressing on all garments (except coats) other than garments	5	6	6	5	0	۱ ۾	11	6	5	6	6	5	0	5	11	ß
which the worker is making		υ	U	"	U	ľ	•••	۰	ľ	U	٠	, ,	·	•		•
garments, other than garments which the worker is making	5	6	6	5	0	5	11	6	5	6	6	5	0	5	11	6
Brushers and folders, namely, persons employed matching	1					1			į					1		
garments, or sorting garments, or measuring garments, or				1				`								
despatching garments, or brushing garments, or folding	5	6	6	5	0	5	11	6	5	6	6	5	0	5	11	6
garments  Females employed making, or machining, or altering by hand	"	U	Ü	"	٠	ľ	11	•		۰	٠	"	v	Ĭ		·
or by machine any part of a dress coat, frock coat, dinner	1															
jacket, or body coats of all descriptions	ĺ	٠.		Ι.	•	ļ	•	٠ ا	6	3	0	5	0	6	8	0
Females employed putting in sleeves, stitching on pockets, or												1				
stitching edges inside and/or outside of all kinds of overcoats												1				
for adults (i.e. men's sizes 3 to 7 inclusive) made of material exceeding in weight 20 oz. to. the lineal yard	l			١		i		. :	8	3	0	5	0	6	8	0
Coat table hands or coat machinists, namely, females employed				'		1			-							
making or machining, or altering any part of coats of all				ļ		1			1					١.		
descriptions	ĺ	••			•		٠	•	1	• •	•	.	•	3	15	0
Trousers machinists, namely, females employed machining, or altering any part of all descriptions of trousers, breeches, or	Ì					1			Ì					1		
other articles of legwear				١.								,		3	15	6
Vest machinists, namely, females employed machining or														١.	1.5	
altering any part of all descriptions of vests	Ì	•		1 .	• •	Ì	٠	•	ì	•	•	) .	• •	3	15	6
Trousers table hands, namely, females employed making or altering any part of all descriptions of trousers, breeches, or												}		1		
other articles of legwear	1													3	15	6
Vest table hands, namely, females employed making or altering	}			1		1			}			1		_		
any part of all descriptions of vests			•		• •			•		٠	•				15 15	
Hand sewers of buttons, or thread cutters, or ticket sewers	5	ò	0	5	0	5	5	. 0		٠	•				15	
Persons not otherwise provided for	\ '	v	v	١ '	U	١ ٢	,	v	[	•	-	Ι.		\		_

These special loadings shall not be subject to periodical cost of living adjustments nor shall they be deemed to be portion of the wage for the purpose of computing piecework rates or task work, or overtime, holiday, or other penalty rates.

DEFINITIONS, AND CLASSIFICATIONS OF EMPLOYEES.

A journeyman is a male person, other than an apprentice or improver

A journeywoman is a female person other than an apprentice or improver

(i) Who has served the term of experience prescribed by this Determination; or
(ii) Who has attained the age of twenty-one years; or
(iii) Who is in receipt of at least the minimum weekly wage prescribed for the class of work on which such person is engaged whether on weekly wages or piecework.

Order work shall include any of the following classes of work:-

- (a) Bespoke work.
  (b) Garments out to an individual measure.
  (c) Garments that are fitted on.
  (d) Garments out to chart measure.

After 3rd February, 1933, no person shall be employed in the industry, except as provided in the following classifications, viz. -

- (a) Journeyman.
- (b) Journeywoman.
- (c) Apprentice.
- (d) Male person who has attained the age of 18 years, but is under 21 years of age, employed as an improver at the date upon which this Determination comes into force.
- (c) Female person, employed at order tailoring, who has attained the age of 18 years, but is under 21 years of age, employed as an improver at the date upon which this Determination comes into force.
- (f) Female improver employed at ready made clothing.
- (g) Female improver who has attained the age of 18 years, but is without previous experience at the trade.

#### HOURS OF EMPLOYMENT.

Forty-four hours shall constitute a week's work within the following hours:—Time of beginning, 8 a.m.; time of ending, 6 p.m.—on five days of the week. Time of beginning, 8 a.m.; time of ending, 1 p.m.—on the other day of the week on which the half-noliday is usually observed.

9.

#### OVERTIME.

### NOTE.—See Clause 21.

- (a) Any employee who, in any day, has performed any work outside the working hours ordinarily observed in the factory or workshop in which he or she is employed, shall be paid overtime as follows:—
  - (1) Weekly workers shall be paid at the rate of time and one-half, and shall also be paid is. 6d. meal money when such overtime exceeds 40 minutes on week-days or on Saturdays in those factories or workshops where a five and a half-

day week is worked.

In those factories or workshops where a five-day week is worked, all work done on Saturdays shall be paid for at the rate of time and a half and is. 6d. meal money shall be paid when such overtime is worked after noon.

- (2) Pieceworkers shall be paid (in addition to the ordinary piecework prices) for work done in the excess time such sum per hour as is equivalent to the weekly wage divided by 88, and shall also be paid 1s. 6d. meal money when such overtime exceeds 40 minutes on week days or on Saturdays in those factories or workshops where a five and a half-day week is worked. In those factories or workshops where a five-day week is worked, for all work done on Saturdays, pieceworkers shall be paid (in addition to the ordinary piecework prices for work done) such sum per hour as is equivalent to the weekly wage divided by 88, and 1s. 6d. meal money shall be paid when such overtime is worked after noon. after noon.
- (b) No employee shall be employed overtime outside the hours fixed, except with his or her consent.
- (c) No employee shall be dismissed, or in any way whatsoever be projudiced in his or her employment by reason of his or her refusal to work overtime outside the hours fixed.
  - (d) No employee under the age of sixteen years shall be employed on overtime.

MIDDAY MEAL.

- (a) An interval of not less than three-quarters of an hour shall be allowed for the midday meal.
- (b) No work shall be performed during such meal time.

TASK SYSTEM.

## NOTE,—See Clause 21.

No employer shall make a bonus or merit payment which fluctuates from period to period according to the amount of work performed by the employee concerned, and which is based upon a secret or task rate for measuring the output of such employee. No increase in wages granted to any employee, after the date of operation of this Determination, above the rates herein prescribed shall be deemed to be in contravention of this clause if the same be paid for a period of three months, or for the term of employment, whichever period is the shorter, provided, however, that such increased wages may, at the discretion of the employer, be adjusted according to the wages rates prescribed from time to time by this Determination.

In all factories and workshops where a minimum task is set for a minimum wage the following shall be observed:-

- (a) The task rate in respect of all garments, or parts of garments, or other articles or parts of articles, shall be determined in the manner following :-
  - (i) Where there are fewer than twenty employees involved in the work to be performed, the employer or his representative, in conference with one employee chosen by and from such employees, shall fix the rates.
  - (ii) Where there are twenty or more employees involved in the work to be performed, the employer or his representative, in conference with two employees so chosen, shall fix the rates.
- (b) The task rates shall be fixed so as to enable the average worker to earn the minimum wage prescribed by this Determination for the class of work to be performed; and any number of garments or parts of garments or other articles or parts of articles made in excess of the minimum weekly task fixed by the task rates for the minimum weekly wage shall be paid for at pro rata plus 10 per cent.
- (c) When any employee is employed for less than a week on the task rates, then the task of the said employee shall be fixed at per day at the weekly rate prescribed.
- (d) Any excess number of garments or parts of garments or other articles or parts of articles made in any day by the employee shall be subject to the same pro rata payment as would apply if the employee were engaged for the whole week.
- (e) A copy of all task rate schedules shall, within twenty-four hours of their being fixed, be displayed by the employer in conspicuous place in each and every room of the workshop or factory where such tasks respectively are being performed.
- (f) A combination or team shall mean two or more persons working together on the same class of work, employed on weekly wages where a task has been imposed. Where employees work in a combination or team, the additional amount of wages shall be distributed amongst the employees on a percentage basis, according to the amount of their ordinary weekly wages.

HOLIDAYS.

### NOTE .-- See 'Clause 21.

- (a) All weekly wage employees, whether in a city or elsewhere, shall be granted the following holidays without deduction of pay:—
  The days observed as New Year's Day, Australia Day, Good Friday, Easter Monday, Labour Day, Anzao Day, King's Birthday, Christmas Day, and Boxing Day.
- (b) All employees working on piece-work or task-work shall be granted the same holidays as are granted to weekly wage workers and, subject as hereinafter provided, they shall be paid for such holidays the amount for each holiday based on the minimum weekly wage prescribed by this Determination for the class of work performed.
- (c) If any of the above holidays occurs on a Sunday or Saturday and is not observed on any other day, then employees shall not be paid for such Sunday, and shall be paid for such Saturday as for a half day, but not otherwise.
- (d) All other weekly employees, whether in a city or elsewhere, shall be paid for the above holidays an amount for each holiday based on the actual weekly wage paid to them by the employer.
- (c) Any employee absenting himself or herself from work on any portion of the working day preceding, or any portion of the working day succeeding a holiday provided for herein, other than Boxing Day and New Year's Day, without permission from the employer or without having reasonable cause for having absented himself or herself from work, shall not be entitled to payment for such holiday.
- (f) Any weekly employee who is employed on a Sunday or any holiday provided for herein shall be paid for that day at the rate of time and a half in addition to his or her weekly wage.
- (g) Any pieceworker employed on a Sunday or any holiday prescribed by this Determination shall be paid, in addition to the prescribed piecework prices, at the rate of time and a half calculated on the minimum wage prescribed for the class of work performed.

#### ANNUAL LEAVE.

- (1) Except as hereinafter provided a period of fourteen consecutive days leave with payment of ordinary pay for two weeks shall be allowed annually by each employer to each of his employees after a period of twelve months continuous service with him by the employee concerned.
- (2) Such period of annual leave shall not include any public holiday granted by the said Determination, observed on a working day, but shall include all other non-working days within the period of annual leave of the employee concerned.

  (3) (a) If any public holiday granted by the said Determination falls within an employee's period of annual leave and is observed on a day which, in the case of that employee, would have been an ordinary working day, there shall be added to his period of annual leave one day, being an ordinary working day on ordinary pay for each such holiday observed as aforesaid.

- (b) Where an employee without reasonable excuse, proof whereof shall lie upon him, is absent from his employment on the working day or part of the working day prior to the commencement of his annual leave, or fails to resume work at his ordinary starting time on the working day immediately following the last day of the period of his annual leave, the employee shall not be entitled to payment for the public holidays which fall within his period of annual leave.
  - (4) Continuity of service shall not be broken nor be deemed to be broken by :-
    - (a) any interruption of termination of the employment of an employee by his employer, if such interruption or termination has been made with the intention of avoiding any obligation under the Determination in respect of annual leave, and proof that it has not been made with such intention shall be on the employer;
    - (b) any absence from work less than fourteen days in the twelve months on account of sickness or accident, proof whereof shall be on the employee;
    - (c) any absence on account of leave granted, imposed or agreed to by the employer;
    - (d) any absence due to reasonable cause proof whereof shall be on the employee;
    - (e) the standing off of an employee or the working of shortened hours by an employee pursuant to clause 14 of the Determination, or the non-attendance for work by an employee after receipt of notice by him under sub-clause (d) of such clause that his services will not be required on the following day or days;
    - (f) any absence from work of more than fourteen days in the twelve months on account of sickness or accident proof whereof shall be on the employee;
    - (g) absence from work due to sickness or accident as prescribed in (b) and (f) of this sub-clause shall be subject to the provisions set out in sub-clause (10) hereof.
  - (5) In calculating a period of twelve months continuous service :-
    - (a) any annual leave taken therein;
    - (b) any absence of the kind mentioned in (a) (b) and (e) of sub-clause (4) above;
    - (c) any absence on account of leave granted imposed or agreed to by the employer

shall be counted as part of such period

- (d) In respect of absences of the kind mentioned in placita (c) (other than absences on account of leave imposed by the employer) (d) and (f) of sub-clause (4) above the employee shall serve such additional period as part of his qualification for annual leave as will equal the period of such absences.
- (6) Notwithstanding any of the other provisions of this clause proportionate payment for annual leave shall be made by an employer in respect of each completed month of continuous service when the employee so serving leaves his employment or his employment is terminated by the employer before the completion of any twelve monthly qualifying period under this clause. Such payment shall be made forthwith on such employee so leaving or on his employment being so terminated as the case may be.
- (7) Notwithstanding any of the other provisions of this clause annual leave shall be allowed and shall be taken and payment shall not be made or accepted in lieu thereof.
- (8) (a) Such annual leave shall be given by the employer and taken by the employee before the expiration of a period of six weeks after the date upon which the right to such annual leave accrues unless otherwise agreed to by the employer and employee concerned.
- (b) An employee who has not completed his qualifying period of twelve months by the day on which the customary Christmas holiday period commences, in the case of his employer in the year concerned, shall (unless the exigencies of the business otherwise require) be granted such proportionate leave and pay as his service prior thereto entitles him, and thereafter his qualifying period shall in cases not covered by sub-clause (9) hereof start afresh as from the commencement of such proportionate leave.
  - (c) The employer shall give the employee at least thirty days notice of the date from which such anual leave shall be taken.
- (d) Each employee shall be paid in advance by his employer before the commencement of the employee's annual leave his ordinary pay for the said period of annual leave.
- (e) Notwithstanding any of the other provisions of this clause in no case shall annual leave be given and taken later than the expiration of three months after the date on which such annual leave accrues.
- (9) Where an employer closes down his factory or workshop or a section or sections thereof for the purpose of allowing annual leave to all or the majority of the employees in the factory or workshop or section or sections concerned the following provisions shall apply:—
  - (a) He may by giving to the employees concerned not less than one month's notice of his intention so to do, stand off for the duration of the close down all employees in the factory or workshop or section or sections concerned and allow to those who are not then qualified for two full weeks' leave paid leave on a proportionate basis of one sixth of a week's leave for each completed month of continuous service.
  - (b) An employee who has then qualified for two full weeks' leave, and has also completed a further month or more of continuous service shall be allowed his leave and shall also be paid one-sixth of a week's wages in respect of each completed month of continuous service performed since the close of his last twelve-monthly qualifying period.
  - (c) The next twelve-monthly qualifying for each employee affected by such close down shall commence from the day on which the factory or workshop or sections concerned is closed down for the annual leave in question.
  - (d) If in the first year of his service with an employer an employee is allowed proportionate annual leave under sub-clause (8) (b) hereof, and subsequently within such year lawfully leaves his employment or his employment is terminated by the employer through no fault of the employee, he shall be entitled to the benefit of sub-clause (6) of this clause subject to adjustment for any proportionate leave which he may have been allowed as afcresaid.
  - (c) Provided always that any employee leaving his employment by reason of his non-compliance with clause 14 (a) of the Determination and who when so leaving suffers a deduction of pay under such clause shall be entitled notwithstanding such non-compliance to the benefit of sub-clause (6) of this clause.
- (10) (a) Should an employee be absent from his work on account of sickness or accident, it shall be necessary for such employee to notify his employer that such absence is due to sickness or accident. Such notification shall if required by the employer, but not otherwise be in the form of a written message which shall be sent by or on behalf of the employee within forty-eight hours after the commencement of such absence.
- (b) If an employer within seven days after the receipt by him of advice or when required of a written message sent by or on behalf of an absent employee, alleging that his absence is due to sickness or accident, fails to despatch or give to the employee written notice that he does not accept the message as satisfactory evidence of the facts alleged by or in it such message shall be deemed to be prima facie evidence that the absence of the employee was due to sickness or accident.
- (c) If an employer within seven days after the receipt by him or such a message despatches or gives to the employee written notice that he does not accept such message as satisfactory evidence of sickness or accident, but requires further evidence thereof the employee shall within a reasonable time furnish such further evidence. If the employer requires the employee to obtain a medical certificate or other proof of sickness or accident the employer shall pay or refund any fee and incidental expenses necessarily incurred or paid by the employee in complying with such requirement. The employee shall submit to medical examination at the employer's expense if so required and shall not obstruct or interfere with inquiries deemed to be necessary by the employer.

- (d) In the event of any dispute arising in regard to any of the foregoing placita (a) (b) and/or (c) of this sub-clause such dispute may be referred for determination to the Wages Board and the said Wages Board shall thereupon consider and determine such dispute and the employee concerned in such dispute shall, if his claim succeed and the Wages Board so decides, but not otherwise in such case, be entitled to be paid by his employer for all time lost and for any reasonable expenses incurred consequent on his attendance before such Wages Board.
- (c) In any cases where the period of seven days referred to in placita (b) and/or (c) hereof expires after the finish of the last working day in the calendar week, or on a public holiday, such period shall be deemed to extend to noon of the next ordinary working day and in any case where illness commences after the finish of such last working day such period of forty-eight hours shall be deemed to commence at the starting hour of the next ordinary working day.
- (11) (a) Any absence from work shall not be deemed to break the continuity of service of any employee unless within seven days of the commencement of such absence his employer gives or despatches to such employee notice in writing that he regards, either conditionally or unconditionally, such absence as constituting a break in the continuity of the service of such employee.
- (b) In any case where an employee has been absent from his employment for any cause not mentioned in any of the placita (a), (b), (c), (d), (e), or (f) of sub-clause (4) hereof and such employee has been notified in accordance with sub-clause (11) (a) hereof that his employer regards such absence as constituting a break in the continuity of the employee's service, such employee may apply to the said Wages Board within fourteen days of receiving such notification for a decision that it is, under all the circumstances, unduly harsh and unconscionable (proof whereof shall be on the employee) that he should suffer the loss to the full extent of such portion of a qualifying period for annual leave as he may have served up to the time of such absence. The said Wages Board shall upon receipt of any such application consider and make a decision thereon with due regard to all the circumstances of the absence and may decide that, despite the said absence, either the period of continuous service served by the employee prior thereto shall not be lost to him as portion of a qualifying period for annual leave, or that his period of annual leave should be reduced. But in the former case the decision shall be subject to a condition that he serve such period of continuous service as an addition to and part of his full qualifying period as the Wages Board may determine. Such additional period of continuous service shall not be less than the time lost by the employee as a result of the absence the subject of the dispute.

  For the purposes of this clause—

For the purposes of this clause

- "Ordinary Pay" means in the case of a time worker the ordinary remuneration he receives for the normal weekly number of hours worked by him and in the case of a piece task or bonus worker the ordinary time rate. "Employer" and all variations of such word includes and include respectively all persons, firms and corporations covered by the Determination irrespective of the gender used.

  "Service" means service with any employer covered by the said Determination as from not earlier than the 1st day of January, 1946.

  The masculine includes the feminine.

#### 11. SICK PAY.

- (1) When an employee has been employed by an employer during a period of three months and is subsequently absent from work on account of personal sickness or accident such employer shall not deduct from the pay of such employee on account of such absence the amount which the employee would be entitled to receive if working, but shall pay such employee such amount or amounts as the employee would have been entitled to receive if working, but not exceeding in all in any one year of his employment with such employer forty-four hours ordinary pay.
- (2) (a) Should an employee be absent from his work on account of sickness or accident it shall be necessary for such employee to notify his employer that such absence is due to sickness or accident. Such notification shall if required by the employer be in the form of a written message which shall be sent by or on behalf of the employee within forty-eight hours of the commencement of such absence.
- (b) If an employer within seven days after the receipt by him of a written message sent by or on behalf of an absent employee alleging that his absence is due to sickness or accident, fails to despatch or give to the employee written notice that he does not accept the message as satisfactory evidence of the facts alleged by it, it shall be deemed to be prima facie evidence that the absence of the employee was due to sickness or accident.
- (c) If an employer within seven days after the receipt by him of such a message despatches or gives to the employee written notice that he does not accept such message as satisfactory evidence of sickness or accident, but requires further evidence the employee must within a reasonable time furnish such further evidence. If the employer requires the employee to obtain a medical cortificate or other proof of sickness or accident the employer shall pay or refund any fee and incidental expenses necessarily incurred or paid by the employee in complying with such requirement. The employee shall submit to medical examination at the employer's expense if so required and shall not obstruct or interfere with inquiries deemed to be necessary by the employer.
- (d) In the event of any dispute arising in regard to any of the foregoing placita (a) and/or (b) and/or (c) of this sub-clause such dispute may be referred for determination to the appropriate Wages Board and the said Wages Board shall thereupon consider and determine such dispute and the employee concerned in such dispute shall if his claim succeeds and the Wages Board so decides, but not otherwise, in such case, be entitled to be paid by his employer for all time lost and for any reasonable expenses incurred consequent on his attendance before such Wages Board.
- (e) In any case where the period of seven days referred to in placita (b) and (c) hereof expires after the finish of the last working day in the calendar week, or on a public holiday, the period shall be deemed to extend to noon of the next ordinary working day and in any case where illness commences after the finish of such last working day the said period of forty-eight hours referred to in placita (a) hereof shall be deemed to commence at the starting hour of the next ordinary working day.
- (3) If an employee be not entitled to receive in any one year the whole or part of forty-four hours ordinary pay on account of sickness or accident the whole or part of such pay to which he is not so entitled in such year shall accumulate from year to year up to, but not exceeding three years by or in such accumulation 132 hours ordinary pay as sick pay.
- (4) In the event of the employee having received in respect of any such sickness or accident as is mentioned in sub-clause (1) (4) In the event of the employee having received in respect of any such siekness or accident as is mentioned in sub-clause (1) hereof any payment or monetary allowance or benefit in pursuance of any Commonwealth or State legislation or regulation or order made thereunder the employer shall be entitled to deduct from the employee's pay during any period of absence in pursuance of the employee's pay during any period of absence in pursuance of the provisions of this clause the equivalent of any such payment or monetary allowance or benefit and shall be liable to the employee for the remainder only.
- (5) Notwithstanding anything in this clause contained an employee shall not be entitled to more than forty-four hours ordinary pay as sick pay in respect of any one period of twelve months.
- (6) (a) Before leaving his place of employment for whatsoever cause an employee shall receive from his employer a certificate in the form set out hereunder showing the length of his service with the employer and the amount of sick leave granted, if any,

	•					
I hereby certify	thatwas	employed by	me	fromand	that	durin
during such period of	employment he/she received payment	for hours	on	account of sickness.	•	
The inclusive da	ites of the last absence as above we	re from		to		
•				Signature		

- (b) If no sick leave has been granted to an employee during his period of service with an employer the certificate herein prescribed shall indicate that fact.
- (7) In the event of any dispute regarding the right of an employee to sick pay under this clause, the employee shall if so required by his employer produce the aforementioned certificate to such employer.

For the purposes of this clause:—

"Ordinary Pay" means in the case of a time worker the ordinary remuneration he received for the normal weekly number of hours worked by him and in the case of a piece task or bonus worker the ordinary time rate.

"Employer" and all variations of such word includes and include respectively all persons firms and corporations covered

by the Determination irrespective of the gender used.
"Service" means service with any employer covered by the Determination as from not earlier than the 1st day of January, 1946.
The masculine includes the feminine.

#### DINING ACCOMMODATION.

(a) If any employer of more than five employees in any factory or workshop fails to provide the accommodation and facilities in this clause set out he shall (subject to the following proviso) during the period of such failure pay to each and every such employee an additional amount equivalent at  $2\frac{1}{2}$  per centum of the amount of wages prescribed for such employee by this Determination to compensate such employees for the absence of such accommodation and facilities, provided that any employer who has failed for good cause to provide such accommodation and facilities may be exempted:

(i) by the Union, or if the Union refused or neglected on application to it by the employer to issue a certificate of exemption:

exemption;
(ii) by the Wages Board.
from the requirement that he shall pay during the period of such failure such additional amount.

- (b) Every such employer shall set aside a separate room or portion of the factory or workshop as a dining room wherein the employer shall provide adequate table and scating accommodation
  - (c) Hot water shall be provided free of charge to be available to employees immediately meal time or rest period commences.
  - (d) The employer shall provide the necessary labor to keep such room clean.

#### DISPUTES.

Any disputes as to the rights of employees or the duties or obligations of an employer under this Determination shall be dealt with by the Wages Board.

#### TERMS OF ENGAGEMENT.

- (a) The week shall terminate on a day other than Monday or Saturday, and all employees shall be paid all moneys due to them in full during the ordinary working hours not later than two working days following the termination of the week. In order to terminate employment of a weekly employee, two days' notice shall be given on any day, with payment to date of termination, or in lieu thereof two days' pay shall be paid or deducted. When employment is terminated by an employer, the employer shall, upon the date of such termination, pay to the employee (weekly employee or pieceworker) all moneys due to him or her, and, when employment is terminated by an employee in accordance with the terms of this Determination, the employer shall pay to the employee (weekly employee or pieceworker) all moneys due to him or her.

  (b) All weekly warres shall be paid to the employee in the later than the employee in the later than the employee in the later than the employee in the later than the employee in accordance with the terms of this Determination, the employer shall pay to the employee (weekly employee or pieceworker) all moneys due to him or her.
  - (b) All weekly wages shall be paid to the employees in full, with the following exceptions:-
    - (1) Turns to be Observed.—In slack times the employer shall observe turns of employment for weekly workers and pieceworkers (including outside workers) in the respective class or classes of work at which they are engaged, provided always that journeymen and journeywomen having apprentices under their control shall be allowed in their turn extra work equivalent to the wages of the apprentice during the time the turn system is in operation. The employer shall keep in the workroom a true record of every turn, which shall be open to the inspection of the employees.
    - (2) Standing Off Employees in Turn.—Should any employer during slackness of trade desire to stand off his employees in turn, then the employer, on any day during any week, shall inform every person whom it is proposed to stand off of any day or days in the following week (other than a Saturday or holiday) upon which his or her services will not be required; but an employee shall not, except under the conditions provided in sub-clause (3) of this clause, be stood off for part of a day without being paid for a whole day.
    - (3) Employees Working Shortened Hours.—If it is desired to work a week of shorter hours in slack times, instead of standing the employees off in turn, the employer may make an arrangement to work his employees for shortened hours, but such arrangement shall be made only where, on the vote of the employees being taken, a majority of the whole of the

suon arrangement snan or mane only where, on the vote of the employees being taken, a majority of the whole of the employees votes in favour of such arrangement.

Where such an arrangement is made, the employees shall be informed on the day ending each week of the shortened hours to be worked in the following week.

Where an arrangement is made in compliance with this provision, the employer shall pay each employee for the actual hours worked on each day on the basis of his or her weekly wage.

(4) Vacation Periods.—Nothing contained in this sub-clause shall apply in the case of the usual vacation period at Christmas or Easter.

(c) Classes of Employees.—For the purpose of this clause (but subject to the provisions of sub-clause (b) hereof), in operating the turn system, the various classes of employees shall be taken separately, and "classes of employees" shall mean each class of employee in respect of which a classification of work has been provided under this Determination, but in all cases, male improvers and journeymen, or female improvers and journeywomen doing the same class of work, shall be deemed to be one class of employee.

or female improvers and journeywomen doing the same class of work, shall be deemed to be one class of employee.

(d) Stoppage of Work re Breakdown of Machinery.—In the event of the work of a factory or workshop being stopped by a breakdown of machinery or a stoppage of supply of power, or for any cause for which the employer cannot reasonably be held breakdown of machinery or a stoppage occurs, the employer may give notice to an employee that his or her services will not be required on the following day or days, and the employee shall not be entitled to any further payment in respect of any further days in which he or she is out of employment by reason of such breakdown or stoppage.

in which he or she is out of employment by reason of such breakdown or stoppage.

(e) Terminating Employment in Relation to a Holiday.—(i) Where the employer terminates the employment of an employee within fourteen days of a day on which a holiday occurs, and such employee is re-employed within a period of one month after such holiday, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee has been employed by the employment of an employee be terminated, or should an employee be stood off within fourteen days prior to any holiday or to the commencement of any group of holidays prescribed in this Determination, such employee shall be paid for such holiday or group of holidays, provided that such employee has been employed by the employer for a period of at least one week prior to the termination of the employment.

(ii) When any two or more of the holidays prescribed in this Determination occur within two weeks of one another, such holidays shall for the purposes of sub-clause (ii) hereof be deemed to be a group of holidays.

(iv) Where the employer terminates the employee is re-engaged within a period of one month, or normal business is resumed within such period of one month after such holiday, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee has been employee or a period of at least one week prior to the termination of employment.

An employer shall be deemed to comply with the requirements of this can be a period of at least one week prior to the termination of employment.

An employer shall be deemed to comply with the requirements of this sub-clause if on terminating the employment of any employee he gives that employee annual holidays or payment in lieu thereof in accordance with clause 10 hereof.

(f) Employees Absenting Themselves.—No employee shall, without just cause, be absent from his or her place of employment during the prescribed hours whilst there is work ready to be done by such employee, and where weekly wages are fixed, the employee, to be entitled to the sums so fixed, must be available and ready and willing to do the work on the days and during the hours fixed by

#### PART-TIME EMPLOYEES.

Females may be employed as part-time employees in any branch of the clothing industry covered by this Determination upon and subject to the following terms and conditions

(a) They shall be journeywomen within the meaning of the said Determination.

(b) They shall be employed for not less than 20 hours in any week.

(c) They shall be employed both on time work and piece work or both on time work and task work in any week.

(d) If time workers, they shall be paid for each hour worked at the rate at least of 1/44th of the minimum weekly wage prescribed by this Determination for the class of work performed by them and if piece or task workers they shall be paid at the appropriate piecework rate or task rate payable under this Determination, but in no case shall any of such employees be paid less than so much of the minimum weekly wage prescribed by this Determination as is proportionate to the time worked by them.

(e) The payment or deduction of payment in lieu of notice of termination of employment shall be 2/5ths of the pay of the preceding week of the employee concerned.

(f) No employee employed or working as a full-time employee in any branch of the clothing industry on or after the 1st day of May, 1944, shall be employed or work as a part-time employee unless a permit in writing is obtained from the Secretary for Labour permitting such employee to be employed or to work as a part-time employee.

(g) The provisions of the said Determination as regards annual leave and holidays shall apply to such part-time employees but they shall be paid in respect of the period of such annual leave and in respect of holidays only at the rate actually being received by them at such time.

#### TEMPORARY WORK.

Any presser-off employed in any week as a temporary employee for less than thirty hours (exclusive of overtime), shall be paid as follows:

(a) If on weekly wages—the ordinary time rate plus 33½ per cent.
(b) If on piecework—the ordinary piece-work price plus 33½ per cent.

16.

#### OUTSIDE WORKERS.

(a) Any employer may cause any work covered by this Determination to be done for him by any person (hereinafter called an "outside worker") who shall be the holder of a current outside worker's licence issued to him by the Secretary for Labour authorizing him to work as an outside worker for such employer.

(b) Every such licence shall authorize the holder to work as an outside worker for one and only one employer named therein, and shall be current for a period specified therein not being more than six calendar months from the date of issue

(c) No such licence shall be issued unless the Secretary for Labour is satisfied that the applicant-

(i) is in necessitous circumstances;
(ii) cannot for some sufficient reason seek employment in a factory or workshop;
(iii) is a person legally entitled to the benefits of this Determination and to recover the rates of pay herein provided, and
(iv) will not as a result of the issue thereof be the holder of current outside worker's licenses relating to more than

(d) The Secretary for Labour may at any time in his discretion cancel such licence—

(i) at the request of the holder; (ii) if he is satisfied that any of the conditions mentioned in the last preceding sub-clause is no longer complied with: or

(iii) if he is satisfied that the holder has broken any of the conditions of such licence set forth in sub-clause (e) hereof. (e) The conditions of any such licence shall be that the outside worker during the currency of such licence-

(i) shall not do any work covered by this Determination in any workshop or factory or in the company of other persons then also doing any such work, except of persons holding current outside worker's licences and bearing to such outside worker the relation of parent, child, brother, sister, husband or wife.
 (ii) shall be a person legally entitled to the benefits of this Determination and to recover the rates of pay herein provided;
 (iii) shall not employ any labour whatsoever in connexion with the work entrusted to him;

(v) shall not permit any portion of the work entrusted to him to be done by any other person;
(v) shall not suffer from any communicable disease or do any work in any place whereat any person is suffering from any communicable disease;

(vi) shall keep in a bound book a correct and complete record in ink of the hours worked by him each day on any

(vi) shall not work on any work covered by this Determination more than 44 hours in any one week.

(f) An employer by whom work is given to an outside worker shall—

(i) not cause or permit him to do any part of such work in any workshop or factory;
(ii) pay him the piecework prices prescribed by this Determination;
(iii) pay him for each public holiday prescribed by this Determination occurring during the period he is doing such work for such employer one-fifth of the weekly wage prescribed by this Determination for employees doing similar work.

(iv) record in a bound record book in which each page is consecutively numbered-

(1) the name and full address of the outside worker;

(2) the description, and number of articles or garments given to the outside worker; and
(3) the price paid or agreed to be paid for such work; and
(v) obtain the signature of the outside worker to each entry in such book.

(g) Any such record book so kept shall be open for inspection during business hours by (1) any person or persons authorized by the Secretary for Labour and (ii) any officer or officers of the Amalgamated Clothing and Allied Trade Union of Australia, provided that no more than two of such persons or two of such officers shall inspect such book at any one time.

(A) No employer shall have more than one outside worker plus such number of outside workers as bears to the number of workers directly employed by him in his usual workshop or factory a ratio not exceeding one to ten.

(i) Outside workers shall be provided free of charge with cotton, silk, thread and all other sewings and trimmings used in the manufacture of articles or garments.

(j) In the case of an employer delivering and/or collecting the work of any outside worker the same shall be done without charge to such outside worker. 17.

MISCELLANEOUS PROVISIONS.

### NOTE.-See Clause 21.

(a) Record of Time Worked and Wages Paid.—(1) The employer shall provide in each factory, workshop, or place where there are fewer than 30 employees, and where work is carried on for him, a time and wages book. Such time and wages book:—

(a) shall be in the English language and shall contain a correct account of the hours worked each day, and the wages received each week, by each employee;

(b) shall be kept correctly entered up in ink; and

(c) shall record clearly the actual date of each day, of each week, and also the date of the day on which the week ends.

(2) The employer shall provide in each factory, workshop, or place where there are not fewor than 30 employees, and where work is carried on for him, a time-book, or sheet, or record. Such time-book, or sheet, or record shall be in the English language and shall contain a correct account of the hours worked each day, and the wages received each week by each employee. Such time-book, or sheat, or record shall be kept correctly and entered up in ink. or sheet, or record shall be kept correctly and entered up in ink.

- . (b) Chairs to have Backs.—(1) Where it is necessary for employees to sit at their work, seats shall be provided for the employees by the employer. Such seats shall be reasonably comfortable seats.
- (2) A seat provided for any female employee shall have a back to it, unless the work of such employee cannot be conveniently done in such a seat, or unless the employee requests to be allowed to use a seat without a back to it.
- (c) Piece-work.—No person shall be employed on piecework unless a piecework price is prescribed by this Determination, but when the employer imposes a task rate upon the employees for the weekly wage, the task conditions set out herein shall govern the fixation of the task.
- (d) Waiting for Work—Pieceworkers.—Pieceworkers who, with the consent or at the request of the employer, wait for work on or about the factory or workshop of the employer for a period in any one day exceeding half an hour, shall be paid for such waiting time a sum calculated on the basis of the minimum weekly wage in their respective classes.
- (e) Collecting Logs.—Where piece-work is in operation, the employer shall make arrangements for collecting the logs, and the employees need not leave their places.
- (f) Rest Period.—When any spell of duty is for more than four hours, an interval of ten minutes, to be selected by the employer, shall be allowed in the second or third hour to females and apprentices for refreshment. The interval shall be as part of the time of duty, without deduction of time-work pay. During such rest period, the employees may leave their seats, but not the premises.
- of duty, without deduction of time-work pay. During such rest period, the employees may leave their seats, but not the premises.

  (g) Authorized Person may Enter Factory.—(i) Any person or persons duly authorized in writing by the Secretary for Labour (such authorization to be terminable at the will of the Secretary for Labour) shall have power to inspect any part of a factory workshop or place where it is believed that a breach of this Determination is occurring or has occurred.

  (ii) At least six hours' notice shall be given by the authorized person or persons (not exceeding two) prior to his or their actually going on the premises, and the employer shall be notified of his or their arrival, and shall in person (accompanied by a nominee, or by his nominees, not exceeding two) be entitled to accompany the authorized person or persons and shall provide access to the wages book or time-sheet or records of any employee including outside workers. The work and duties of the employees shall be interfered with as little as possible by the authorized person or persons.

  (iii) The Secretary for Labour shall have power to dispense with the said six hours' notice on special application being made for any cause shown and supported by an affidavit setting out the facts. A certificate duly signed by the Secretary for Labour stating that such notice has been dispensed with shall be sufficient proof of such fact.

  (ii) The secretary for Labour stating that such notice has been dispensed with shall be sufficient proof of such fact.
- (h) Union Official Visiting Employer's Establishment.—(1) The employer shall permit any official of the Victorian Branch of the Amalgamated Clothing and Allied Trades' Union of Australia (authorized in writing by the Secretary for Labour) to enter from time to time his or her factory or workshop during the midday meal-time for the purpose of—
  - (i).collecting members' contributions;
  - (ii) posting union notices and interviewing employees on union matters relating to this industry and/or this Determination
- (2) Such authorized person shall inform the person in charge of his arrival before entering the workshop or factory. Such official shall have reasonable ingress into the factory and access to the employees. If any official so authorized makes himself objectionable during any such visit to the employer or his manager or foreman or any employee his right to visit may be terminated by the Secretary for Labour on the application of the employer.
- (3) For the purpose of this clause the words "factory or workshop" shall include every room or place where work in respect of which a wage is prescribed by this Determination is carried out, together with the room in which the employees partake of their meals, notwithstanding that such room may be detached from or in a separate building from the main place of business of the employer.

#### PIECE-WORK PRICES.

#### NOTE.—See Clause 21.

The minimum prices to be paid for the classes of work hereinafter referred to when performed on piece-work by employees, and the conditions which shall govern and apply to all such piece-work performed by employees, shall be the prices and the conditions prescribed for the classes of work hereinafter set out, with the following exception:—

Each piece work price prescribed for males shall be increased by eleven and three quarters per centum of such price.

Each piece-work price prescribed for female coat hands shall be increased by twenty-four and three-quarters per centum of such price.

Each piece-work price prescribed for female trouser and vest hands shall be increased by twenty-nine per centum of such price.

### ORDER TAILORING.

#### Sac Coat. .

Preamble.—Two pockets, with or without flaps, two inside jetted pockets, ticket pocket, in or outside, without flaps; fitting up; cuts in waist or elsewhere (one pair only); all edges, pockets, and buttons to be stayed; pocket tacks by hand; canvas through foreparts; also lapels and collar; haircloth through shoulders padded by hand, not exceeding 10 inches in length; three plies of wadding on shoulder point; wadding in wings; one puff in each scye; all linings folled; inside collar sewn on by hand; with or without back seam; one row of stitching by machine on edge; vent at cuff; with buttons; sewing on label and hanger; hand-made buttonholes, buttons sewn on by hand. Females.

											s. d.		8.	d.
Standard starting price	-ahv 1	machine									35 1		21	2
When a worker does	his or I	her own	machinir			ove price					1 11	•••	1	4
When any of the und	ermentic	ned part	s are do	ne by han	d on a r	nachine co	at. such				,			
charged as an ex							.,		•					
One pair of cuts							••	• • •			06		0	4
Seaming on facings			• •		••						1 1I	٠.	1	4
Seaming side seams	• •			••		••		••	••		1 0		0	8
Shoulder seams	• •	••	••	••	••			••	••	••	1 0		0	8
Seaming sleeves in			• •	• •	• •	••	••	••	• •	• •	1 0		0	8
Seaming back seam	••	••	• •	••	••	••	• •	• •		• •	1 0		0	8
Two outside pockets	• •	••	• •	• •	• •			• •	••	• •	1 11		1	4
Stitching edges, one		. ••	• •	••	• •	• •	••	• •	• •	• •	3 10	• •	2	8
Making sleeves and sl		ings	••	••	• •	••	• •	• •	••	••	2 10	• •	2	0
	• • •	••	••	••	• •	•	• •	• •	• •	• •	1 0	••	0	8
In or outside ticket I	ocket	••	• •	••	• • •	• ••	••	• •	• •	• •	1 0 0 6	••	0	4
Covering collar									h	ahina	0 0	••	v	*
Exclusive of stitching	naps or	to be ad	nen poc	kets are s	eamed II	i partiy by	nand	and parti	у бу ша	cmine,				
two-thirds of han	u price	to be at	ueu.											
					E	XTRAS.								
Sac coat (not provide										•				
Unless machine is spe	cially n	entioned	, such e	xtras are	by hand	l.								
If any extra is done	by mac	hine, cha	rge half	hand pri	ce.									
				OVER	SIZES-	HAND OR I	MACHINI	Σ.						
Double-breasted coat								••	• •		3 10	••	2	8
If 48 inches or over i	rom ho	le to but	ton whe	n finished	l (chest :	neasureme	nt)	••	••		3 10		2	8
If double-breasted lap	el collar	r or singl	e-breaste	d coat	• •			• •	-	••	1 11	••	1	4
_														

See previous note (18) re increase of above prices.

2.0. 200. 00.000. 0-, -1										
								Males. s. d.		Fomales.
·		P	OCKETS.					<b>4.</b> u		<b>σ.</b> μ.
Flap pocket, mouth raised and stitched and sti	tohed is							1 0		0 8
Flap or welts on, in, or outside patch pockets,	each		••	• • •	••	••	•••	i ŏ	::	Ŏ 8
Flaps not provided for, each	• •	••	••	• •	• •	• •	• •	1 0	••	0 8
Outside breast pocket	••	• •	••	••		••	••	2 10 1 11	••	$\begin{array}{ccc} 2 & 0 \\ 1 & 4 \end{array}$
Ticket pocket, in or out, without flap	••	••	•••		••		•••	1 1.1	•••	1 4
Each hole and button on pocket flap Patch pocket, plain, without flap or welt, lined			••	••	••	• • •	••	0 6 2 10	••	$\begin{array}{ccc} 0 & 4 \\ 2 & 0 \end{array}$
Patch pocket, plain, without flap or welt, lined Inside skirt pocket, welt or jetted, not exceeding	, unime o 10 in	a, eacn ches in	width. ea	oh ··	4.	••	• • •	1 11	••	1 4
Invace tame position, were or justice, not out-	<b>6</b> - <b>v</b>									
Vent at hand, with stitching around		81	EEVES.		·			15		1 0
Cuffs formed without stitching around		••,		••	••	••		1 0	••	0 8
Cuffs formed with stitching around	••	••	••	••	••	••		1 11 0 6	••	1 4 0 4
Each hole and button in sleeve hand	••	••	••	• • •	••	•••	•••	ĭŏ	::	ŭ 8
False cuffs, if filled up	••	••	••	••	••	••	••	1 11	• •	1 4
Gauntlet or bishop cuffs	••	••	••	••	• • •	••	••	3 10 2 5	••	2 8 1 8
Wristlet or elastic cuffs	::	••	••	•••	• • • • • • • • • • • • • • • • • • • •	•••	::	3 10	•••	28
Plain row or gold or silver tracing braid around	i cuffe,		••	••	••	•••	••	0 1	••	0 8
Curls of lace, if crimped by workmen, each Gold or silver lace around cuff, each row	• •	••	••	• • •	• •	••	••	1 11 1 11	• • •	1 4 1 4
Canvas through cuffs	••		•••	::	••	••	•••	ĩ ô	•••	0 8
		,	ENTS.	•						
Back vent, not exceeding 10 inches in length		••	••	••	••	••	••	1 11	••	1 4
Back vent, over 10 inches up to 13 inches	••	••	••	••	••	••	••	2 10 3 10	••	2 0 2 8
Back vent, over 13 inches Vent, with morning coat tack, extra	••	• •	••	••	••	••	• • •	0 6	••	0 4
Back seam, single taped Back seam, double taped	••	• •	••	••	••	••		1 0	••	08
		••	••	••	••	••	• •	1 11 1 0	••	1 4 0 8
Back seam, felled or stitched inside in any mar Side vents, each	mer		••	••	••	••	••	ìŏ	••	0 8
TV 11 3	STT	IOHING E	DGES ANI	) SEAMS.	•			4 0		3 4
Binding edges Flat braiding on sac coats, same as morning co	ats.	••	••	••	••	••	••	4 9	••	3 4
Second row of stitching on edges, sac coat	••				• •	• •	••	3 10	••	28
Second row of stitching on all coats		ha maka	_ ••	••	••	•• `	••	3 10 Nil.	••	2 8 Nil.
Second row of stitching on all coats, if machine Second row of stitching on all coats, if machine	ed by t	he make	r r	• • •	••	• •	• • •	0 6	• • •	0 4
Second row of stitching on bottom of all coats	•••			••	••		••	1 11	• •	1 4
Second row of stitching on bottom of all coats, Second row of stitching on bottom of all coats,	if mac	hined to	r the ma z the mal	ker	••	• •	••	Nil. 0 6	••	Nil. 0 4
					••	•••	::	5 7	•••	4 0
Double stitched raised seams on sac coat	• •	••	• •	• •	• •	• •	• •	9 3	••	6 8
Double-stitched raised seams on sac coat Single-stitched raised seams by machine Double-stitched raised seams, machined by mak Strapped seams, for every 3 inches or part then	er	••	• •	• • • • • • • • • • • • • • • • • • • •	• •	••	•••	2 10 4 3	• • •	2 0 3 0
Strapped seams, for every 3 inches or part ther	reof				••	••		0' 41	•••	0 3
Binding edge, one side by nand, one side by m	acmne		••	••	••	••	••	1 11 5 7	••	1 4 4 0
Edges of sac coat pricked by hand Felled edges	••		••	••	••	•••	••	3 10	• • •	2 8
<b>3</b>			d Sac Co	714						
If unlined and hand finished inside, i.e., back of	facing.				and bac	k seams i	elled.			
tacks covered by hand								1 11		1 4
If unlined, and binding finished inside, i.e., bot							• •	3 10	••	2 8
If lining at bottom of coat is not felled, but st	itened :	ana iere	орен	•••	••	• •	••	0 6	••	0 4
	,	VADDING	AND PAR	DING.			•			
Double canvas through shoulders in all coats by		,		•:	••	••	• •	1 0		0 8
Double canvas through shoulders, sewn together Double canvas through shoulders, sewn together	r by ha	nd, and	preast fo	rmed formed	••	• •	••	1 11	••	1 4 0 8
Shoulder or back pad, not exceeding six plies		··			• • •	::		1 0	••	0 8
Built shoulders, cloth, canvas, &c	••	••	• •	••	••	••	•• .	1 11	••	1 4
Yankee or formed shoulders, with puffs Each extra pair of puffs in facing after first pa	ir	••	• •	••	•• •	• • •	••	4 9 0 6	• •	3 4 0 4
Wings, by hand, per pair		•	••	••	•••			1 0	•••	0 8
Flannel seamed in with lining, by hand Interlining body and back with flannel	••.	••	••	• •	••	••	••	1 0 1 0	••	08
interiming body and back with number	••	••	••	••	••	••	••		••	0 0
	HAIR	CLOTH TH	ROUGH S	HOULDER	s.					
If .4 inches below level of seye, with padding If continued to waist with padding	••	••	••	••	••	••	• •	1 0	• •	0 8
If continued to waist with patients	••	••	••	••	••	••	••	1 11 3 10	•••	1 4 2 8
									•	-
22 line or over or vest holes, per dozen			ES AND I	SULTUE.	•					1 11
30 line or over or coat holes, per dozen	••	••	••		• • • • • • • • • • • • • • • • • • • •	::	• • •		••	2 8
36 line or over or coat holes, per dozen	••	••	• •	• •	••	• •		-	••	3 3
45 line or over or coat holes, per dozen Covered buttons, per dozen	••	••	••	••	••	::	••	_	••	3 8 1 5
Eyelet holes, per dozen	••	••	••	••	•••	••	••	_	•••	1 0
Sewing on buttons, per dozen	••	••	••	••	••	••	••	_	••	0 8
		811.5	FACINGS							
Full size, with material or domette underneath	`		••	٠				5 7		5 7
Full size, without material or domette underne	<b>ath</b>		••	• •	••		••	2 10	• •	2 10
Small silk facing on turn, not exceeding 12 inc		-	••	••	••	••	••	1 11	••	1 11
See p	revious	note (18)	re increa	se of ab	ove prices		•			

										24,	
•								Males.		L'arra	
	•									Fema	_
		BAS'	req.					s. d.		8. 6	a.
Skeleton baste-		DAG.									
With single-basted seams and one sleeve								1 11		1	4
Single-basted seams, one sleeve and collar		• •						2 5			8
Single-basted seams, two sleeves and collar	••	••		••	••		••	2 10	••		0
With lapped seams, and one sleeve	••		• •	••	••	••		2 10	• •		0
With lapped seams, one sleeve and collar	• •	••	••	••	••	• •	••	3 5	. ••	2	4
With lapped seams, two sleeves and collar Full baste, including wadding, padding, facing		··	••	••	••	••	••	3 10	• •		8
Forward try-on, including basting in two sleev	es and col	lar when	forens	rts are m	ada pn	••	••	5 7 1 11	• •	4 1	0 4
· · · · · · · · · · · · · · · · · · ·	00 0110 001		-		iado up	••	••	1 11	••	1	4
			Lounge								
Preamble—To start with three pockets, the re	mainder to	be the	same a	a the pre	amble fo	or sac co	e.ta.				
Standard starting price—By machine	• •	• •	••	••	• •	• • •	••	33 8	••	33	8
For silk facings and other extras, see sac coat		37 4 7									
Preamble-Same as fixed for sac coats.		Norfol	k Jacke	2.							
Standard starting price—By machine								35 1		21	2
Hand work, see sac coat.	••	••	••	••	••	••	••	20 1	••	41	2
		EX	TRAS.								
Plaits, seamed and pressed over, single stitche								1 11		. 1	4
Plaits, seamed and pressed over, double stitch	ed, each	• •	• •	• •	• •			2 10		2	0
Belt, single stitched	••	• •	••	• •	• •	• •		3 10		2	8
Belt, double stitched	••	• •	• •		••	• •	• • •	5 7	• •	4	0
Sleeves plaited or gathered into band at wrist	with two	holes a	nd het	tone	••	••	• •	2 10	••	$\frac{2}{2}$	0
If yoked back and front		· · · · ·	na but	wiid		••	• •	3 10 3 10	••	2	8
	••			• • •			• •	1 11	••	1	4
If yoked at back only	••		::	••		••	• • • • • • • • • • • • • • • • • • • •	i ii	•••	î	4
If scalloped vokes at back and front	••		• •	••		•••	••	4 8		3	4
If scalloped yokes at back only If scalloped yoke at front only	••	••	• •	••	••	••	•••	2 10		2	0
Resting plaits or hold in shelder hade	••	••	••	••	••	••	• •	2 10	••	2	0
Basting plaits or belt in skeleton baste, each Belt across back	••	••	. • •	••	••	••	••	0 6	••	0	4
For other extras, see sac coat.	••	••	••	••	••	••	••	1 11	• •	1	4
=,		Special	l Jacke	te.							
Smoking, cricket, and boating jackets made of	flannel se				engoel (	ond deil	cill.				
cotton, linen, duck, crash (white or colour	ed), or sir	nilar ma	terial—	n, arpaça,	, russer (	ora, arm	, ык,				
Preamble-Single-breasted, with five holes and	buttons, to	wo patch	pocket	s, stitched	d edges.	olain cuff.	felled				
seams.		_	-						•		
Standard starting price—By machine	••	••	• •	••	••	• • •	• •	28 6			6
Corded edges For other extras and hand work, see sac coat	• •	••	••	••	••	•••	••	3 10	• •	2	8
To touch or and and many work, see Bac coal			. ,								
	Chesterfiel	a or sin	gie-orea	sted Overd	coat.	-					
Preamble—Length not exceeding 45 inches;	itting up;	three j	etted p	ockets ins	side; tw	roflap p	ockets				
outside; all edges, pockets, and buttons to be lapels and collar; haircloth through should	e stayed;	pocket to	acks by	hand; ca	invas thr	ough fore	parts,				
three plies of wadding on shoulder point;	ne nuff in	ooch ser	io inci	ies in ieng	gun; pad	laea by	nana;				
collar sewn on by hand; holes and butto	as by hand	i: label	and h	anger.	ieu; um	rer-arm 8	caus;				
Standard starting price—By machine				• • •				40 9		25	6
When a worker does his or her own machining	g add to t	the abov	e price					2 10		2	0
When any of the undermentioned parts are done	by hand,	on a mac	chine-m	ade coat,	such par	t or parts	shall				
be charged as an extra.											
One pair of cuts	••	••	• •	••	• •	• •	••	0 6	••	0	3
Seaming on facings	::	::	• •	••	• •	••	.:	2 10 1 11	••	2	0
Seaming shoulder seams			• • • • • • • • • • • • • • • • • • • •	• •		• •		1 0		1	
Seaming sleeves in	••								• • •	1 0	8
Seaming back seam	• •	• •		••		••	• • •	i š	::	1 0 1	8 0
Two outside pockets						••	••			0 1 1	8
		••			::	• •		1 5 1 5 1 11	::	0 1 1 1	8 0 0 4
Stitching edges, one row	••		••		  	  	. ::	1 5 1 5 1 11 4 9		0 1 1 1 3	8 0 0 4 4
Making sleeves and sleeve linings	••		••		::	••		1 5 1 5 1 11 4 9 2 10		0 1 1 1 3 2	8 0 4 4 0
Making sleeves and sleeve linings Inside breast pocket	••		••		  	  	. ::	1 5 1 5 1 11 4 9 2 10 1 0		0 1 1 1 3 2	8 0 0 4 4 0 8
Making sleeves and sleeve linings	••		••		  	  	. ::	1 5 1 5 1 11 4 9 2 10		0 1 1 1 3 2 0 0	8 0 4 4 0
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket	••	••			  	  	. ::	1 5 1 5 1 11 4 9 2 10 1 0 1 0		0 1 1 1 3 2	8 0 0 4 4 0 8
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar	••	  	••		  	  	. ::	1 5 1 5 1 11 4 9 2 10 1 0 1 0		0 1 1 1 3 2 0 0	8 0 0 4 4 0 8
Making sleeves and sleeve linings Inside breast pocket	preamble).	   Ex	TRAS.		  	  	. ::	1 5 1 5 1 11 4 9 2 10 1 0 1 0		0 1 1 1 3 2 0 0	8 0 0 4 4 0 8
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar	preamble)	EX	TRAS.		  	  	. ::	1 5 1 5 1 11 4 9 2 10 1 0 1 0		0 1 1 1 3 2 0 0	8 0 0 4 4 0 8
Making alceves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the followed the collaboration of the col	preamble)	exas are rice.	TRAS.	d.	  	  	. ::	1 5 1 5 1 11 4 9 2 10 1 0 1 0		0 1 1 1 3 2 0 0	8 0 4 4 0 8 8
Making alceves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge he of the seam of the	preamble). lowing ext	EX TAS are rice.	TRAS. by han a sizes	d.	  	  	. ::	1 5 1 5 1 11 4 9 2 10 1 0 1 0		0 1 1 1 3 2 0 0	8 0 4 4 0 8 8
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fold fany extras are done by machine, charge his life 52 inches or over from hole to button who Each additional 3 inches or part thereof, over	preamble). lowing ext	EX TAS are rice.	TRAS. by han a sizes	d.				1 5 1 5 1 11 4 9 2 10 1 0 0 6		0 1 1 1 3 2 0 0 0	8 0 0 4 4 0 8 8 4
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge he  If 52 inches or over from hole to button wh Each additional 3 inches or part thereof, over Raised seams, whole coat, by hand	preamble). lowing ext of hand properties to the properties of the	ras are rice.  OVER (chest ris in leng	TRAS. by han a sizes neasure th	d.				1 5 1 5 1 11 4 9 2 10 1 0 0 6		0 1 1 1 3 2 0 0 0	8 0 0 4 4 0 8 8 4
Making aleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge has the seament of the seam	preamble). lowing ext lf hand pr in finished 45 inches	ras are rice.  OVER	TRAS. by han a sizes. neasure	d.		::		1 5 1 15 1 11 4 9 2 10 1 0 0 6		0 1 1 1 3 2 0 0 0	8 0 0 4 4 0 8 8 4
Making aleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge he If 52 inches or over from hole to button whe Each additional 3 inches or part thereof, over Raised seams, whole coat, by hand Raised seams, whole coat, by machine Edges, when pricked by hand	preamble). lowing ext lif hand pi in finished 45 inches	ras are rice.  OVER (chest r in leng	TRAS. by han a sizes measure th	d				1 5 1 5 1 11 4 9 2 10 1 0 0 6		0 1 1 1 3 2 0 0 0 0	8 0 0 4 4 0 8 8 4 8 8 8 8 8
Making aleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge has the seament of the seam	preamble). lowing ext lf hand pr in finished 45 inches	ras are rice.  OVER	TRAS. by han a sizes. neasure	d.				1 5 1 15 1 11 4 9 2 10 1 0 0 6		0 1 1 1 3 2 0 0 0 0 6 2 6 3	8 0 0 4 4 0 8 8 8 4
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fold fany extras are done by machine, charge he if 52 inches or over from hole to button whe Each additional 3 inches or part thereof, over Raised seams, whole coat, by hand Raised seams, whole coat, by machine Edges, when pricked by hand Edges, each extra row of stitching by hand	preamble). lowing ext lf hand pi in finished 45 inches	ras are rice.  OVER (chest r s in leng	TRA5. by han a sizes. neasure th	d.				1 5 1 5 1 11 4 9 2 10 1 0 0 6		0 1 1 1 3 2 0 0 0 0	8 0 0 4 4 0 8 8 4 8 8 8 8 8
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the foll f any extras are done by machine, charge in If 52 inches or over from hole to button whe Each additional 3 inches or part thereof, over Raised seams, whole coat, by hand Raised seams, whole coat, by machine Edges, when pricked by hand Edges, each extra row of stitching by hand Felled edges  Skeleton baste—	preamble). lowing ext lf hand pi in finished 45 inches	ras are rice.  OVER (chest r s in leng	TRA5. by han a sizes neasure th	d.				1 5 1 15 1 11 4 9 2 10 1 0 0 6		0 1 1 1 3 2 0 0 0 0 6 2 6 3	8 0 0 4 4 0 8 8 4 8 8 4
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge he of the state	preamble). lowing ext lif hand pr in finished 45 inches	ras are rice.  OVER (chest r s in leng	TRA5. by han a sizes. neasure th	d.				1 5 1 15 1 11 4 9 2 10 1 0 0 6		0 1 1 1 3 2 0 0 0 0 6 2 6 3	8 0 0 4 4 0 8 8 4 8 8 4
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge he of the state	preamble). lowing extilif hand pi in finished to 45 inches	TAS are rice.  OVER (chest E in leng	TRAS.  by han a sizes measure th	d.			::	1 5 1 1 5 1 1 1 1 4 9 2 10 0 6 1 0 0 6 8 5 3 10 1 0 9 5 7 7 2 10 3 4 4		0 1 1 1 3 2 2 0 0 0 0 0 2 6 2 6 3 3 4 4	8 0 0 0 4 4 0 8 8 8 4 0 8 8 8 4 0 0 4
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge he of the collar of	preamble). lowing ext lif hand po n finished	ras are rice.  OVER (chest r s in leng	TRAS. by han a sizes. neasure th STES.	d.				1 5 1 1 1 1 1 4 9 2 1 0 1 0 0 6 8 5 3 10 9 5 7 7 2 10 3 4 3 10		0 1 1 1 3 2 2 0 0 0 0 0 2 6 2 6 3 4 4 4 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	80004408844 88088440 048
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge he of the state	preamble). lowing ext lif hand pr on finished 45 inches	TAS are rice.  OVEI (chest rs in leng	tras. by han a sizes measure th	d				3 10 1 0 0 6 3 10 1 0 1 0 2 10 3 10 3 10 3 4 3 10 3 10 3 10 3 10 3 10 3 10		0 1 1 1 3 2 2 0 0 0 0 0 0 6 2 2 2 2 2 2 2 2 2 2 2	8 0 0 0 4 4 0 8 8 8 4 0 0 4 8 8
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge he of the state	preamble). lowing ext if hand property of the	TAS ARE rice.  OVER (chest rs in leng	TRAS. by han a sizes. neasure th	d.				1 5 1 1 5 1 1 1 1 4 9 2 10 0 6 1 0 0 6 8 5 3 10 1 0 9 5 7 7 2 10 3 4 3 10 3 10 4 3		0 1 1 1 3 2 2 0 0 0 0 0 2 6 2 6 3 4 4 2 2 2 2 3 4 4 4 2 2 2 2 3 4 4 4 4	8 0 0 4 4 0 8 8 8 4 0 0 4 8 8 0 0 4 8 8 0 0 0 4 8 8 0 0 0 4 8 8 0 0 0 4 8 8 0 0 0 4 8 8 0 0 0 4 8 8 0 0 0 4 8 8 0 0 0 0
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge he of the state	preamble). lowing ext lif hand pr on finished 45 inches	OVER OF THE PROPERTY OF THE PR	by han sizes measure the	d				3 10 1 0 0 6 3 10 1 0 1 0 2 10 3 10 3 10 3 4 3 10 3 10 3 10 3 10 3 10 3 10		0 1 1 1 3 2 2 0 0 0 0 0 6 2 2 6 3 4 4 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	8 0 0 0 4 4 0 8 8 8 4 0 0 4 8 8
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge he of the state	preamble). lowing ext if hand po in finished 45 inches	TABS A	TTRA5.  by han a sizes measure th	d				1 5 1 1 1 1 1 4 9 2 10 0 1 0 0 6 8 5 3 10 9 5 7 7 2 10 3 4 9 9 3 10 4 3 4 9		0 1 1 1 3 2 2 0 0 0 0 0 2 2 2 2 2 2 3 3 4 4 2 2 2 2 2 2 3 3 4 4 4 4	8004 40884 8808840 048804
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge he of the state	preamble). lowing ext lif hand pr n finished 45 inches	OVER OF THE PROPERTY OF THE PR	by han	d				1 5 1 1 5 1 1 1 1 4 9 2 10 0 6 1 0 0 6 6 1 0 0 6 1 0 0 6 1 0 0 6 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 1		0 1 1 1 3 2 2 0 0 0 0 0 0 0 2 2 2 2 2 2 3 3 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	8004408884 88088840 048804
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the foll fany extras are done by machine, charge in If 52 inches or over from hole to button whe Each additional 3 inches or part thereof, over Raised seams, whole coat, by hand Raised seams, whole coat, by machine Edges, when pricked by hand Edges, each extra row of stitching by hand Felled edges  Skeleton baste— With single-basted seams and one sleeve With single-basted seams, one sleeve and collar With lapped seams, one sleeve and collar With lapped seams, one sleeve and collar With lapped seams, one sleeves and collar Tab, with hole and button, by hand Tab, with hole and button, by machine	preamble). lowing ext if hand po in finished to to inches	TABS A	TTRA5.  by han a sizes measure th	d				1 5 1 1 1 1 1 4 9 2 10 0 1 0 0 6 8 5 3 10 9 5 7 7 2 10 3 4 9 9 3 10 4 3 4 9		0 1 1 1 3 2 2 0 0 0 0 0 2 0 6 3 4 2 2 2 2 2 2 3 3 3 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	800440884 8808840 048804 40
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge he of the state	preamble). lowing extiff hand portion finished control of the cont	TABS A	TTRAS.  by han a sizes measure th stes	d				1 5 1 1 5 1 1 1 1 4 9 2 10 0 6 6 1 0 0 6 6 1 0 1 0 0 6 6 1 0 1 0		0 1 1 1 3 2 2 0 0 0 0 2 0 6 2 6 3 4 2 2 2 2 2 3 3 1 1 3	800440884 8808840 048804 404
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge he of the state	preamble). lowing extilf hand property of the second secon	TABS A	by han a sizes measure th	d				3 10 1 0 0 6 3 10 1 0 3 10 3 10 3 10 3 10 3 10 3 10		0 1 1 1 3 2 2 0 0 0 0 0 2 0 6 6 2 6 3 3 4 2 2 2 2 2 3 3 3 1 1 3 2 2 1	800440884 8808840 048804 40
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge he of the state	preamble). lowing ext lif hand pr on finished 45 incher I buttons,	TABS A	by han  R SIZES  Reasure  th  STES.	d				1 5 1 1 5 1 1 1 1 4 9 2 1 0 1 0 0 6 6 8 5 3 1 0 1 0 3 1 0 3 1 0 3 1 0 4 3 4 9 1 1 1 1 0 0 4 9 2 1 0		0 1 1 1 1 3 2 2 0 0 0 0 0 2 0 6 6 2 2 2 2 2 3 3 3 1 1 3 2 2 2 2 2 3 3 2 2 2 2	800440884 8808840 048804 4040
Making sleeves and sleeve linings Inside breast pocket In or outside ticket pocket Seaming on outside collar  Extras, chesterfields (if not provided for in the Unless machine is specially mentioned, the fol If any extras are done by machine, charge he of the state	preamble). lowing extilf hand property of the second secon	TABS A	by han  R SIZES  Reasure  th  STES.	d				3 10 1 0 0 6 3 10 1 0 3 10 3 10 3 10 3 10 3 10 3 10		0 1 1 1 3 2 2 0 0 0 0 0 2 0 6 6 2 6 3 3 4 2 2 2 2 2 3 3 3 1 1 3 2 2 1	800440884 8808840 048804 40408

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										Malos,		Females.
				10	O PQ					s. d.		s. d.
Du hand soch				LO	OP9.					1 0		0 8
By hand, each By machine, each		• ••	••	::	••	::	::	::	•••	0 41	••	0 3
				FLYS AN	D VEN	TS.						
Fly in front of coat,			••	• •	••	• •	• •	••	••	3 10 1 11	••	2 8 1 4
Fly in front of coat, I Fly in back of coat, I			••	••		••	••	• •	•••	3 10	• • •	2 8
Fly in back of coat, l	y machine	••	• •	• •	••	••	••		• •	1 11 1 11	• •	1 4 1 4
Fly in front of cape	••	• ••	••	••	• •	••	••	••	••		••	
	•			VE	NTS.							
Vents at side, under	inches, lo	ng, faced, or	unfaced,	each			••			1 0		0 8
Back vent, not exceed	ling 10 inch	nes in length	• •	••	••	••	••	••	• •	$\frac{1}{2} \frac{11}{10}$	• •	$egin{array}{ccc} 1 & 4 \\ 2 & 0 \end{array}$
Back vent, over 10 in Back vent, over 13 in			· ·	••		••	••	• •	•••	3 10	::	2 8
Vent, with morning co	at tack		••	••	• •	••	••	• •	••	0 6 1 5	••	0 4 1 0
Back seam, single tap Back seam, double ta	ped		••	••		••	•••	••	••	2 5	•••	18
Back seam, felled or	titched insi	ide in any m	anner	••	• •	••	••	••	••	1 5	••	1 0
						_						
			L	SILK F	ACING					76		5 <b>4</b>
Full size, with material Without material or d			n	••	•• `	••	••	••	••	3 10	••	28
Small silk facing on t	urn, not ex	ceeding 12 in	ches	••	••	• ••	. ••	. ••	••	1 11	••	1 4
				c#	AMS.							
Strapped seams by ma	chine				<b>A</b> III.5.					76	_	5 4
For other extras to se	ams, see er	tras on sac	coat.	••	••				•			
For all other extras, a	ee extras o	on other garm	ents.						•			
				Frock and	Dress	Coats.						
Preamble Double bre	asted, two	plain pockets	, and on	e inside br	east p	ocket jette	ed; all	edges, po	ckets,			
and buttons to b haircloth through	e staved:	pocket tacks	i by han	d; canvas	s throu	igh forepa	irts, lape	el, and c	ouar;			
stitching in side b	ody; collar	sewn on by l	hand; or	ne puff in e	ach sc	ye; all lir	ings fell	ed; hole	s and			
buttons; label an Standard starting price	d hanger.	hine								52 8		
Dress coat with silk r	oll collar, t	o count as p	lain coat			_						
When a worker does When any one of the w be charged as an	ndermentio	ned parts is d	ig, add t ione by h	and on a n	achine	e-made cos	t, such j	part or pa	rts to	2 10	••	_
One pair cuts			••	••		••	••	••	••	06	••	_
Under-arm seams Waist seams			• ••	••		••	•••	••	••	1 0		_
Lapel seams				••	• • • • • • • • • • • • • • • • • • • •		• • •	••	• • •	$\begin{array}{ccc} 1 & 0 \\ 1 & 0 \end{array}$	::	_
Shoulder seams				••	••	••	••	••	••	$\begin{smallmatrix}1&0\\1&11\end{smallmatrix}$	• •	_
Plait pockets (two) One inside breast poc	ket .		••	••	::	••		••	• • • • • • • • • • • • • • • • • • • •	1 0	• • •	_
Stitching edges			••	••	••	••	••	••	••	3 10 2 10	• •	_
Making sleeves and sl Seaming on outside of			••	••	• • •		••	::	::	06	••	_
Joining coats			••	••	••	••	••		••	1 0 1 0	••	_
Seaming sleeves	••			•		• • •	• • •		•		•	
•	•			RX	TRAS.							
Extras, frock and dre If machine is not spe	ss coats (if	not provided	l for in t	the preamb	ole).							
If any extra is by m				, <u> </u>						·		
Binding edges Edges turned and fell	ed or stoat	ed	••	••	• •	••	••	••	•••	5 7 3 10	, ::	_
Braid laid flat on one	side .		• •	••	••	••	••	••	• •	57 76	••	
Braid laid flat, double Braid laid flat, contin	ued to full	length	• •	••		• • • • • • • • • • • • • • • • • • • •	••	::	• • •	11 3	::	
Braid laid flat, if bac Galloon or binding, for	k-stitched,	extra	etitahad	the other	• •	• •	••	••	••	3 10 7 6	••	_
Cord on edge				··	••	::	•••	::	::	5 7	::	
Quilted back lining, i Quilted sides in 1 inc	n ½ inch, h h half wax	alf way dowr z down	ı	••	••	••	• •	• •	••	3 10 3 10	• • • • • • • • • • • • • • • • • • • •	_
Quilted sides in 1 inc	h, half way	down		••	• •	• •	• •		••	76	••	
Quilted back linings in Plain side edges, with	n 1 inch, h three but	nalf way down	n	••	::	••		• • •	• • •	7 6 1 11	• •	_
Plain side edges, with		n	• •	••	••	• •	•••	••	••	1 0 2 10	••	_
Flaps in waist Flannel seamed in wi	th sleeve li	ning	::	••		••	••		••	1 0	••	=
Back and body inter	ined with f	lannel	••	••	••	••	••	• ••	••	1 11 1 0	••	_
Plaits, felled down fr Pockets across skirts,	welt or jet	tted, each	••	••	• • •	• ::		::	::	1 11		_
Pocket across skirt, p Silk facings on front	lain, under	flap, per pai	ir	••	••	••	••	••	• • •	1 11 3 10	• •	=
Silk facings on breast	with dom	ette or other	materia!	undernea	th	•••	••	••		4 9 4 3	• •	·
Full silk facing, with Full silk facing, with	out domette domette o	e or other ma r other mater	icerial ur ial undei	merneath meath	::	••	••	•••	• • •	5 7	••	=
				s note (18)	re inci	rease of ab	ove price	ės.				

The second secon

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		•						Males.		Females.
		В	ASTES.							
Skeleton baste— Single-basted seams and one sleeve								2 10		_
With single-basted seams, one sleeve and collar			••		••	••	• •	3 8	••	_
With single-basted seams, two sleeves and collar	۲.,	••	••	••	••	• •	••	3 10 3 10	••	_
With lapped seams and one sleeve With lapped seams, one sleeve and collar		••	••	•	•••	::	•••	4 3	••	_
With lanned seams, two sleeves and collar		••	, .	••	••	••	••	4 9	••	_
Full baste, including wadding, padding, lacings,	and sea	ms pre	ssed open	: .	••	••		$\begin{array}{cc} 7 & 6 \\ 2 & 10 \end{array}$	••	<del>-</del>
Forward try-on	••	••	••	••	•••	••				
		Froc	k Overcoat.							
·		1,00						52 8		_
Preamble—Frock overcoats to start same price a	s frock	or dress	coats, wi	th all en	tras and	addition	a for		••	_
			ning Coat.							
Preamble—Two plait pockets and outside breast procket tacks by hand, canvas through fore-proceeding 10 inches in length, padded by hand inside body, collar sewn on by hand; one published and hanger.  Standard starting price, by machine  When a worker does his or her own machining	arts, lape l, three p ff in each	lies of w	onar, and readding on	shoulde	rs, six ro	snoulder s of stit	ching	41 0 2 10	::	Ξ
For all hand work, see frock and dress coata.		_								
Water manifes and lit was manifed for in th	A 77702		EXTRAS.							
Extras, morning coat (if not provided for in the All extras are by hand, if machine is not speci	ally mer	tioned.		-						
If any extra is done by machine, charge half h	and pric	e.								
For all extras on morning coat, see sac, frock,	or areas	COSto.								
		1	BASTES.							
With single-basted seams and one sleeve	••	••	••	• •	••	••	••	2 10 3 4	••	_
With single-basted seams, one sleeve and collar Single-basted seams, two sleeves and collar	• • •	••	••	• •	••	••	• •	3 10	• • • • • • • • • • • • • • • • • • • •	_
With lapped seams and one sleeve	••	••	•• :	• •	••	••	• •	3 4	••	
With lapped seams, one sleeve and collar	• •	••	••		•••	••	••	4 3 4 9	••	_
With lapped seams, two sleeves and collar Forward try-on	••	• •	••		::		••	1 11		_
Full baste to include wadding, padding, facing	s and se	ams pre	ssed open	••	••	• •	••	6 7	••	_
			*******							
On shooting coats—		POO	KETS, ETC.							
Hare pocket		••	••	••	••	• •	• •	2 10	• •	_
Bag ·· ··	••	••	••	••	• •	••	••	3 10 1 11	• • •	_
Gun pieces	••	••	••	••	••	••	••	• ••	••	
		Inve	rness Cape	: <b>.</b>						
Preamble—Two pockets, four holes in front an	d three									
Chanded starting price by machine					••	••		35 l	• •	19 10
When a worker does his or her own machining For all hand work, see chesterfields.	g, add to	the at	oove price	••	••	••	••	1 11	••	14
			EXTRAS							
Extras, on inverness cape————————————————————————————————————	finished	l (chest	measurem	ent)	••,			3 10		2 8
If comment he lined				••		••	••	5 7 1 0	• •	4 0 0 8
Each additional 3 inches or part thereof over	45 inche	s in len	gtn	••	••	••	••	1 0	••	v
			SEAMS.							
Raised seams, whole coat, by hand			••		••	• •	••	8 5		6 0
Raised seams, whole coat, by machine	••	• •	• •	• •	••	••	• •	4 3	• •	3 0
	·		EDGES.							
Binding edge by hand								5 7		4 0
Binding edge, one side by hand, one side by	machine		• •			• •	• •	3 10 7 6	••	2 8 5 4
Corded edges, by hand Edges, when pricked by hand		••	• •	• • •	••	• •	• •	9 5	• • •	6 8
Edges, extra row of stitching by hand	•••	::	::	••	•••	••	••	4 9		34
Felled edges	••	••	••	• •	••	••	••	5 7	••	4 0
	•		BASTES.							
Skeleton baste-			.;					2 10		2 0
With single-basted seams, one sleeve With single-basted seams, one sleeve and colls	r	• • •	• •	••	::	••	••	3 4		2 4
With single-hasted seams, two sleeves and coll	ar				••	• •	• •	3 10	• •	2 3 2 8
With lapped seams, and one sleeve	• •	• • •	••	••	• •	• • •		3 10 4 3	• •	2 8 3 0
With lapped seams, one sleeve and collar With lapped seams, two sleeves and collar	• •		••	••	::	::	::	49	••	3 4
Tab with hole and button, by hand	·	٠	•••	. ••	••	••	••	1 11 1 0	• •	1 4 0 8
Tab, with hole and button, by machine Belt, one hole, two buttons, by hand	••		•	••	• • •	••		4 9	• • •	3 4
Polt one hole two buttons by machine		• • • • • • • • • • • • • • • • • • • •			. ••	••		2 10	••	2 0
Collar, tab (swivel or otherwise), two holes, as Collar, tab (swivel or otherwise), two holes, as	nd butto	ns, by l	nand machine	• ••	•	••	• • •	2 5 1 11	•••	1 8 1 4
Loops, by hand, each		ns, by .		· ::	•••		• •	1 0		0 8
Loops, by machine, each	••	••				•••	••	0 4	• •	0 3
See previ	ous note	(18) re	increase of	above	prices.					

									Males.		Females,	
			FLYS	AND VENT	rs.							
Fly in front of cost, by hand		• •	••		•••	• •			3 10		28	
Fly in back of coat, by hand						•• .			3 10		28	
Fly in front of coat, by machine		••		• •					1 11		14	
					••		•••		î ii	::	î 4	
Fly in back of coat, by machine	••	••	•••	• •	••	••	••	• •				
Fly front in cape				• •	• •	••	••	• •	1 11	••	1 4	
Vents at side, under 6 inches long, f	aced or u	ınfaced, e	ach	• •	• •	• •	••	• •	1 0	••	0 8	
			C	assocks.			-					
Standard starting price—By hand an Men's plain cassock of silk or the Men's plain cassock of silk or the Cassocks made from other mater Long cassocks of silk or thin cla Long cassocks of silk or thin cla Long cassocks made from other	in cloth, in cloth, ial, less to th, by h oth, by m	four hole four hole han above and achine	s and b	uttons on uttons or 					42 1 31 11 3 10 43 1 34 8 3 10		26 5 20 0 2 8 26 5 21 6 2 8	
Extras on cassocks.												
Ten holes and buttons on long casso	ek	·							3 10		2 8	
							•••	•••	7 6	•••	5.4	
	• • •	••	••	• •	••				8 5		6 0	
Belt, plaited, with cloth ends	• •	••	••	••	••	•• .	••	••	0 0	••		
			+	Gowns.								

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_			Ма	des.			Fen	iales,	
·	•	Ву Н	and.	By Ma	chine,	Ву Б	and,	Ву Ма	chine.
Clergyman's gown, bishop's sleeves, silk Clergyman's gown, bishop's sleeves, lustre or alpaca Clergyman's gown, silk Clergyman's gown, geneva, lustre, or alpaca Barrister's gown, silk Barrister's gown, alpaca or similar material Student's or precentor's gown, silk Student's or precentor's gown, other material	 	 8. 77 70 73 66 73 66 56 56	d. 3 2 8 8 8 8 8	8. 70 63 66 59 66 59 49	d. 2 2 8 8 8 8 8 2 7	48 44 46 41 46 41 35	6 0 3 10 3 10	44 39 41 37 41 37 30 28	0 8 10 6 10 6 10

#### LIVERIES.

#### Coachman's Frock.

Preamble.—Single breasted, six holes and buttons, flaps across waist with pockets under, inside breast pocket or ticket pocket, raw or bluff edges, cuffs with two holes and buttons in slit, side edges in plaits, wadding flesh basted in and lined throughout.

Standard starting price—By machine, males, 44s. 11d.

When a worker does his own machining, add to the above price, males, 2s. 10d.

For hand work and extras, see frock and dress coats.

#### Groom's Frock.

Preamble.—Single breasted, with six holes and buttons, pockets, in plaits, side edges, inside breast pocket or ticket pocket raw or bluff edges, cuffs with two holes, and buttons in slit, wadding, flesh basted in, lined throughout.

Standard starting price—By machine, males, 44s. 11d.

When a worker does his own machining, add to the above price, males, 2s. 10d.

For hand work and extras, see frock and dress coats.

### Footman's Coatee.

Preamble.—Double breasted with sewn on lapels, five holes and buttons on each side, plait pockets, side edges, and sword flaps with buttons, inside breast pocket, raw or bluff edges, cuts in gorge or front, cuff with slit with two holes and buttons, wadding flesh, basted in, and lined throughout.

Standard starting price—By machine, males, 47s. 9d.

When a worker does his own machining, add to the above price, males, 2s. 10d.

For hand work and extras, see frock and dress coats.

### Footman's Dress Coatee,

Preamble.—Single breasted with stand collar, six corded notched holes and buttons in front, pointed flaps with pockets under, side edges in plaits, inside breast pocket, raw or bluff edges, cuffs with slit and two holes and buttons, wadding flesh basted in, lined throughout.

Standard starting price—By machine, males, 47s. 9d.
When a worker does his own machining, add to the above price, males, 2s. 10d.
For hand work and extras, see frock and dress coats.

### Coachman's Frock Greatcoat,

Preamble.—Double breasted with sewn on lapels, six holes and buttons on each side, flaps across waist with pockets underneath, inside breast pocket or ticket pocket, side edges, single stitched, raw or bluff edges, plain or round cuffs, lined throughout.

Standard starting price—By machine, males, 50s. 7d.
When a worker does his own machining, add to the above price, males, 2s. 10d.

• •				EXTRAS.	•						s. d.
Extras on servant's greatcoat.											
Edges, double stitched, raw, extra		• •	• •	••			••				57
Seams raised and single stitched		• •	• •	• •	• •	••	••		• •		57
Seams raised and double stitched		• •	• •		• •	••	••			٠.	11 3
Seams raised and stitched, if prepared b	by the :	maker	only	• •					• •		3 10
Single cape, sewn in with collar			••	·							1 5
Single cape, with band and holes and b	outtons				• •						2 10
Single cape, lined, extra	•	• •	• •	••	• •		• •	• •	••	••	2 l
Each additional real or sham cape				••	••	• •	••	• •		••	2 10

See previous note (18) re increase of above prices.

												Males.
•				EXTRAS ON	LIVERY	COATS.						#. d.
Edges stoated and stitched					••		••					2 10
Edges piped with cloth, with	out flaps			• •		• •	• •			••		4 3
Edges piped with cloth, with										••		57
Gold, silver, or worsted lace				••	• •	• •	••			••	• •	2 1
Gold, silver, or worsted lace			ips	••					• •	• •		2 10
Gold, silver, or worsted lace							• •		••			15
Gold, silver, or worsted lace				• •	• •	• •	••	••	• •			4 11
Gold, silver, or worsted lace				••		• •			••		••	2 1
Gold, silver all round, points	ed or plai	n flaps				• •		• •			• •	2 10
Lace holes on collar, each		• •		• •	• •	••	• •	• •	••		• •	1 5
Diamond hips	• •	••		• • •	• •		••		• •	• •	• •	2 10
Slash cuffs				• •				• •	• •		• •	4 11
Imitation slash cuffs	••	••		••		••	• •	••	• •		• •	2 1
Corded notch holes				••		• •	· ·		• •		• •	0 41
Notched holes worked with	twist, eac	h		• •	• •	••	·		• •		• •	0 9
Epaulettes, each				••			• •			••	• •	0 9
Shoulder knots, each				i.		• •		٠	• •	• •	• •	1 5
Pointed flaps, with buttons	under, ex	tra	••	••	••	••	••	••	••	••	••	0 9

#### BASTES.

For bastes, see frock and dress coats.

Any part done by hand, or extras to liveries, not specified, see frock, dress coats, and chesterfields.

#### Military Uniforms.

Military officer's khaki cloth jacket (Commonwealth pattern).

Preamble.—Two outside bellow pockets with flaps, hole and button; two out breast pockets with flaps and plaits, hole and button, ticket pockets in belt, shoulder straps, pointed cuffs with or without waist seam, belt with hooks and eyes, belt hooks, vent at band, one pair of cuffs, hanger and label.

Standard starting price, by machine—Males, 52s. 8d.; females, 33s. For hand work, see sac coat.

Military officers' khaki drill jackets to be 3s. 5d. less than khaki cloth. Eyelet holes, 3s. 4d. per dozen.

#### British Warm.

British warm (Commonwealth pattern).

Preamble.—Double breasted, two outside pockets with flaps, one outside breast pocket, one inside breast pocket, shoulder straps buttonhole cuff (two holes), vent at back, cuts under arm, collar tab, hanger, and label.

Standard starting price, by machine—Males, 49s. 2d.; females, 30s. 11d.

For hand work, see chesterfields.

#### Aviators' Coats.

Aviators' coats (Commonwealth pattern).

Preamble.—Double breasted, two outside pockets with flaps, one inside breast pocket, fly front, lapels seamed on, shoulder straps, vent at back, strap cuffs, hole and button, stand and fall collar with hooks and eyes, hooks at waist, cuts under arm, hanger,

Standard starting price, by machine—Males, 49s. 2d.; females, 30s. 11d.

### Military Officer's Greatcoat.

Military officer's greatcoat (Commonwealth pattern).

Preamble.—Double breasted, two outside patch pockets, one pocket inside, belt at back with three holes and buttons, gauntlet cuffs, sword vents with holes, stand and fall collar with holes and eyes, plaited back, and vent, forepart of back half lined, all seams raw and otherwise, shoulder straps detachable, collar tab, label and hanger.

For hand work, see chesterfie	elds.		ж.	KTRAS.					Males. $e. d.$		Females. s. d.
			_						3 io		2 10
Try-on	••	••	••	• •	••	••	••	••	1 0	• •	0 8
Snobs thumbs, each	• •	••	• •	• • •	••	••	••	• •	iıï	• • •	1 4
Saddle cloth	• • •	• • •	••	•••	••	••	••	••	1 0		0 8
Dummy fly	• • •	• •	••	••	• • •	••	••	••	3 10		
Gorget patches, sewn on	• •	•• `	••	• •	••	• •	••	••	5 7	* *	4 0
Gorget patches, detachable	••	••	••	••	••	••	••	• •	7 6	:-	5 4
Naval shoulder straps, per pair	••	••	••	••	••	•••	••	••	, 0	••	0 4
					1						
			DED	UCTIONS	<u>:</u> •						
Deductions for undersized coats, you	uths' and	boys'.									
Dress lounge, Norfolk jacket, specia	l jackets,	and sac o	coats.								• •
Youths'-if 38 inches or less from h	iole to bu	itton wher	nnisnea	(chest	measurem	ient)	••	• •	3 10	• •	2 8
Roys'-if 34 inches or less from hol	e to butt	on when i	nnisnea (d	enest m	easuremer	17)	••	• •	76	• •	0 4
Chesterfield or single-breasted overco	oat and ir	iverness.							0.10		
Youths'-42 inches or less from hol								• •	3 10 7 6	••	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Boys'-38 inches or less from hole					surement)		••		7 6	• •	5 4
Other deductions on coats (if same	be compr	ised in th							1 -		1 0
If without hair cloth or substitute f			••	• •	••	••	• •	• •	1 5 1 0	• •	1 0
If preamble hair cloth be put on by				• •	• •	••	• •	• •		• •	0 8
If fitting up be done for the maker	or the co	et	· ; · .	. : •			••	• •	1 0	• •	0 8
Each inside breast pocket provided	for by th	e preamb	ie, but no	ot in co	at when	nnisnea		• •	1 0	- •	0 8
Each inside or outside ticket pocket			he pream	ble, but	not in c	oat wher	nnished	• •	1 0	• •	0 8
If lapels be not padded by the mal			. ••	• •	• •	• •	••	• •	0 6	• •	0 4
If inside collar be not padded by the					••	• •	••	• •	0 6		0 4
If buttonholes be not put in by the					• •	• •	••	• •	1 0	• •	0 8
If front edge buttons be not put or			the coat	• •		• •	- •	• •	0 41	••	0 3
If label be not put on by the make		coat				• •		• •	0 3	• •	0 14
If no cuts or darts in coat			• •	• •	• •	• •	• •	• •	0 41	••	0 3
If inside collar be put on by machin	D0	• •	••	• •	• •	••	• •	••	06	••	0 4
•	s	ee previou	note (18	) re incr	ease of at	ove price	MG.				

,							Males.		Females.
•	AT THE DATE OF STATE	AWN D	DD 4 TD 4				0. 4.		· · ·
Coats—	ALTERATIONS	AND R	EFAIRS.						
Collar—							*		
Off		••	••	••	••	•••	$3  2\frac{1}{2}$	••	2 0
Part off Off and shortened	••	••	••	••	••	••	2 1 4 3	::	1 4 2 8
Recovering collar	• • • •	•••	•••	::	::		4 3	::	28
New collar	••	••	••	••	••	••	8 5	•• •	5 4
Shoulders out	••	• • •	••	••	::	 	2 1 1 1½	• • •	1 4 0 8
Side seams out in body coat	••		•••	••		••	4 3	••	4 3
Side seams, if part out in body coat	••	• •	••	••	••	••	3 2 6 4	••	3 2 4 0
Plaits out, including pockets	••	••	••	••	••	••	5 41	• •	3 4
Across skirts		••	••	••			$54\frac{1}{2}$	••	3 4
Shortened or lengthened body coats	••	••		• •	• •	••	$\begin{bmatrix} 2 & 1 \\ 3 & 2 \end{bmatrix}$	• •	$\begin{array}{ccc} 2 & 1 \\ 2 & 0 \end{array}$
Lengthened sac coat and facing	::	•••	•••	• • • • • • • • • • • • • • • • • • • •	••	•••	5 <del>41</del>		3 4
Shortened coats	` ••	••	••	••	••	••	$\begin{array}{ccc} 2 & 1 \\ 12 & 8 \end{array}$	••	1 4 7 11
New skirts	••	••	••	• •	••	••	12 8 10 6	• •	6 7
Lapels part off	•••	••	••	••	••		6 4		4 0
New lapels	••	••	••	••		••	19 0 1 1½	••	11 11 0 8
Hollowing back seam	••	• • •	••	••	• •	••	2  1	• •	1 4
Stumping back of body coat	••	• •	••	••	••	• •	4 3	••	4 3
Back right out and through plaits of body coat	••	••	••	••	••	••	14 9	••	14 9
	SLI	EEVES.							
Dight out							5 4 <del>1</del>		3 4
Right out	••	• • • • • • • • • • • • • • • • • • • •	••	••	••	•••	4 3	• • •	28
Part out						• •	2 8	• •	1 8
Let out or taken in at top when out	••	••	••	••	••	• •	$\begin{array}{ccc} 1 & 1\frac{1}{2} \\ 2 & 1 \end{array}$	• •	$\begin{array}{ccc} 0 & 8 \\ 1 & 4 \end{array}$
Let out or taken in at cuff	••	••	••	••			2 1	• • •	1 4
Lengthened with hand facings	•	••	• •	• •	••	••	$3  2\frac{1}{2}$	••	2 0
Shortened or lengthened with button cuff Relining body of coat		••	••	••	••	••	4 3	••	2 8 2 8
reclining body of code		•••	•••	••	•••	•••	, ,	•••	- •
	ALTERING	SIDE S	EAMS.						
Of sac, right through		••					4 3		2 8
Part out		••	••	••	••		$3 \cdot 2\frac{1}{2}$	••	2 0
Of sac, if taped	••	••	::	••	••	••	$\begin{array}{ccc} 6 & 4 \\ 4 & 3 \end{array}$	••	4 0 2 8
Of sac, if taped, part out	• • • • • • • • • • • • • • • • • • • •	••	•••	::	•••	••	5 41/2	••	3 4
Altering back seam of sac coat only	••	• •	••	••	••	••	2 1	••	1 4 0 8
Hollowing back seam of sac coat only	••	• • •	••	•••	•••	• •	$\begin{array}{ccc} 1 & 1\frac{1}{2} \\ 3 & 2\frac{1}{2} \end{array}$	• •	$\begin{array}{ccc} 0 & 8 \\ 2 & 0 \end{array}$
Hollowing back seam of chesterfield		••		••	••	••	$16\frac{7}{2}$		1 0
Front edges off— Without holes	••						6 4		4 0
Without holes	::	::	::	••.	::	• • • • • • • • • • • • • • • • • • • •	8 5	•••	5 4
With fly	••	••	••	••	••	••	12 8 8 5	••	7 11 5 4
Back right out of sac coat	••	• •	••	• •	• • •		9 61	••	5 11
							-		
	ALTERATION	S AND	REPAIRS.						
Vests	Trousers	ana V	esis.	•					
Let out or take in side seams	••	••	••	••	••		2 1		1 2
Top of back and shoulder seams out	••	• •	••	• •	••	••	1 1½ 1 5	••	0 7 0 101
No collar vest, made one hole and button, lower		••	::	•••	::	::	2 1	::	1 2
Roll, step collar, or stand collar vest, made into no		• •	••	••	••	••	$\begin{array}{cc} 4 & 3 \\ 2 & 10 \end{array}$	• •	$egin{smallmatrix} 2 & 1 \\ 1 & 9 \end{bmatrix}$
New back and back lining  New forepart lining, if back or shoulder not altered	ı ::	• •	• • •	• • •	• • •	••	. 2 10	• • •	1 2
Ripping and re-cleaning vest for re-making	••	• •	••		••	••	2 I		1 2
•						•		•	
	$T\tau$	ousers.					•		
Side seams out from pockets through bottom	••	••	••	••	••	• •	. 3 21	• •	1 9
Side seams out from top and bottom, with pockets Leg seam out from fork through bottom	• • •	• •	••	••	• • • • • • • • • • • • • • • • • • • •	•••	6 4 3 2½	• • •	3 6 1 9
Seat seam, crutch, and part of leg seam out	••	••		••	••	••	$3 2\frac{1}{2}$		19
Seat seam only Seat seam, with crutch lining off and put on again	••	••	••	•••	::	••	$\begin{array}{cc}1&1\frac{1}{2}\\2&1\end{array}$	::	$\begin{smallmatrix}0&7\\1&2\end{smallmatrix}$
Trousers shortened or lengthened	••		::	::	::	::	2 1	::	1 2
Trousers lengthened and faced	ont.	••	••	••	••	••	$\begin{array}{ccc} 3 & 2\frac{1}{2} \\ 2 & 1 \end{array}$	••	$\begin{array}{ccc} 1 & 9 \\ 1 & 2 \end{array}$
Trousers, more dress taken out of leg seam and fro Reseating trousers	ont	••	••	••	••	••	$\frac{2}{3} \frac{1}{2\frac{1}{2}}$	• • •	1 2
Large seat lining to cover seatings	• •	••	••	••	••	• •	$1 \ 1\frac{1}{2}$		0 7
Ripping and cleaning trousers for re-making	••	••	••	• •	••	••	4 3 4 3	• •	$egin{array}{ccc} 2 & 1 \\ 2 & 1 \end{array}$
Raising the waist	••	••		••		::	5 31		2 111
- ·	us note (18) r	e increa	se of abo	ve prices.					
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			Þ	RESSING	ORDER	OLOTHING	3					ø.	d.
chedule of Prices-		_				22012							
rock and dress, including u		rock and	dress ar	ıd livery	• • •	••	••	••				4	9
B. pagets or beauforts			• •	••	• •	••	• • •	• ••	• •	• • •		2	
B. pagets or beautorts and			• •	• •	••	• •	• •	• •	••	• •	••	2	
.B. sac J.B. sac, and all oversizes	• •	••	••	• •	••	• •	••	• •	• •	••	••	1	
hesterfield		••	••	• •	• •	• • •	••	••	••	• •	••	1	4
lsters and centennials				::	• • • • • • • • • • • • • • • • • • • •	•••	••	••	••	••	•,•		10
overt coats							•••	•••	• • • • • • • • • • • • • • • • • • • •	••	••		'n
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B. unlined sacs	••.	• •	• •	• •		• •	• •	• •				1	
B. unlined sacs, and all or	versizes	••	• •	• •	• •	• •	• •	• •		••		1	1
k chesters and sacs	1 4 1		. • ;	• •	• •	• •	•••	• •	• •	• •		, Ī	:
ollands, white coats, flanne enim, dungaree, and canva-	ı, nanneı	ette, and		• •	••	• •	• •	• •	• •	••	••	1	- 3
on or stewards' jackets	•	••		••	· ·	••	••	• •	• •	••		. 0	
litary overcoats	::	··	••	••	··		••	• • •	• •	••	,	· 1	
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litary jumpers	••	••	••				•••		• • • • • • • • • • • • • • • • • • • •	•••		î	
					VESTS.	•							
sts, clerical, dress, white,	marcella.	white ni	iane. whi	te drill	or simil	ar mate	rial					Δ	14
st, cassock		p	'		or binit		110-1	••	• • •	•••	••	0 1	ц
st, plain or with collar						•••	•	•••	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	ō	
ble vest, without sleeves				••			••	•••	• • • • • • • • • • • • • • • • • • • •		::	ŏ	
ble vest, with sleeves		• •		••			• •				••	ŏ	
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her riding pants—	•								• •	•••	. "	•	•
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B. trousers		::				••	••	• •	• •	• •		1	•
ill, duck, canvas, dungaree litary trousers						••	••	• •	• •	• •	• •	ó	1
aping trousers and pants		• •	• •	::	••	••	••	••	••	••	• •	1	
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ousers, strapped		.,	::	::	::	••	••	• • •	• • • • • • • • • • • • • • • • • • • •	••	•		(
ff bottoms on trousers		••		••	••	••	••	••		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	õ	•
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			••	• •				•		s. d.		8.	đ
			MPLOYEE	S DOING	THEIR	OWN MAG	CHINING.						
coat, dress lounge, norfol	k jacket,	special	jackets		·•	,.				1 11		1	4
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rning and pager coats		••	••	••	••	••	••	••	• •	2 10	• •	_	
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#### SPECIAL NOTICE.

### PRESSING OFF.

Should any garment be pressed off for a female, no deduction shall be made.

Should a female press off any garment, such shall be an extra, and she shall be paid the prices provided herein (see order pressing schedule).

Should any garment be pressed off for a male operative, the price set out in the schedule for pressing may be deducted.

All extras will not necessarily appear under the particular garment the operative may be making. Wherever the extra appears, the price provided for such extra shall be paid.

Should any extra be not specified in this Determination the operative shall be paid for such extra on the actual time worked, based on the weekly wage fixed in the Determination.

Garments specified in the Determination may change with the fashion. In such cases, if any item in the Determination for another garment is applicable, such shall operate.

## · VEST (ORDINARY).

Preamble—Fitting ur four pockets, welts, all edges, buttons, and pockets to be stayed; tacks by hand; canvas through foreparts; holes and buttons and back straps; all linings felled.

Standard starting price, by machine—females, 7s. 11d.

Garment to be pressed off for female.

If female presses off the vest, such will be an extra as provided for in the schedule for pressing off garments. When the maker does her own machining, 8d. extra.

See previous note (18) re increase of above prices.

#### HAND WORK ON VESTS.

When any of the undermentioned	nerts are done by h	and on a machine-made yest.	such shall be extra as follows:-

<b>,</b>	•									1	Fema
											8.
saming on facings		• •	• •	• •	••	• •	• •	••	. • •	• •	ļ
itching edges	••	• •	• •	• •	• •	••	• •	••	••	• •	1
utting in pockets, each		• •	• •		••	• •	• •	• •	• •	• •	0
aking back straps		• •	• •	·	• •	• •	• •	•••	••	• •	0
aking back	• •	• •	• •	••	• •	••	• •	• •	• •	• •	0
wing in back	••	• •	• •		• •	• •	••	• •		• •	1
xtra on vests—			1	EXTRA	8.						
ocket <del>a</del>											1
By hand, outside		• •	• •	• •	••	••	• •	••	• •	• •	1
By machine, outside		• •	• •	• •	• •	• •	• •	• •	• •	• •	0
and, inside, including he			• •	• •	• •	••		• •	• •	• •	1
achine, inside, including			• •	• •	• •	••	• •	• •	• •	• •	0
ape, on pockets each fix	ap.	• •	• •	••	• •	••	• •	• •	• •	• •	0
ig <del>es</del> —											_
Bound by hand	••	• •	• •		• •	• •		• •	• •	• •	2
Bound, one edge han	d, one edg	e machi	De			• •				• •	1
at braiding, three stitch	ing by had	nd									3
orded edges, by hand											2
											1
ped edges, seamed by I											1
sch row of stitching on							• • • • • • • • • • • • • • • • • • • •				ī
elled edges			::				• • • • • • • • • • • • • • • • • • • •		• • •		ī
				••	••	• •	• • •	• • •	• • •	- ::	$\hat{2}$
icked edges, each row	d lined	on unli			••	••					2
y in front of vest, by l	nanu, mieu	or unin		• •	••	• •	• •	• •	• •	••	ĩ
y in front of vest, by			••	• •	• •	• •	• •	••	••	• •	
velet holes, per dozen		• •	• •	• •	••	••	• •	••	• •	• •	0
yelet holes, with open f		• •	• •		• •	• •	· • •	••	• •		1
ıffs in back	• •	• •	• •	• •	• •	• •	• •	• •	• •	• •	0
ents in side			• •		• •	••	• •	• •	••		0
eeves, unlined and faced	d, felled, o	r covert	808ms	-							
By hand				• •		• •	• •			` ••	5
By machine											2
terlining back with flan	mel		• •								0
irts at waist			••	••							1
eal skins or imitation sk								• • •			2
ollars—	, 02013	••	••	••	••	••		••	• • •		
Step collar, lined or	unlined, in	two pie	ces or	otherw	rise on S.B	. vest					1
All other collars on											0
Collar on D.B. vest,			••		••	• •					1
te in vest		••		••			••	••	• •		0
estes—					• • •			• •			
Skeleton baste			••								0
Forward baste	••		••	••				•••		::	ŏ
Sketeton baste with	facince on	 d lipines	hastad	in .	• •	• • •	• • •	••	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	ĭ
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Basting on tabs and	DEFENDE	• •	• •	• •	••	••	••	• •	••	••	J
er-size vests—	a	. /			from hel-	4a hu44					0
Men's vests, 46 inche						to parton		••	••	• •	
Double-breasted vest,	extra to	ingle	• •	• •	••	••	••	••	••	••	I
			DE	DUCTI	ons.						
ouths' vests, 36 inches	and under	(chest n	1008117011	ent)	from hole t	o button	less th	an men'≃			0
by's vest, 32 inches and											2
oy's vest, 32 inches and fitting up is not done				i) iroi					• •	• •	0
					• •	• •	• •				

Preamble—To pockets remainder same as preamble for ordinary vests, Standard starting price—All machine, females, 9s. 3d.

### EXTRAS.

Roll collar on dress vest Roll collar on dress vest ... ... ... ... ... ... Hand work, extra and deductions, same as ordinary vest.

#### PLAIN CLERICAL VEST.

Preamble—With large or small breast; eight holes and buttons outside, and two buttons inside; one row of stitching or bound by machine.

Standard starting price-By machine, females, 9s. 3d.

Double-breasted, clerical vest 2s. extra.

Hand work, extras and deduction, same as ordinary vest.

#### TROUSERS.

#### Ordinary Trousers-

Preamble—Fitting up; two pockets, one strap and buckle; or three loops, button holes; buttons; leather or heel stays; all seams pressed, hand tacks throughout; waist bands; seat and catch linings felled; back linens if necessary.

Standard starting price—By machine, females, 7s. 11d.

Garment to be pressed off for female.

If female presses off or shrinks the trousers, such shall be extra, and she shall be paid the prices set out in the schedule for pressing off garments.

When the worker does her own machining, 9d. extra.

See previous note (18) re increase of above prices.

### HAND WORK ON ORDINARY TROUSERS.

When any one of the follows:—	under	rmentione	d parts	is done	by h	and on	machine-mad	e trousers,	such	shall	be an	extra,	ı.
10110WS 1—												Females.	
Seaming half-side se	e me	•										a.d. 10	
Seaming side seams		through	••	••	••	•••		•• •		••		2 0	
Seaming half-leg sea		heoneh	••	••	••	••		••		••	• •	0 8 1 4	
Seaming leg-seams r. Seaming seat seams			••	••	• •	••		•• •		••	••	0 8	
Seaming bands on		••		••	• •					••	••	0 8	
Stitching around was Making fly and sean		ining on	front	••	• • •	• •		••		••	••	0 8 0 8	
Stitching fly in				•••	::	::		·· :		••	• • • • • • • • • • • • • • • • • • • •	0 4	
Stitching front of fly		••	••	••	••	• •				••	••	0 4	
Button catch Pockets		••	••	••	• •	• • •		•• •		••	••	0 8 0 8	
Making strap and b				•••	••	•••	•••					0 8	
											Wamalaa		
								•		Ву	Females.	Вy	
					EXTRAS	8.				Hand.		Machine.	
Extras, ordinary trousers—										s. d.		e. d	
Pockets-													
Fob pockets, each Side or cross pockets,			••	••	• •	••	••	••	••	1 4	••	1 0 1 0	
Hip pocket, hole and be	ntton,	cash pock	et, hole	and butt	on, and	d all other	r extra pocket	s each	• •	1 4	••	1 4	
French bearer	••			••	••			••	••	1 4	••	1 4	
					SKAMS	i_							
Raised or overlaid side seams,	if pre	pared by	maker			•	′			<b>2</b> 0		0 8	
Raised or overlaid side seams,	if not	prepared	l by ma	ker, no			•				•		
Lapped seams Braid down side seam, silk or	··· worst-	 ed	••	• •			••	••	••	1 4 2 8	••	0 8 1 0	
Gold or silver braid down side	8eam			••				••		6 7		_	
Stripe scarlet cloth down side a Stripe scarlet cloth down side a	seams	sewn on	••	••	••	• •	• •	••	••	2 8 5 4	••	1 4	
Stripe gold or silver lace down	side :	seam	• •		• • • • • • • • • • • • • • • • • • • •	•	••	••	• •	6 7		. —	
Stripe gold or silver lace down Stripe gold or silver lace down	side i	seam felle	ed or sti	itched on			• •	••		10 7	• •	_	
			ickeu or	ı	••		••	••	• •	11 11 0 8	••		
Seams, serged top and under		• •		• •	• •		••			1 4	• •	_	
Leg seams, felled each side Side seams, felled each side		• •	••	• • •	• •	••	••	••	••	1 4 1 4	••	_	
Leg seams, turned down and fe	elled	••	• •			••		••	••	0 8			
Seat seams, turned over and fe All seams piped		• •	• • •	• • •		• • •	••	••	••	0 8 3 4	• •		
All seams piped	• •	••	••	••	••	••	••	••	••	٠, ٦	••	_	
				3	оттом	S.							
Bottoms faced up 9 inches with		ed, canva					••	••	••	2 0	••	_	
Bottom buttons, with stays ins Bottom buttons, with stays out	teide	••	••	•••			••	• •	::	0 8 1 4	••	=	
Round or taped bottoms, two			••	••			• •		••	1 4	• •		
Cuff bottoms Cuff bottoms, sewn on or with	one r	ow extra	felling	• • •	••		••	• •	• •	0 8 1 0	••	=	
Leathers all round bottom		••		••			••			1 4		_	
			5	TRAPS, LO	OPS. A	NO BELT	·a.						
Strap and buckle, if cased from	n hip						••			2 8		1 4	
Leather belt sewn on			• •	• •	••		••	••	••	2 0	••		
Leather belt sewn on, if cased Strap and buckle (additional)			••		••	• •	• •	••	• •	2 8 1 4	••	0 B	
Sewing on machine-made strap	and l	buckle	::	::	::	::	•••	•••		0 4	::	_	
Leather tabs for chains Loops, if additional to strap	• •	••	• •	• •			••	• •	• •	$\begin{array}{ccc} 2 & 0 \\ 0 & 8 \end{array}$	••		
noope, a accumulat to smap	••	•• .	••	••	••		••	••	••		••	=	
				LININ	G TROU	users.							
	dome		• •	••	••	• • •	••	••	••	2 0 3 4	••	1 4 1 8	
Cotton lining, if interlined with Cotton lining, after trousers are	finish	hed	• • •	• • •	• • •	• • • • • • • • • • • • • • • • • • • •	••			3 4	• • • • • • • • • • • • • • • • • • • •	2 0	
Large seat lining, over 6 inches	by 5	, extra	• •	• •	• •		- •	••	••	0 8	• •		
Flannel or silk lining Chamois lining to knees	• •	••		• • •	• • •		••	••		3 4 5 4	••	_	
Chamois lining to bottom	••	••	••		••	••	••	••	••	6 7			
Knees, lined	••	••	••	••	••	••	••	••	••	l 4	••	_	
				STITCHE	NG ANT	PUFFS.							
Puff in hand Stitching by hand across top of	 F tenn		•• •	••	••	••	••	••	••	1 4 1 1	••	1 4	
		9019		••	• • •	• • • • • • • • • • • • • • • • • • • •	• •		••	2 11	••	_	
	••	••		••	••		••	••	••	2 11			
				RASTIN	G TRO	TIC PPC							
Try-on trousers, full baste										2 8			
Basting leg seams, seat seams,	and b		••	• •	••	••	••	••	• •	14.			
Basting seat seam and bottoms Basting seat only	• •	••	••	••	• • •	• • • • • • • • • • • • • • • • • • • •	••	••	• •	0 8 0 4	••	<del>-</del> -	
	••	••	• •	••	••	••	••	••	••	0 4	••		
		See pre	vious no	ote (18) r	e incre	ase of a	bove prices,						

		•	3380						ictori		
				•							ales.
			Oversizes.								
en's trousers, 43 inches to 48 inche en's trousers, over 48 inches, from				xtra 		::	::	::	::	0 1	8 4
•		•	Deductions.						ı		
ndersizes—	<i>f</i> h.l.	to butto			. aaab ala	· ·				0	8
ouths' trousers, 30 inches and under, bys' trousers, 27 inches and under,	from hole to	button,	less than me	n's in e	ach class		••	••	••	ì	4
tting up				••	••	•• ;	• •	• •	• •	0	4
eathers or heel stays ntton holes, per pair of trousers	••	••		••	••	••	••	••	••	0	8 7
ittons, sewing, per pair		• • • • • • • • • • • • • • • • • • • •	· :: · · ·				••		••	ŏ	
ening dress trousers.	f1 0-	2.1		·	•						
andard starting price, by machine- or hand work and extras, see ordin	remaics, 9s.					٠.					
	•		Breeches.	•	. •						
Preamble—Two pockets, with nohes, tops bound or turned in, be											esoze
Standard starting price, by m Garment to be pressed off and	d shrunk for	female, w	rithout deduc	tion.			1.41				
If a female presses off or shri r pressing off garments.	inks the <b>bre</b> e	ches, suci	will be extr	a; and	l she shal	l be pai	a r" pr	ces set o	out in t	the s	chedu
When the maker does her ow For items done by hand, see		to breech	ies, extra 9d.	• •	••						
1			+								nales.
• • • •	•••		EXTRAS.							ø.	d.
		E:	xtras on Breed	ches.	-						
ntinuations, by hand, with four h	oles and but									5	4
ntinuations, by machine, with fou	r holes and l	buttons of	r oyelet holes		٠	••	••			2	8
wing or felling down leg seams arter, with buckle, by hand, per p	air		• •	• •	••.	••	••		••	. 2	<b>4</b> 0
arter, with buckle, by machine, pe	r pair		••	• • •						l	4
nees lined	·		• •	• •	••	••	• •	•	• •	0	8 4
ts under knee in breeches, if tape			ir		••	••	• ::	••	••	ŏ	8
			Strapping.								
nee strapped, felled and stitched,	or double sti	tched, by	hand			•••			••	4	0
nees strapped, felled and stitched, sch row of diagonal stitching, per				••	••	••	••	• •	••	2 0	0 4
ats strapped, not over 6 inches fr	om centre, by	y hand	•••	::	::	::	::			2	8
tto, by machine			••	• •	••	••	••	••	• •	1 5	4
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					TROUSER	5.						
Ordinary Cotton Tweed—	••	•• .	••	••	••	••	••	:•	••	••	••	2 1
Less than 14 dozer		••			• •	••	••					2 1
If 14 dozen or mor	re in line	••	• • •	••	• •	••	••	••	••	• • •		1 11 1 11
Linen drill, canvas or of Denim or dungaree	łuck	• •		• •	••	••	• •	• •		••		2 51
Denim or dungaree, wi	h double seat	s or kr	iees	••	••				• •	•••	::	1 6 <u>1</u> 1 9 <u>1</u>
Denim or dungaree, bil Cotton washing materia			• • •	••	••		••	••	••	••	••	$\begin{bmatrix} 2 & 1 \\ 1 & 9 \end{bmatrix}$
K.B	••		••		•••			::	::	::	::	1 9 <del>į</del>
Football, K.B Bicycle, K.B		• •	••	••	••		••	• •	• •	• • •	• • •	1 3½ 2 1
Dress taken out of trou		• •	• • •	••	••	• •	• •	• •	••	••	••	0 41
Combination, denim or			•••	::		••	••	••	••	••	••	0 41 3 101
				<b>D</b>	Youths'. ESCRIPTION							
Chesters												5 2
Chesters, with capes or Suits, sac			• •	••	••	••	••	••	• •		••	57
Coats, sac, all material	••	••	••	::		::	••	•••		• • •	::	6 11 3 9
Vests Cloth edging on vests	••	••	••	· ::	••	••	••	••		••	••	1 5 0 41
	••		-• ,	••	••	••	••	••	••		••	o #2
					TROUSER	3.						
Denim or dungaree Denim or dungaree, wit	h double seat	 norkn		••			••	••	••	••	••	1 31 1 61
Mole	• •	••	••	::	••	• •	••	••	::	••	:: .	18
Any other material Dress taken out of trou			••,	••		::	••	••	••	••	• • •	1 9 <del>1</del> 0 3
Hip pocket cut in trous Jackets, football	ers	••	••	• •	• •	••	••	••	•• .	••	••	0 3
Cacacia, Idonali	• •	·· See	nrevio	 ua note ()	 18) re inc	resee of	shove pri		••	••	••	3 51
		200	P-04101	(1	, . v 1111		-ooto pr					

#### Juveniles.

									Sizes 00	to 12.	Sizes 13 as	d over.
		3	Description.						Cotton Washing Material. Per dozen.	Other Material. Per dozen,	Cotton Washing Material. Per dozen.	Other Material. Per dozen.
			Suits.						s. d.		s. d.	s. d.
F 2									8. a. 4 11	s. d. 5 2	5 5	5. a. 5. 7
ancy, 3 garments	••	•••	••	••	· · ·	••		••	5 2	5 5	5 7	5 10
Plain, 3 garments	••	• •	• • •	• •	••	••		• •	3 71	3 101	4 0	4 3
lain, 2 garments				• •	• •	• •		• •			4 9	4 11
wo garments, with	Delts,	piaits,	and yokes	• •	• •	• •	•	• •				3 9
ailor, K.B	::		. ••	••		• •		• •	3 4	$3  5\frac{1}{2}$		
Cunic, when right								• •	4 101	5 0 <del>]</del>	5 2	$56\frac{1}{2}$
lunic, with pocket				rts cut	together)	• •		••	4 41	4 71	4 101	5 0\frac{1}{3}
Cunic, without seps	ration	of forep	arts		• •			• •	3 6	39	3 101	4 14
Trousers K.B.									1 0	1 0	1 11/2	$1$ $1\frac{1}{2}$
Chesters				••					3 71	$3 \ 10\frac{1}{2}$	4 11	5   2
Capes, extra									0 6	0 6	0 6	06
Yokes and plaits, e		•			• •				0 6	0 6	0 6	0 6

SPECIAL CONDITIONS, STOCK CUTTERS.

#### DEDUCTIONS APPLYING TO ALL GARMENTS.

Machine.

If work cut for cutter by machine—One-fourth off.
When cutter machines his own work—One-sixth off.
When cutter machines his own work—
With an electric cutter—One-fourth off.

With any other machine-One-fifth off.

Hand-knife.

Stock work cut by hand-knife-One-sixth off. Mole work cut by hand-knife-5 per cent. off.

EXTRAS APPLYING TO ALL GARMENTS.

Special Work.

special work.
Singles—Double rate.
Two thick—One-half extra.
Three thick—One-quarter extra.
Three thick—One-quarter extra.
When a tape or measure is used in altering the size of garments, cut as ready-made, extra on piecework prices—One-fifth extra.
When single width material is laid up singly to check the shades—5 per cent. extra on piecework prices.

Youthe'. Per dozen. Men's. Per dozen. s. d.s. d. PIECEWORK PRICES FOR PRESSING READY-MADE CLOTHING. DESCRIPTION-MEN'S AND YOUTHS'. SACS, LINED. 10 ••• Tweed . . .. . . 4 0 6 7 3 4 4 11 6 8 4 6 Holland, white flannel, alpaca ٠. . . . . . . ٠. .. Denim or dungaree Canvas, flannelette ٠. • • .. D.B. OVERCOATS. 10 9 9 10 Lined Unlined .. . . S.B. OVERCOATS. 14 12 14 12 Lined ٠. .. Unlined •• .. 8 8 11 Silk overcoats . . •• ٠. Motor coats, washing Shrinking, ld. per yard. VESTS. 3 2 8 4 2 5½ 2 6 1 ٠. Stable, with sleeves ... Stable, without sleeves Canvas, flannelette ... • • ٠. . . . . ٠. . . ٠. TROUSERS. Worsted, serge, sergette, vicunas, faced cloth, and riding ... Full falls  $\frac{5}{6}$ 0 3 6 Riding pants and strapped Riding pants, with leggings ٠. . . 4 5 2 6 0 :: 5½ 3 6 ٠. ٠. ٠.

See previous note (18) re increase of above prices,

19,

#### Juveniles.

					٠,	•		Worsted, S Sergette, Co Faced	erge, Twill, rkacrew, and Cloth.	Other I	faterial.
		_	_					Sizes 00 to 8. Per dozen,	Sizes 9 to 13. Per dozen.	Sizes 00 to 8. Per dozen.	Sizes 9 to 13 Per dosen.
		JACKE	тз, К.	в.							
TT7:11 / 15								s. d.	s. d.	s. d.	s. d.
Without collar	• •	••	• •	••	••	• •	• •	3 1	3 6	2 51	3 1
		• •	• •	••	• •		• •	5 01	6 7	4 73	6 1
Vith Prussian collar			• •	••	• •	• •	• •	4 0	5 01	3 6	4 73
With sailor or fancy	collar	• •	• •	• •		• ••		4 71	5 7	4 0	5 01
Vith belt and plaits,				• •	• •		• ;	3 6	4 7	3 1	4 0
Vith belt and plaits			ar	• •	• •			4 0	5 0 1	3 6	4 7
Vith belt and plaits,	and step	collar						5 7	7 0	5 01	6 7
ests				• •				2 01	2 51	1 6	2 01
	• •					• •		$20\frac{1}{2}$	2 5 j	1 6	
S.B. chesters								6 1		6 1	7 7
D.B. chesters and ree	fers			• •				6 1	7 7	6 1	7 7
Riding breeches								6 1	7 7	6 1	7 7

•				Finishi	ng Troi	jsers.		•					nales. d.
The following prices shall be Felling bottoms of trous	-	finishing	men's	and yout	hs' read	ly-made	trousers :-	•					
Men's mole or tweed Men's worsted Youths' moles or tw Youths' worsted	i 		::	·· ··	·· ··		:: ::	::	••	••	::	2 2 2 2	3 8 0 4
			FELLIN	ig Band	Linings	от Тво	users.						
Men's Youth' Felling the side of cross poel Felling the side of side pock Putting tacks between button Hook and eye on trousers Felling seat linings in trouser Fly tacks by hand Herring-boning bottoms of tr Felling bottoms of cotton, cr	ets, men's aholes in  rs  rousers	s, youths fly, and	', and cutting	boys' troug off ends	isers		d in twice					2 2 0 0 0 1 0 4 4	7 4 5 1 9 1 4 1 0 8 8 0
				T	ROUSERS.								
Buttonholes, if done by hand Buttons sewn on by hand Pocket tacks, if done by har Cross stitching down centre Cross stitching down sides of Ticket sewn on by hand	 id of back li		:: :: ::				:: :: :: ::					4 2 1 0 0 0	0 51 91 31 31 31

See previous note (18) reincrease of above prices.

### PERIODICAL ADJUSTMENT OF RATES, ETC.

#### NOTE.--See Clause 21

(a) Until the beginning of the first pay period to commence in November, 1946, the amounts of wages rates payable shall be those prescribed in clauses 2 and 3. Pursuant to the provisions of section 21 of the Factories and Shops Act 1934, the Board determines that for work done during each future half year beginning with the first pay period to commence in a November or a May, the amounts of the wages rates prescribed in clauses 2 and 3 shall be automatically increased or decreased by the same amounts and at the same time as the original rates set out hereunder, which rates shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" retail price index numbers:—

For the purpose of this Determination the expression "Commonwealth Statistician's index numbers" or any like expression means the numbers stated to be such index numbers in any document purporting and not proved to be wrongly so purporting to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician:

- (b) The index number for the six capitals (weighted average) is to be applied.
- (c) The index number for the six months ending March or September next preceding the half-year for which the adjustment is made is to be ascertained.
- (d) The amount of addition or deduction assigned in the following table (or in any extension thereof) to the index number division comprising such number is to be ascertained.
- (c) That assigned amount shall for work done during such half-year be added to or deducted from the originally prescribed amounts of the rates in accordance with that table, and in respect of all wages prescribed at a rate of £4 9s. or more per week the sum of 2s. shall be added to the result.

(f) The division called original in the following table is that for the amount of the basic wage upon which the rates are to be deemed to have been originally prescribed:—

Table.

Original Index Number Division, 1081-1092 (88s.).

							Amounts	of A	Additions	or Deductio	ns I	er Week.	Index Number Division
	Index Nu	imber Divi	sion for D	eductions.				of £4	98. or			nan £4 9s. emales.	for Additions.
							£			£	8.		1001 1000
081-1092	• •	• •	• •			• •	_	Nil			Nil		1081-1092
068-1080		• •	• •	• •	• •		0	I	0	0	0	6	1093-1104
056-1067	• •	• •	••	••	••	• •	0	2	0	0	1	0	1105–1117
994-1006			••	••	• •		0	7	6	0	3	в.	• ••
957-969							0	10	0	0	5	0	
945-956							1 0	11	Ò	- 0	5	6	••
933-944							1 0	12	0	0	6	0	•
920-932							. 0	13	0	l ó	6	6	
908-919							0	14	0	0	7	0	
896-907							. 0	15	0	0	7	6	
883-895							l 0	16	Ó	0	8	0	
871-882							0		0 .	1 0	8	6	
859-870			• •				lõ		Õ	. 0	9	ō	
846-858							1 0		Ō	0	9	6	••
834-845						٠	1	0	Ō	0	10	ė l	
821-833				• •			l ï	ĩ	Õ	l ō	10	6	
809-820	• • •		•••	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •		l î	2	ŏ	Ŏ	īĭ	ŏ	
797-808	• • • • • • • • • • • • • • • • • • • •						l î	3	ŏ	ì	īī	6	
784-796							l i	4	ŏ	ō	12	ŏ l	••
772-783	::				• • •		l i	5	ŏ	l ŏ	12	6	
760-771	::	::	• • • • • • • • • • • • • • • • • • • •	• • •	•••	::	Î	6	ŏ	ľ	13	ŏ	

.The index number divisions in this table are based upon the equating of index number 1000 with 81s., and any extension of the table must be similarly constituted.

- (g) The amounts of the weekly rates for apprentices, and improvers shall be adjusted proportionately to the rate of £4 9a., calculated to the nearest sixpence, any broken part of sixpence in the result not exceeding threepence to be disregarded, and shall conform to those payable from time to time under the terms of the appropriate award of the Commonwealth Arbitration Court.
- (h) In all cases where for the same class of work the same rates have been prescribed for journeywomen or adult females as are prescribed in this Determination to be paid to journeymen or adult males, the rates for such journeywomen or adult females shall be increased or decreased in the same manner as the rates for journeymen or adult males.
- (j) Piecework prices shall be increased or decreased in the same proportion as the rate for the journeymen or journeywomen in the respective classes.
  - (k) The adjustment shall be made on the rates provided in the Federal Award, which are as follow, viz.:---

				s or Improv Males.	ers.				
2	Catiors.	Em	oloyed at Orde To	r Tailoring (otl	ner than	Emplo	yed at Rea	dy-made Clo	hing.
Experience.	Adjustable Weekly Wage.	Constant E	xperience.	Adjustable Weekly Wage.	Constant Loading.		ence.	Adjustable Veekly Wage.	Constant Loading.
2nd "	£ s. d. 0 11 6 0 15 6 0 19 0 1 3 6 1 11 0 1 18 6 2 7 0 2 14 0 3 2 0 3 9 6	s. d. 0 6 1st 6 0 6 2nd 1 0 3rd 1 0 4th 1 6 5th 1 6 6th 1 6 7th 2 0 8th 2 0 9th And thereafte		_	s. d. 0 6 0 6 1 0 1 0 1 6 1 6 2 0 2 0 2 0 piecewo	1st 6 mo 2nd ,, 3rd ,, 4th ,, 5th ,, 6th ,, 8th ,, 9th ,, 10th ,, rk price.		£ s. d. 0 15 6 0 19 0 1 3 6 1 7 0 1 11 0 1 18 6 2 10 6 3 2 0 3 9 6 3 19 0	s. d. 0 6 1 0 6 1 0 1 6 1 6 2 0 2 0 2 0
· <u>······</u>	Employed at O	rder Tailoring.	(b) I	Temales.	Em	ployed at Rea	dy-made Cl	othing.	<del></del> -
Persons Commencin between the Ages 21 Year	g at the Trade of 18 and rs.	Other P	ersons.	Persons Co between	mmencing the Ages 21 Year	at the Trade of 18 and	(	Other Persons	ı <b>.</b>
Experience.	Weekly Wage.	Experience.	Weekly Wag	e. Experie	ence.	Weekly Wage.	Experi	ence. We	ekly Wage.
1st 6 months 2nd ,	£ s. d. 2 0 0 2 5 0 2 12 6 3 0 0	1st 6 months 2nd ,, 3rd ,, 4th ,, 5th ,, 6th ,, 7th ,,	£ s. d. 1 0 0 1 5 0 1 10 0 1 15 0 2 0 0 2 5 0 2 12 6 3 0 0	3rd ,	onths	£ s. d. 2 0 0 2 5 0 2 12 6 3 0 0	3rd 4th 5th 6th 7th	onths   1	0 0 5 0 10 0 15 0 1 0 0 2 0 0 2 5 0

See clause 19, sub-clauses (a) to (j) preceding.

# OTHER PERSONS (EXCEPT APPRENTICES OR IMPROVERS).

(a) Order Tailoring. (Including making or altering all descriptions of male outer garments to an individual measure.)

·			Week	ly V	age	š.
<del></del>	D	Male	8.		Fei	nalcs.
	£	8,	d.	£	8.	d.
Cutters, namely, persons employed marking in or cutting out garments	6	2	0	6	2	0
Heads of tables, namely, persons in charge of four or more persons employed as table hands	5	14	6	3	15	6
Trimmers, namely, persons employed marking or cutting out linings or trimmings		12			12	
Fitters-up, namely, persons employed fitting up garments		12			12	
Tailors, namely, males employed making or altering any part of a garment		12				•
Machinists, namely, males employed machining any part of a garment		$1\overline{2}$			, ,	
Pressers-off, namely, persons employed pressing off any part of a garment other than seam			0			
or underpressing of the garment which the worker is making	- 5	12	α	5	12	Δ
Under-pressors of coats of all descriptions, namely, persons employed underpressing coats	,	1-	v	l "		
other than coats which the worker is making		17	0	l 4	17	n
All other under-pressers, namely, persons employed underpressing on all garments other than	*	4 /	.,	'*	.,	111
		15	c		1 -	
coats		15			15	
Brushers or folders, namely, males employed matching garments, or sorting garments, or	**	10	O	**	15	O
bitaners of folders, namely, males employed matching garments, or sorting garments, or			^			
measuring garments, or despatching garments, or brushing garments, or folding garments	4	17	(1		• •	
Females employed making, or machining, or altering by hand or by machine, any part of a						_
dress coat, frock coat, dinner jacket, or body coats of all descriptions		٠.		5	12	0
Females employed putting in sleeves, stitching on pockets, or stitching edges inside and/or						
outside of all kinds of overcoats for adults made of material exceeding in weight 20 oz. to the						
lineal yard.				õ	12	0
Coat table hands or coat machinists, namely, females employed making, or machining, or						
altering, any part of coats of all descriptions				. 3	15	6
Trousers table hands or machinists, namely, females employed making, or machining, or						
altering, any part of all descriptions of trousers, breeches, or other articles of legwear				3	15	6
Vest table hands or machinists, namely, females employed making, or machining, or altering.						
any part of all descriptions of vests					15	6
Hand sewers of buttons					15	6
Persons not otherwise provided for	4	9	0	3	15	6
•						

### (b) READY-MADE CLOTHING.

·		W	eokly	Was	çes.	
		Male		F	mal	±8.
	£	s.	d.	£	s.	d.
Cutters, namely, persons employed folding, laying-up, or marking material, or cutting out	5	15	0	_	15	Δ
Heads of tables, namely, persons in charge of four or more persons employed as table hands		14			15	
Trimmers, namely, persons employed marking or cutting out linings or trimmings		12	ŏ		12	
Fitters-up and/or shapers namely, persons employed fitting-up and/or shaping garments		12			12	
Tailors, namely, males employed making or altering any part of a garment	5	12	ō	1		
Machinists, namely, males employed machining any part of a garment	5	12	0	ļ		
Pressers-off, namely, porsons employed pressing off any part of a garment other than seam						
or underpressing of the garment which the worker is making	5	12	0	5	12	0
Under-pressers of coats of all descriptions, namely, porsons employed underpressing coats			_			_
other than coats which the worker is making	. 4	17	0	4	17	0
All other under-pressers, namely, persons employed underpressing on all garments (except coats) other than garments which the worker is making		1.5			1-	
Seam pressers, namely, persons employed pressing seams on all garments, other than garments	4	15	ь	4	15	6
which the marker is making a visit of	4	15	c		15	Ω
Brushers and folders, namely, persons employed matching garments, or sorting garments, or	-	10	U	7	10	U
measuring garments, or despatching garments, or brushing garments, or folding garments	4	15	6	<u>ا</u>	15	6
Females employed making, or machining, or altering by hand or by machine, any part of a	_			1		Ū
dress coat, frock coat, dinner jacket, or body coats of all descriptions				5	12	0
Females employed putting in sleeves, stitching on pockets, or stitching edges inside and/or outside						
of all kinds of overcoats for adults (i.e., men's sizes 3 to 7 inclusive) made of material exceeding						
in weight 20 oz. to the lineal yard				5	12	0
Coat table hands or coat machinists, namely, females employed making or machining, or				_		
altering any part of coats of all descriptions				3	15	6
descriptions of trousers, breeches, or other articles of legwear					15	
Vest machinists, namely, females employed machining or altering any part of all descriptions		٠.		3	19	0
of vests				2	15	6
Trousers table hands, namely, females employed making or altering any part of all		•••			10	U
descriptions of trousers, breeches, or other articles of legwear		٠.		3	15	6
Vest table hands, namely, females employed making or altering any part of all descriptions		• • •			-0	•
of vests				3	15	6
Hand sewers of buttons, or thread cutters, or ticket sewers				3	15	6
Persons not otherwise provided for	4	9	0	3	15	6

ADDITION TO NEEDS BASIC WAGE CONSTITUENT FOR MALES.

<sup>(</sup>a) The weekly wage rates of all adult male employees shall on and after 16th March, 1942, be increased by the constant amount of 5s.

<sup>(</sup>b) The rates for a dult male piece-workers shall be increased in the same proportion. No. 206.--879/46.--3.

#### SPECIAL LOADING.

(1) In addition to the amounts otherwise prescribed by this Determination, the further additions hereinafter specified shall also or made to all wage rates or payments due from time to time to employees pursuant to this Determination.
 (i) To all weekly wage rates or earnings herein prescribed or payable hereunder at the sum of £4 9s. or more whether for male or female employees there shall be added a special loading of 5s. per week.
 (ii) To all weekly wage rates or earnings prescribed or payable hereunder for apprentices or improvers pursuant to clause 2 of the Determination, there shall be added special loadings as follows:—

(a) Tailo	ors—							s. d.
	st six months'	experience			 	.:		0 6
	nd "	**			 		• •	1 0
3r		**			 • •	• •		1 0
4t		**			 	• •	• •	1 6
5t		,,			 • •		• •	1 6
6t		,,			 • •	• •		2 0
7t		٠,,			 	• •	• •	2 6
8t					 			3 0
9t		.,			 			3 6
10t	ih "	••	• •	• •	 . • •	• •	• •	4 0
(b) Males	s other than	tailors						s. d.
ls	st six months'				 			1 0
1s 2r	st six months'				 			$\begin{array}{cc} 1 & 0 \\ 1 & 0 \end{array}$
1s 2n 3r	st six months' nd ,, rd ,,	experience			 			$\begin{array}{ccc} 1 & 0 \\ 1 & 0 \\ 1 & 6 \end{array}$
1s 2r 3r 4t	st six months' nd ,, rd ,, sh ,,	experience	• •					1 0 1 0 1 6 1 6
1s 2n 3r 4t 5t	st six months' nd ,, rd ,, sh ,,	experience		• •	 • •		••	1 0 1 0 1 6 1 6 1 6
1s 2n 3r 4t 5t 6t	st six months' ad ,, cd ,, ch ,, ch ,,	experience		••	 	••	••	1 0 1 0 1 6 1 6 1 6 2 0
1s 2n 3r 4t 5t 6t 7t	st six months' nd ,, ch ,, ch ,, ch ,, ch ,,	experience			 •••	••		1 0 1 0 1 6 1 6 1 6 2 0 3 0
1s 2n 3r 4t 5t 6t 7t 8t	st six months' nd ,, cd ,, ch ,, ch ,, ch ,, ch ,, ch ,, ch ,,	experience		••	 	••	••	1 0 1 0 1 6 1 6 1 6 2 0 3 0 3 6
1s 2n 3r 4t 5t 6t 7t	st six months' ad " cd " ch " ch " ch " ch " ch " ch " ch " ch	experience		•••	 •••	•••		1 0 1 0 1 6 1 6 1 6 2 0 3 0

(2) The further additions prescribed in sub-clause (1) hereof shall not be subject to periodical adjustment under clause 19 of this Determination nor shall they be deemed to be portion of the wage for the purpose of computing piecework prices or task work, or overtime, holiday or other penalty rates.

NOTE.—The rates set out in clauses 2 and 3 INCLUDE the above additional amounts prescribed by clauses 20 and 21.

P. A. RANDLES, J.P., Chairman.

J. R. MACPHERSON, Acting Secretary.

Melbourne, 16th October, 1946.



# VICTORIA

# GOVERNMENT GAZETTE.

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No. 207]

# THURSDAY, OCTOBER 24.

[1946



Factories and Shops Acts.

### DETERMINATION OF THE DYERS AND CLOTHES CLEANERS BOARD.

Note.—This Determination applies to the whole of the State of Victoria:—

N accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed in the process, trade, or business of a dyer, or clothes cleaner, has made the following Determination, namely:—

1. That as from the beginning of the first pay period to commence in October, 1946, the last previous Determination of this Board shall be revoked and replaced by this Determination.

2.

#### (a) WEEKLY WAGES.

## APPRENTICES OR IMPROVERS.

	Exp	erience.			Males.		Females.	Female Improvers commencing at the Trade between the ages of 18 and 21 years.
			·····	Weekly Rate.	Special Loading.•	Total Weekly Wage.	Per Week.	Per Week,
lat six months 2nd " " 3rd " " 4th " " 5th " " 6th " " 7th " " 8th " "				 £ s. d. 0 17 0 1 1 0 1 6 0 1 10 0 1 14 6 2 2 6 2 15 6 3 8 0	s. d. 1 0 1 0 1 6 1 6 1 6 2 0 3 0 3 6	£ s. d. 0 18 0 1 2 0 1 7 6 1 11 6 1 16 0 2 4 6 2 18 6 3 11 6	£ s. d. 1 0 0 1 5 0 1 10 0 1 15 0 2 0 0 2 5 0 2 12 6 3 0 0	£ s. d. 2 0 0 2 5 0 2 12 6 3 0 0

And thereafter the minimum weekly wage or piecework price.

				Ì		Male Juveniles.	
			·		Weekly Rate.	Special Loading.	Total Weekly Wage.
ву	ears.	of age		 	£ s. d. 1 5 6	s. d. 1 6	£ a. d. 1 7 0
7 -	,,	,,		 	1 14 0	1 6	1 15 6
3		,,		 	2 11 6	2 6	2 14 0
9	,,	,,		 	3 16 0	4 0	4 0 0
Ó	7,	,,,		 	4 13 0	4 6	4 18 0

And thereafter the minimum weekly wage or piecework price.

<sup>\*</sup> These special tozdings shall not be subject to periodical cost of living adjustments nor shall they be deemed to be portion of the wage for the purpose of computing piecework rates or task work, or overtime, holiday, or other penalty rates.
No. 207.—8780/46.

#### (b) PROPORTION (IN ANY FACTORY OR PLACE).

#### Males.

One apprentice or improver to every two or fraction of two journeymen.

#### Females.

Three female apprentices or improvers to every journeywoman. Provided that where in respect of any class the same rate is fixed for a journeywoman as is fixed thereby for a journeyman not more than one female apprentice or improver shall be employed to every two journeywomen in such class.

All apprentices shall be indentured in accordance with the prescribed form of indenture, provided that a minor may serve an employer as a probationer for a period not exceeding three months. During the said three months he or she shall be paid at least the minimum rates prescribed by this Determination for the first six months of apprenticeship. If the probationer becomes indentured his or her indentures shall be taken to have commenced from the commencement of the period of probation.

In the event of the employer to whom an apprentice is bound ceasing to carry on business, such apprentice may be bound to another employer for the remainder of the term to be served; provided that if such apprentice be over the age of eighteen years at the time of the original employer ceasing to carry on business, such person may complete the time to be served as an improver.

One male juvenile may be employed to every two or fraction of two adults.

Other Persons except Apprentices, Improvers, and Juvenile Workers.

· · · · · · · · · · · · · · · · · · ·		Veek Rate			cial ling.*	V	Total Veekly Wage,			eekl late			cial ling.•	W	Pota Jeck Vago	
(a) Dyers, who are competent to mix dyes and who are employed	1	8.		8.		-	8. (		_	ð.			d.	_	8.	
mixing dyes and dyeing articles of all descriptions (aa) Tailors, namely journeymen employed repairing and/or	6	13	0	5	0	6	_	0	6	13	0	"	0	ti	18	0
altering garments (b) Pressers, employed pressing off any part of articles of wearing apparel of all descriptions		15	0	5	0	6		0							••	
(c) Machine dry-cleaners, namely, the person in charge of or the principal person operating a dry-cleaning machine  (d) Other dry cleaners  (e) All other cleaners, finishers, or spotters  (f) Hat blockers employed blocking hats  (g) All others	5 5	15 11 8 14 0	0 0 0 0	5 5 5 5 5	0 0 0 0	5	16 13 19	0 0 0 0 0				:				
Journeywoomen.																
(h) Machine pressers employed on a pressing machine, pressing off any part of a male outer garment, or pressing off any part of a female coat, overcoat, topcoat, or cloak, or any part of a woman's costume coat and mantle as is made of tweed, twill, worsted, or similar material		•							5	15	. 0	5	0	6	0	0
(i) Pressers, employed pressing off any part of male outer garments									5	15	0	5	0	6	0	0
(j) Pressers, employed pressing any article using an iron exceeding 9 lb. in weight			•						5	15	0	5	0	6	0	0
exceeding 9 lb. in weight (1) Machine dry-cleaners employed operating a dry-cleaning							••			٠.				3	15	6
machine or cleaning garments by machine		:		1					5	15 	0	_	0		$^{0}_{15}$	
(n) Wet cleaners, spotters, glove-cleaners or steamers (o) Repairers, employed repairing articles of all descriptions		:					• • •						::	3	15 15	6
(p) Receivers or despatchers (q) Feather dressers and hat trimmers		:		Ι,	• •					• •					15 15 15	6

These special loadings shall not be subject to periodical cost of living adjustments nor shall they be deemed to be portion of the wags for the purpose of computing piece-work rates or task work, or overtime, holiday, or other penalty rates.

### DEFINITIONS AND CLASSIFICATION OF EMPLOYEES.

A journeyman is a male person other than an apprentice or improver or juvenile worker.

- A journeywoman is a female person other than an appr or improver.
- (i) Who has served the term of experience prescribed by this Determination; or

  (ii) Who has attained the age of 21 years; or

  (iii) Who is in receipt of at least the minimum weekly wage prescribed for the class of work on which such person is engaged whether on weekly wages or piecework.
- A juvenile worker is a male person under the age of 21 years, other than an apprentice or improver.

# HOURS OF EMPLOYMENT.

Forty-four hours shall constitute a week's work within the following hours:—Time of beginning, 8 a.m.; time of ending, 6 p.m.—on five days of the week. Time of beginning, 8 a.m.; time of ending, 1 p.m.—on the other day of the week on which the half-holiday is usually observed. Provided that receivers and despatchers may be required to work on Friday evenings in shops without payment of overtime, on condition that not more than 48 hours per week are worked: Provided further that if the majority of the employees desire to start at 7.30 a.m. the work may begin at 7.30 a.m.

OVERTIME.

- (a) Any employee who, in any day, has performed any work outside the working hours ordinarily observed in the factory in which he or she is employed, shall be paid overtime as follows:
  - (1) Weekly workers shall be paid at the rate of time and one-half, and shall also be paid is. 6d. meal money when such overtime exceeds 40 minutes on week-days or on Saturdays in those factories or workshops where a five and a half day week is worked.
    - In those factories or workshops where a five day week is worked, all work done on Saturdays shall be paid for at the rate of time and  $\alpha$  half and 1s. 6d. meal money shall be paid when such overtime is worked after noon.
  - (2) Pieceworkers shall be paid (in addition to the ordinary piecework prices for work done in the excess time) such sum per hour as is equivalent to the weekly wage divided by 88, and shall also be paid 1s. 6d. meal money when such overtime exceeds 40 minutes on week days or on Saturdays in those factories or workshops where a five and a half day week

In those factories or workshops where a five day week is worked, for all work done on Saturdays pieceworkers shall be paid (in addition to the ordinary pieceworker prices for work done) such sum per hour as is equivalent to the weekly wage divided by,88, and 1s. 6d. meal money shall be paid when such overtime is worked after noon.

- (b) No employee shall be employed overtime outside the hours fixed, except with his or her consent.
- (c) No employee shall be dismissed, or in any way whatsoever be projudiced in his or her employment, by reason of his or her refusal to work overtime outside the hours fixed.
  - (d) No employee under the age of sixteen years shall be employed on overtime.

MIDDAY MEAL.

- (a) An interval of not less than three-quarters of an hour shall be allowed for the midday meal unless a majority of the employees in any place desire it to be otherwise. In no circumstances shall less than thirty minutes be fixed.
  - (b) No work shall be performed during such meal time.

TASK SYSTEM.

No employer shall make a bonus or merit payment which fluctuates from period to period according to the amount of work performed by the employee concerned, and which is based upon a secret or task rate for measuring the output of such employee. No increase in wages granted to any employee, after the date of operation of this Determination, above the rates herein prescribed shall be deemed to be in contravention of this clause if the same be paid for a period of three months, or for the term of employment, whichever period is the shorter; provided, however, that such increased wages may, at the discretion of the employer, be adjusted according to the wages rates prescribed from time to time by this Determination.

In all factories and workshops where a minimum task is set for a minimum wage the following shall be observed :-

- (a) The task rate in respect of all garments or parts of garments or other articles or parts of articles shall be determined in the manner following:—

  - (i) Where there are fewer than twenty employees involved in the work to be performed, the employer or his representative, in conference with one employee chosen by and from such employees, shall fix the rates.
     (ii) Where there are twenty or more employees involved in the work to be performed, the employer or his representative, in conference with two employees so chosen, shall fix the rates.
- (b) The task rates shall be fixed so as to enable the average worker to earn the minimum wage prescribed by this Determination for the class of work to be performed; and any number of garments or parts of garments or other articles or parts of articles made in excess of the minimum weekly task fixed by the task rates for the minimum weekly wage shall be paid for at pro rata plus 10 per cent.
- (c) When any employee is employed for less than a week on the task rates, then the task of the said employee shall be fixed at per day at the weekly rate prescribed.
- (d) Any excess number of garments or parts of garments or other articles or parts of articles made in any day by the employee shall be subject to the same pro rata payment as would apply if the employee were engaged for the whole week.
- (e) A copy of all task rate schedules shall, within twenty-four hours of their being fixed, be displayed by the employer in a conspicuous place in each and every room of the workshop or factory where such tasks respectively are being performed.
- (f) A combination or team shall mean two or more persons working together on the same class of work, employed on weekly wages where a task has been imposed. Where employees work in a combination or team, the additional amount of wages shall be distributed amongst the employees on a percentage basis, according to the amount of their ordinary weekly wages.

HOLIDAYS.

- (a) All weekly wage employees, whether in a city or elsewhere, shall be granted the following holidays without deduction of pay:—The days observed as New Year's Day, Australia Day, Good Friday, Easter Monday, Labour Day, Anzac Day, King's Birthday, Christmas Day, and Boxing Day.
- (b) All employees working on piecework or task-work shall be granted the same holidays as are granted to weekly wage workers, and, subject as hereinafter provided, they shall be paid for such holidays the amount for each holiday based on the minimum weekly wage prescribed by this Determination for the class of work performed.
- (c) If any of the above holidays occurs on a Sunday or Saturday and is not observed on any other day, then employees shall not be paid for such Sunday, and shall be paid for such Saturday as for a half day, but not otherwise.
- (d) All other weekly employees, whether in a city or elsewhere, shall be paid for the above holidays an amount for each holiday based on the actual weekly wage paid to them by the employer.
- (c) Any employee absenting himself or herself from work on any portion of the working day preceding or any portion of the working day succeeding a holiday provided for herself, other than Boxing Day and New Year's Day, without permission from the employer or without having reasonable cause for having absented himself or herself from work, shall not be entitled to payment for such holiday.
- (f) Any weekly employee who is employed on a Sunday or any holiday provided for herein shall be paid for that day at the rate of time and a half in addition to his or her weekly wage.
- (g) Any pieceworker employed on a Sunday or any holiday prescribed by this Determination shall be paid, in addition to the prescribed piecework prices at the rate of time and a half calculated on the minimum wage prescribed for the class of work performed.

ANNUAL LEAVE.

- (1) Except as hereinafter provided a period of fourteen consecutive days leave with payment of ordinary pay for two weeks shall be allowed annually by each employer to each of his employees after a period of twelve months continuous service with him by the employee concerned.
- (2) Such period of annual leave shall not include any public holiday granted by the said Determination, observed on a working day, but shall include all other non-working days within the period of annual leave of the employee concerned.
- (3) (a) If any public holiday granted by the said Determination falls within an employee's period of annual leave and is observed on a day which, in the case of that employee, would have been an ordinary working day, there shall be added to his period of annual leave one day, being an ordinary working day on ordinary pay for each such holiday observed as aforesaid.
- (b) Where an employee without reasonable excuse, proof whereof shall lie upon him, is absent from his employment on the working day or part of the working day prior to the commencement of his annual leave, or fails to resume work at his ordinary starting time on the working day immediately following the last day of the period of his annual leave, the employee shall not be entitled to payment for the public holidays which fall within his period of annual leave.

- (4) Continuity of service shall not be broken nor be deemed to be broken by :---
  - (a) any interruption or termination of the employment of an employee by his employer, if such interruption or termination has been made with the intention of avoiding any obligation under the Determination in respect of annual leave, and proof that it has not been made with such intention shall be on the employer;
  - (b) any absence from work less than fourteen days in the twelve months on account of sickness or accident, proof whereof shall be on the employee;
  - (c) any absence on account of leave granted, imposed or agreed to by the employer;
  - (d) any absence due to reasonable cause proof whereof shall be on the employee;
  - (e) the standing off of an employee or the working of shortened hours by an employee pursuant to clause 14 of the Determination, or the non-attendance for work by an employee after receipt of notice by him under sub-clause (d) of such clause that his services will not be required on the following day or days;
  - (f) any absence from work of more than fourteen days in the twelve months on account of sickness or accident proof whereof shall be on the employee;
  - (g) absence from work due to sicknoss or accident as prescribed in (b) and (f) of this sub-clause shall be subject to the provisions set out in sub-clause (10) hereof.
- (5) In calculating a period of twelve months continuous service:-
  - (a) any annual leave taken therein;
  - (b) any absence of the kind mentioned in (a), (b) and (e) of sub-clause (4) above;
- (c) any absence on account of leave granted imposed or agreed to by the employer

shall be counted as part of such period;

- (d) In respect of absences of the kind mentioned in placita (c) (other than absences on account of leave imposed by the employer), (d) and (f) of sub-clause (4) above the employee shall serve such additional period as part of his qualification for annual leave as will equal the period of such absences.
- (6) Notwithstanding any of the other provisions of this clause proportionate payment for annual leave shall be made by an employer in respect of each completed month of continuous service when the employee so serving leaves his employment or his employment is terminated by the employer before the completion of any twelve-monthly qualifying period under this clause. Such payment shall be made forthwith on such employee so leaving or on his employment being so terminated as the case may be.
- (7) Notwithstanding any of the other provisions of this clause annual leave shall be allowed and shall be taken and payment shall not be made or accepted in lieu thereof.
- (8) (a) Such annual leave shall be given by the employer and taken by the employee before the expiration of a period of six weeks after the date upon which the right to such annual leave accrues unless otherwise agreed to by the employer and employee
- (b) An employee who has not completed his qualifying period of twelve months by the day on which the customary Christmas holiday period commences in the case of his employer in the year concerned, shall (unless the exigencies of the business otherwise require) be granted such proportionate leave and pay as his service prior thereto entitles him, and thereafter his qualifying period shall in cases not covered by sub-clause (9) hereof start afresh as from the commencement of such proportionate leave.
  - (c) The employer shall give the employee at least thirty days notice of the date from which such annual leave shall be taken.
- (d) Each employee shall be paid in advance by his employer before the commencement of the employee's annual leave his ordinary pay for the said period of annual leave.
- (e) Notwithstanding any of the other provisions of this clause in no case shall annual leave be given and taken later than the expiration of three months after the date on which such annual leave accrues.
- (9) Where an employer closes down his factory or workshop or a section or sections thereof for the purpose of allowing annual leave to all or the majority of the employees in the factory or workshop or section or sections concerned the following provisions shall apply :-
  - (a) He may by giving to the employees concerned not less than one month's notice of his intention so to do, stand off for the duration of the close down all employees in the factory or workshop or section or sections concerned and allow to those who are not then qualified for two full weeks' leave paid leave on a proportionate basis of one-sixth of a week's leave for each completed month of continuous service.
  - (b) An employee who has then qualified for two full weeks' leave, and has also completed a further month or more of continuous service shall be allowed his leave and shall also be paid one-sixth of a week's wages in respect of each completed month of continuous service performed since the close of his last twelve-monthly qualifying period.

  - completed month of continuous service performed since the close of his last twelve-monthly qualifying period.

    (c) The next twelve-monthly qualifying period for each employee affected by such close down shall commence from the day on which the factory or workshop or section or sections concerned is closed down for the annual leave in question.

    (d) If in the first year of his service with an employer an employee is allowed proportionate annual leave under sub-clause (8) (b) hereof, and subsequently within such year lawfully leaves his employment or his employment is terminated by the employer through no fault of the employee, he shall be entitled to the benefit of sub-clause (6) of this clause, subject to adjustment for any proportionate leave which he may have been allowed as aforesaid.
  - (e) Provided always that any employee leaving his employment by reason of his non-compliance with clause 14a of the Determination and who when so leaving suffers a deduction of pay under such clause shall be entitled notwithstanding such non-compliance to the benefit of sub-clause (6) of this clause.
- (10) (a) Should an employee be absent from his work on account of sickness or accident, it shall be necessary for such employee to notify his employer that such absence is due to sickness or accident. Such notification shall if required by the employer, but not otherwise be in the form of a written message which shall be sent by or on behalf of the employee within forty-eight hours after the commencement of such absence.
- (b) If an employer within seven days after the receipt by him of advice or when required of a written message sent by or on behalf of an absent employee, alleging that his absence is due to sickness or accident, fails to despatch or give to the employee written notice that he does not accept the message as satisfactory evidence of the facts alleged by or in it such message shall be deemed to be prima facie evidence that the absence of the employee was due to sickness or accident.
- (c) If an employer within seven days after the receipt by him of such a message despatches or gives to the employee written notice that he does not accept such message as satisfactory evidence of sickness or accident, but requires further evidence thereof the employee shall within a reasonable time furnish such further evidence. If the employer requires the employee to obtain a medical certificate or other proof of sickness or accident the employer shall pay or refund any fee and incidental expenses necessarily incurred or paid by the employer in complying with such requirement. The employee shall submit to medical examination at the employer's expense if so required and shall not obstruct or interfere with inquiries deemed to be necessary by the employer.
- (d) In the event of any dispute arising in regard to any of the foregoing placita (a), (b) and/or (c) of this sub-clause such dispute may be referred for determination to the Wages Board and the said Wages Board shall thereupon consider and determine such dispute and the employee concerned in such dispute shall, if his claim succeeds and the Wages Board so decides, but not otherwise in such case, be entitled to be paid by his employer for all time lost and for any reasonable expenses incurred consequent on his attendance before such Wages Board.
- (e) In any cases where the period of seven days referred to in placita (b) and/or (c) hereof expires after the finish of the last working day in the calendar week, or on a public holiday, such period shall be deemed to extend to noon of the next ordinary working day and in any case where illness commences after the finish of such last working day such period of forty-eight hours shall be deemed to commence at the starting hour of the next ordinary working day.
- (11) (a) Any absence from work shall not be deemed to break the continuity of service of any employee unless within seven days of the commencement of such absence his employer gives or despatches to such employee notice in writing that he regards, either conditionally or unconditionally, such absence as constituting a break in the continuity of the service of such employee.

(b) In any case where an employee has been absent from his employment for any cause not mentioned in any of the placita (a), (b), (c), (d), (e), or (f) of sub-clause (4) hereof and such employee has been notified in accordance with sub-clause (11) (a) hereof that his employer regards such absence as constituting a break in the continuity of the employee's service, such employee may apply to the said Wages Board within fourteen days of receiving such notification for a decision that it is, under all the circumstances, unduly harsh and unconscionable (proof whereof shall be on the employee) that he should suffer the loss to the full extent of such portion of a qualifying period for annual leave as he may have served up to the time of such absence. The said Wages Board shall upon receipt of any such application consider and make a decision thereon with due regard to all the circumstances of the absence and may decide that, despite the said absence, either the period of continuous service served by the employee prior thereto shall not be lost to him as portion of a qualifying period for annual leave, or that his period of annual leave should be reduced. But in the former case the decision shall be subject to a condition that he serve such period of continuous service as an addition to and part of his full qualifying period as the Wages Board may determine. Such additional period of continuous service shall not be less than the time lost by the employee as a result of the absence the subject of the dispute.

For the purposes of this clause :-

- "Ordinary Pay" means in the case of a time worker the ordinary remuneration he receives for the normal weekly number of hours worked by him and in the case of a piece task or bonus worker the ordinary time rate.
- "Employer" and all variations of such word includes and include respectively all persons firms and corporations covered by the said Determination irrespective of the gender used.
- "Service" means service with any employer covered by the said Determination as from not earlier than the 1st day of January, 1946.

The masculine includes the feminine.

#### SICK PAY.

- (1) When an employee has been employed by an employer during a period of three months and is subsequently absent from work on account of personal sickness or accident such employer shall not deduct from the pay of such employee on account of such absence the amount which the employee would be entitled to receive if working, but shall pay such employee such amount or amounts as the employee would have been entitled to receive if working, but not exceeding in all in any one year of his employment with such employer forty-four hours ordinary pay.
- (2) (a) Should an employee be absent from his work on account of sickness or accident it shall be necessary for such employee to notify his employer that such absence is due to sickness or accident. Such notification shall if required by the employer be in the form of a written message which shall be sent by or on behalf of the employee within forty-eight hours of the commencement of such absence.
- (b) If an employer within seven days after the receipt by him of a written message sent by or on behalf of an absent employee alleging that his absence is due to sickness or accident, fails to despatch or give to the employee written notice that he does not accept the message as satisfactory evidence of the facts alleged by it, it shall be deemed to be prima facie evidence that the absence of the employee was due to sickness or accident.
- (c) If an employer within seven days after the receipt by him of such a message despatches or gives to the employee written notice that he does not accept such message as satisfactory evidence of sickness or accident but requires further evidence the employee must within a reasonable time furnish such further evidence. If the employer requires the employee to obtain a medical cortificate or other proof of sickness or accident the employer shall pay or found any fee and incidental expenses necessarily incurred or paid by the employee in complying with such requirement. The employee shall submit to medical examination at the employer's expense if so required and shall not obstruct or interfere with inquiries deemed to be necessary by the employer.
- (d) In the event of any dispute arising in regard to any of the foregoing placita (a) and/or (b) and/or (c) of this sub-clause such dispute may be referred for determination to the appropriate Wages Board and the said Wages Board shall thereupon consider and determine such dispute and the employee concerned in such dispute shall if his claim succeeds and the Wages Board so decides, but not otherwise, in such case, be entitled to be paid by his employer for all time lost and for any reasonable expenses incurred consequent on his attendance before such Wages Board.
- (c) In any case where the period of seven days referred to in placita (b) and (c) hereof expires after the finish of the last working day in the calendar week, or on a public holiday, the period shall be deemed to extend to noon of the next ordinary working day and in any case where illness commences after the finish of such last working day the said period of forty-eight hours referred to in placita (a) hereof shall be deemed to commence at the starting hour of the next ordinary working day.
- (3) If an employee be not entitled to receive in any one year the whole or part of forty-four hours ordinary pay on account of sickness or accident the whole or part of such pay to which he is not so entitled in such year shall accumulate from year to year up to, but not exceeding three years by or in such accumulation 132 hours ordinary pay as sick pay.
- (4) In the event of the employee having received in respect of any such sickness or accident as is mentioned in sub-clause (1) hereof any payment or monetary allowance or benefit in pursuance of any Commonwealth or State legislation or regulation or order made thereunder the employer shall be entitled to deduct from the employee's pay during any period of absence in pursuance of the provisions of this clause the equivalent of any such payment or monetary allowance or benefit and shall be liable to the employee for the remainder only.
- (5) Notwithstanding anything in this clause contained an employee shall not be entitled to more than forty-four hours ordinary pay as sick pay in respect of any one period of twelve months.
- (6) (a) Before leaving his place of employment for whatsoever cause an employee shall receive from his employer a certificate in the form set out hereunder showing the length of his service with the employer and the amount of sick leave granted, if any, during such employment:—

I hereby certifiy that was employed by me from to and that during such period of employment he/she received payment for hours on account of sickness.

The inclusive dates of the last absence as above were from

Signature.

- (b) If no sick leave has been granted to an employee during his period of service with an employer the certificate herein prescribed shall indicate that fact.
- (7) In the event of any dispute regarding the right of an employee to sick pay under this clause, the employee shall if so required by his employer produce the aforementioned certificate to such employer.

For the purposes of this clause :-

- "Ordinary Pay" means in the case of a time worker the ordinary remuneration he receives for the normal weekly number of hours worked by him and in the case of a piece task or bonus worker the ordinary time rate.
- "Employer" and all variations of such word includes and include respectively all persons firms and corporations covered by the said Determination irrespective of the gender used.
- "Service" means service with any employer covered by the said Determination as from not earlier than the 1st day of January, 1946.

The masculine includes the feminine.

#### DINING ACCOMMODATION.

- (a) If any employer of more than five employees in any factory or workshop fails to provide the accommodation and facilities in this clause set out he shall (subject to the following proviso), during the period of such failure pay to each and every such employee an additional amount equivalent at  $2\frac{1}{2}$  per centum of the amount of wages prescribed for such employee by this Determination to compensate such employees for the absence of such accommodation and facilities, provided that any employer who has failed for good cause to provide such accommodation and facilities may be exempted:—
  - (i) by the Union, or if the Union refused or neglected on application to it by the employer to issue a certificate of exemption;
  - (ii) by the Wages Board

from the requirement that he shall pay during the period of such failure such additional amount.

- (b) Every such employer shall set aside a separate room or portion of the factory or workshop as a dining room wherein the employer shall provide adequate table and seating accommodation.
- (c) Hot water shall be provided free of charge to be available to employees immediately meal time or rest period
  - (d) The employer shall provide the necessary labor to keep such room clean.

#### DISPUTES.

Any disputes as to the rights of employees or the duties or obligations of an employer under this Determination shall be dealt with by the Wages Board.

#### TERMS OF ENGAGEMENT.

- (a) The week shall terminate on a day other than Monday or Saturday, and all employees shall be paid all moneys due to them in full during the ordinary working hours not later than two working days following the termination of the week. In order to terminate employment of a weekly employee, two days' notice shall be given on any day, with payment to date of termination, or in lieu thereof two days' pay shall be paid or deducted. When employement is terminated by an employer, the employee (weekly employee or piece-worker) all moneys due to him or her, and, when employment is terminated by an employee in accordance with the terms of this Determination, the employer shall pay to the employee (weekly employee or pieceworker) all moneys due to him or her.
  - (b) All weekly wages shall be paid to the employees in full, with the following exceptions:-
    - (i) Turns to be Observed.—In slack times the employers hall observe turns of employment for weekly workers and pieceworkers (including outside workers) in the respective class or classes of work at which they are engaged, provided always that journeymen and journeywomen having apprentices under their control shall be allowed in their turn extra work equivalent to the wages of the apprentice during the time the turn system is in operation. The employer shall keep in the workroom a true record of every turn, which shall be open to the inspection of the employees.
    - (ii) Standing Off Employees in Ture.—Should any employer during stackness of trade desire to stand off his employees in turn, then the employer on any day during any week shall inform every person whom it is proposed to stand off of any day or days in the following week (other than a Saturday or hotiday) upon which his or her services will not be required; but an employee shall not, except under the conditions provided in sub-clause (iii) of this clause, be stood off for part of a day without being paid for a whole day.
    - (iii) Employees Working Shortened Hours.—If it is desired to work a week of shorter hours in slack times, instead of standing the employees off in turn, the employer may make an arrangement to work his employees for shortened hours, but such arrangement shall be made only where, on the vote of the employees being taken, a majority of the whole of the employees vote in favour of such arrangement.

      Where such an arrangement is made, the employees shall be informed on the day ending each week of the shortened hours to be worked in the following week.

Where an arrangement is made in compliance with this provision the employer shall pay each employee for the actual hours worked on each day on the basis of his or her weekly wage.

- (iv) Vacation Periods.—Nothing contained in this sub-clause shall apply in the case of the usual vacation period at Christmas
- (c) Classes of Employees.—For the purpose of this clause (but subject to the provisions of sub-clause (b) hereof), in operating the turn system the various classes of employees shall be taken separately, and "classes of employees" shall mean each class of employee in respect of which a classification of work has been provided under this Determination, but in all cases, male improvers and journeymen, or female improvers and journeywomen doing the same class of work, shall be deemed to be one class of employee.
- (d) Stoppage of Work re Breakdown of Machinery.—In the event of the work of a factory being stopped by a breakdown of machinery or a stoppage of supply of power, or for any cause for which the employer cannot reasonably be held responsible, all weekly hands who present themselves for work shall be found work for that day, or paid one day's wages in lieu thereof, but when such breakdown or stoppage occurs the employer may give notice to an employee that his or her services will not be required on the following day or days, and the employer is stoppage of the payment in respect of any further days that he or she is out of employment by reason of such breakdown or stoppage.
  - (e) Terminating Employment in Relation to a Holiday .-
    - (i) Where the employer terminates the employment of an employee within fourteen days of a day on which a holiday occurs, and such employee is re-employed within a period of one month after such holiday, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee has been employed by the employer for a period of at least one week prior to the termination of the employment.
    - (ii) Should the employment of an employee be terminated, or should an employee be stood off within fourteen days prior to any holiday or to the commencement of any group of holidays prescribed in this Determination, such employee shall be paid for such holiday or group of holidays, provided that such employee has been employed by the employer for a period of at least one week prior to the termination of the employment.

    - the employer for a period of at least one week prior to the termination occur within two weeks of one another, such holidays shall for the purposes of sub-clause (ii) hereof be deemed to be a group of holidays.

      (iv) Where the employer terminates the employment of an employee more than fourteen days but not exceeding one month prior to a day on which a holiday occurs and such employee is re-engaged within a period of one month, or normal business is resumed within such period of one month after such holiday, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee has been employed by the employer for a period of at least one week prior to the termination of employment.

An employer shall be deemed to comply with the requirements of this sub-clause if on terminating the employment of any employee he gives that employee annual holidays or payment in lieu thereof in accordance with clause 10 hereof.

(f) Employees Absenting Themselves.—No employee shall, without just cause, be absent from his or her place of employment during the prescribed hours whilst there is work ready to be done by such employee, and where weekly wages are fixed the employee to be entitled to the sums so fixed must be available and ready and willing to do the work on the days and during the hours fixed by this Determination.

# PART-TIME EMPLOYEES.

Females may be employed as part-time employees in any branch of the clothing industry covered by this Determination upon and subject to the following terms and conditions:—

- (a) They shall be journeywomen within the meaning of this Determination.
- (b) They shall be employed for not less than twenty hours in any week.

(c) They shall not be employed both on time work and piecework or both on time work and task work in any week:

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- (d) If timeworkers, they shall be paid for each hour worked at the rate at least of 1/44th of the minimum weekly wage, prescribed by this Determination for the class of work performed by them and if piece or task workers they shall be paid at the appropriate piecework rate or task rate payable under this Determination, but in no case shall any of such employees be paid less than so much of the minimum weekly wage prescribed by this Determination as is proportionate to the time worked by them.
- (c) The payment or deduction of payment in lieu of notice of termination of employment shall be 2/5ths of the pay of the preceding week of the employee concerned.
- (f) No employee employed or working as a full-time employee in any branch of the clothing industry on or after the first day of May, 1944, shall be employed or work as a part-time employee unless a permit in writing is obtained from the Secretary for Labour permitting such employee to be employed or to work as a part-time worker.
- (g) The provisions of this Determination as regards annual leave and holidays shall apply to such part-time employees, but they shall be paid in respect of the period of such annual leave and in respect of holidays only at the rate actually being received by them at such time.
- (h) Save as aforesaid all the provisions of this Determination shall apply to such part-time employees.

#### OUTSIDE WORKERS.

(a) Any employer may cause any work covered by this Determination to be done for him by any person (hereinafter called an "outside worker") who shall be the holder of a current outside worker's licence issued to him by the Secretary for Labour authorizing him to work as an outside worker for such employer.

- (b) Every such licence shall authorize the holder to work as an outside worker for one and only one employer named therein, and shall be current for a period specified therein not being more than six calendar months from the date of issue thereof.
  - (c) No such licence shall be issued unless the Secretary for Labour is satisfied that the applicant-
    - (i) is in necessitous circumstances;
    - (ii) cannot for some sufficient reason seek employment in a factory or workshop;
    - (iii) is a person legally entitled to the benefits of this Determination and to recover the rates of pay herein provided; and
    - (iv) will not as a result of the issue thereof be the holder of current outside worker's licences relating to more than one employer.
  - (d) The Secretary for Labour may at any time in his discretion cancel such licence-
    - (i) at the request of the holder;
    - (ii) if he is satisfied that any of the conditions mentioned in the last preceding sub-clause is no longer complied with; or
    - (iii) if he is satisfied that the holder has broken any of the conditions of such licence set forth in sub-clause (e) hereof.
  - (c) The conditions of any such licence shall be that the outside worker during the currency of such licence—
    - (i) shall not do any work covered by this Determination in any workshop or factory or in the company of other persons then also doing any such work, except of persons holding current outside worker's licences and bearing to such outside worker the relation of parent, child, brother, sister, husband or wife.
    - (ii) shall be a person legally entitled to the benefits of this Determination and to recover the rates of pay herein provided;
    - (iii) shall not employ any labour whatsoever in connexion with the work entrusted to him;
    - (iv) shall not permit any portion of the work entrusted to him to be done by any other person;
    - (v) shall not suffer from any communicable disease or do any work in any place whereat any person is suffering from any communicable disease;
    - (vi) shall keep in a bound book a correct and complete record in ink of the hours worked by him each day on any such work; and
    - (vii) shall not work on any work covered by this Determination more than 44 hours in any one week.
  - (f) An employer by whom work is given to an outside worker shall-
    - (i) not cause or permit him to do any part of such work in any workshop or factory;
    - (ii) pay him the piecework prices prescribed by this Determination;
    - (iii) pay him for each public holiday prescribed by this Determination occurring during the period he is doing such work for such employer one-fifth of the weekly wage prescribed by this Determination for employees doing similar work;
    - (iv) record in a bound record book in which each page is consecutively numbered—
      - (1) the name and full address of the outside worker;
      - (2) the description, and number of articles or garments given to the outside worker; and
      - (3) the price paid or agreed to be paid for such work; and
- (v) obtain the signature of the outside worker to each entry in such book.
- (g) Any such record book so kept shall be open for inspection during business hours by (i) any person or persons authorized by the Secretary for Labour and (ii) any officer or officers of the Amalgamated Clothing and Allied Trade Union of Australia, provided that no more than two of such persons or two of such officers shall inspect such book at any one time.
- (h) No employer shall have more than one outside worker plus such number of outside workers as bears to the number of workers directly employed by him in his usual workshop or factory a ratio not exceeding one to ten.
- (i) Outside workers shall be provided free of charge with cotton, silk, thread and all other sewings and trimmings used in the manufacture of articles or garments.
- (j) In the case of an employer delivering and/or collecting the work of any outside worker the same shall be done withou charge to such outside worker.

#### MISCELLANEOUS PROVISIONS.

- (a) Record of Time Worked and Wages Paid.—(1) The employer shall provide in each factory, or place where there are fewer than 30 employees, and where work is carried on for him, a time and wages book. Such time and wages book.—
  - (i) shall be in the English language and shall contain a correct account of the hours worked each day, and the wages received each week, by each employee;
  - (ii) shall be kept correctly entered up in ink; and
  - (iii) shall record clearly the actual date of each day, of each week, and also the date of the day on which the week ends.

- (2) The employer shall provide in each factory, or place where there are not fewer than 30 employees, and where work is carried on for him, a time-book, or sheet, or record. Such time-book, or sheet, or record shall be in the English language and shall contain a correct account of the hours worked each day and the wages received each week by each employee. Such time-book, or sheet, or record shall be kept correctly and entered up in ink.
- (b) Chairs to have Backs.—(1) Where it is necessary for employees to sit at their work, seats shall be provided for the employees by the employer. Such seats shall be reasonably comfortable seats.
- (2) A seat provided for any female employee shall have a back to it, unless the work of such employee cannot be conveniently done in such a seat, or unless the employee requests to be allowed to use a seat without a back to it.
- (c) Collecting Logs.—Where piecework is in operation, the employer shall make arrangements for collecting the logs, and the employees need not leave their places.
- (d) Rest Period.—When any spell of duty is for more than four hours, an interval of ten minutes, to be selected by the employer, shall be allowed in the second or third hour to females and apprentices for refreshment. The interval shall be as part of the time of duty, without deduction of time-work pay. During such rest period, the employees may leave their seats, but not the premises.
  - (e) Authorized Person may Enter Factory .-
    - (i) Any person or persons duly authorized in writing by the Secretary for Labour (such authorization to be terminable at the will of the Secretary for Labour) shall have power to inspect any part of a factory, workshop or place where it is believed that a breach of this Determination is occurring or has occurred.
    - (ii) At least six hours' notice shall be given by the authorized person or persons (not exceeding two) prior to his or their actually going on the premises, and the employer shall be notified of his or their arrival, and shall in person (accompanied by a nominee, or by his nominees, not exceeding two) be entitled to accompany the authorized person or persons and shall provide access to the wages book or time-sheet or records of any employee including outside workers. The work and duties of the employee shall be interfered with as little as possible by the authorized person or persons.
    - (iii) The Secretary for Labour shall have power to dispense with the said six hours' notice on special application being made for any cause shown and supported by an affidavit setting out the facts. A certificate duly signed by the Secretary for Labour stating that such notice has been dispensed with shall be sufficient proof of such fact.
- (f) Union Official Visiting Employer's Establishment.—(1) The employer shall permit any official of the Victorian Branch of the Amalgamated Clothing and Allied Trades' Union of Australia (authorized in writing by the Secretary for Labour) to enter from time to time the factory or workshop during the midday meal time for the purpose of:—
  - (i) Collecting members' contributions;
  - (ii) Posting Union notices and interviewing employees on Union matters relating to this industry and/or this Determination.
- (2) Such authorized person shall inform the person in charge of his arrival before entering the workshop or factory. Such official shall have reasonable ingress into the factory and access to the employees. If any official so authorized makes himself objectionable during any such visit to the employer or his manager or foreman or any employee, his right to visit may be terminated by the Secretary for Labour on the application of the employer.
- (3) For the purpose of this clause, the words "factory or workshop" shall include every room or place where work in respect of which a wage is prescribed by this Determination is carried out, together with the room in which the employees partake of their meals, notwithstanding that such room may be detached from or in a separate building from the main place of business of the employer.

#### 7. PIECEWORK.

- (a) Subject to payment of the minimum weekly wages prescribed by this Determination for employees in their respective classes and to the conditions hereinafter set out, the employer, in conjunction with the employees, may fix his own piecework prices, provided such prices enable a journeyman or journeywoman of average capacity working under like conditions to earn at least 10 per centum more than the minimum weekly wage in their respective classes. The same piecework prices shall be paid to all pieceworkers doing the same operation in the factory or workshop whether they be journeymen, journeywomen, improvers, apprentices or juveniles.
- (b) All pieceworkers, who are available and ready and willing to work during the ordinary working hours but for whom work is not provided by the employer, shall be paid in each week:—In the case of males not less than the "all others" rate; and in the case of journeywomen not less than the amount prescribed for "all others"; and in the case of apprentices or improvers not less than the amount prescribed by this Determination for an apprentice or improver of like experience.
- (c) The piecework price in respect of all garments or parts of garments or other articles or parts of articles shall be determined in the following manner:—
  - (i) Where there are fewer than twenty employees involved in the work to be performed the employer or his representative, in conference with one employee chosen by and from such employees, shall fix the prices.
  - (ii) Where there are twenty or more employees involved in the work to be performed the employer or his representative, in conference with two employees so chosen, shall fix the prices.
  - (d) In the event of a dispute with reference to piecework prices the matter shall be referred to the Wages Board.
- (e) A copy of all piecework schedules shall, within 24 hours of their being fixed, be displayed by the employer in a conspicuous place in each and every room of the workshop or factory where such piecework is being performed and shall be kept displayed.
- (f) In all factories and workshops where piecework conditions are now in operation, the same shall not be altered except in the manner prescribed in this clause for the determination of piecework prices.

# 8. PERIODICAL ADJUSTMENT OF RATES, ETC.

(a) Until the beginning of the first pay period to commence in November, 1946, the amounts of wages rates payable shall be those prescribed in Clauses 2 and 3. Pursuant to the provisions of Section 21 of the Factories and Shops Act 1934, the Board determines that for work done during each future half-year beginning with the first pay period to commence in a November or a May, the amounts of the wages rates prescribed in Clauses 2 and 3 shall be automatically increased or decreased by the same amounts and at the same time as the original rates set out hereunder, which rates shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" retail price index numbers:—

For the purpose of this Determination the expression "Commonwealth Statistician's index numbers" or any like expression means the numbers stated to be such index numbers in any document purporting and not proved to be wrongly so purporting to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician.

- (b) The index number for the six capitals (weighted average) is to be applied.
- (c) The index number for the six months ending September or March next preceding the half-year for which the adjustment is made is to be ascertained.
- (d) The amount of addition or deduction assigned in the following table (or in any extension thereof) to the index number division comprising such number is to be ascertained.
- (e) That assigned amount shall for work done during such half-year be added to or deducted from the originally prescribed amounts of the rates in accordance with that table, and in respect of all wages prescribed at a rate of £4 9s. or more per week the sum of 2s. shall be added to the result.
- (f) The division called original in the following table is that for the amount of the basic wage upon which the rates are to be deemed to have been originally prescribed.

TABLE.

Original Index Number Division, 1081, 1092 (88s.).

	,				ions or Deductions Week.		
Index Numb	per Division :	for Deduct	lone.	Rates of £4 9s. or More,	Rates Less than £4 9s. of Adult Females.	Index Number. Division for Additions.	
				£ s. d.	-£ s. d		
1081-1092			)	Nil	Nil	1081-1092	
1068-1080				$0 \ 1.0$	0.0.8.	1093-1104	. '
1056-1067				$0 \ 2 \ 0$ .	·0 1 0 ·	1105-1117	
994-1006			• • •	$0 \cdot 7 \cdot 0 \cdot$	.0 3 6	,	. 1
957-969		• •		0 10 0	0 5 0 .		٠ ٠
945-956				0 11 0	0 5 6	J	=
933-944				0 12 0 .	0 6 0		
920-932			}	0 13 0	0 6 6	1	
908-919				0 14 0	070	1	•
896-907			٠. ا	0 15 0	0 7 6	1	
833-895				0 16 0	0 8 0	1.	
871-882				9 17 0	0 8 6	1	
859-870		• •		0 18 0	0 9 0		
846-858			\	0 19 0	0 9 6		
834-845		• •		1 0 0	0 10 0		
821-833				1 1 0	0 10 6	·	
809-820		••	·	1 '2 0	0 11 0		
797-808				1 3 0	0 11 6		
784-796		• •		1 4 0	.0 12 0	••	•
772–783		• •		1 5 0	0 12 6.		
760-771	• •	••	1	,1 6 0	0 13 0		

The index number divisions in this table are based upon the equating of index number 1000 with 81s., and any extension of the table must be similarly constituted.

- (g) The amounts of the weekly rates for apprentices, improvers, and juveniles shall be adjusted proportionately to the rate of £4 9s., calculated to the nearest 6d., any broken part of 6d. in the result not exceeding 3d. to be disregarded, and shall conform to those payable from time to time under the terms of the appropriate award of the Commonwealth Arbitration Court.
- (h) In all cases where for the same class of work the same rates have been prescribed for journeywomen or adult females as are prescribed in this Determination to be paid to journeymen or adult males, the rates for such journeywomen or adult females shall be increased or decreased in the same manner as the rates for journeymen or adult males.
- (i) The rates for pieceworkers shall be increased or decreased in the same proportion as the rate for the journeymen or journeywomen in the respective classes.

•	Experience,		Male	s.	Females.	Female Improvers commencing at the Trade between the ages of 18 and 21 years.	Male Juveniles. Definition Claus	30 4.
			Adjustable Weekly Wages.	Constant Loading.	Weekly Wages.	Weekly Wages.	Adjustable Weekly Wages.	Constant Loading.
1st six 2nd 3rd 4th 5th 6th 7th 8th	months	::	£ s. d. 0 15 6 0 19 0 1 3 6 1 7 0 1 11 0 1 18 6 2 10 6 3 2 0	s. d. 0 6 0 6 1 0 1 6 1 6 1 6 2 0	£ s. d. 1 0 0 1 5 0 1 10 0 1 15 0 2 0 0 2 5 0 2 12 6 3 0 0	£ s. d. 2 0 0 2 5 0 2 12 6 3 0 0	£ s. d. 16 years of age 1 3 6 17 ,, ,, 1 11 0 18 ,, ,, 2 7 0 19 ,, ,, 3 9 6 20 ,, ,, 4 5 6	s. d. 0 6 1 0 1 6 2 0 2 0

articles of al (aa) Tailors, namely (b) Pressers, employ (c) Machine dry cle	competent to mix dye	• •	ho are em		···•			м	ales.	Fem	ales.
articles of al (aa) Tailors, namely (b) Pressers, employ (c) Machine dry cle	l descriptions journeymen employed	• •	ho are em								
(d) Other dry clear (e) All other cleane	ed pressing off any pa- theres, namely, the per- neg machine ers rs, finishers, or spotte aployed blocking hats	rt of arti son in ch  ers	icles of we	altering aring ar	garment	s all descri	otions	6 5 5 5	s. d. 2 0 12 0 4 0 4 0 7 0 3 0 9 0	6	2 0
(h) Machine presser garment, or any part of a or similar m (i) Pressers, employ (j) Pressers employ (l) Machine dry-de by machine (m) Other dry clea (n) Wet cleaners, s	s employed on a pressip pressing-off any part woman's costume coa tterial ed pressing-off any particle ed pressing any article d pressing any article uners employed operat	of a fem at and m art of me a using a using a dr art. , or stea	ine, pressi tale coat, antle as is ale outer p an iron ex in iron not y-cleaning	overcoa made o garment ceeding t exceed machin	t, topcoa of tweed, s 9-lb. in ling 9-lb.	t, or close twill, wo  weight in weigh	k, or rsted,	*		3 1	4 0 5 6 5 6
(p) Receivers or de					•••	•••			••	3 13	5 6

# ADDITION TO NEEDS BASIC WAGE CONSTITUENT FOR MALES.

- (a) The weekly wage rates of all adult male employees shall be increased by the constant amount of 5s.
- (b) The rates for adult male pieceworkers shall be increased in the same proportion.

#### 20. SPECIAL LOADINGS.

- (a) In addition to the amounts otherwise prescribed by this Determination, the further additions hereinafter specified shall also be made to all wage rates or to payments due from time to time to employees pursuant to this Determination:—
  - (i) To all weekly wage rates or earnings herein prescribed or payable hereunder at the sum of £4 %s. or more for male employees and journeywomen employed in the following classifications, items (h), (i), (j), and (l), there shall be added a special loading of 5s. per week.
  - (ii) To all weekly wage rates or earnings prescribed or payable hereunder for apprentices or improvers pursuant to Clause 2 of the Determination, there shall be added special loadings as follows:—

			-			Males.					8.	ď.
lst	six mon	ths'	experie	nce							1	0
2nd	**		,,			• •					1	0
3rd	22		,,								ŀ	6
4th	**		33				• •				1	6
5th	,,		**			• •					1	6
6th	,,		**		• •			•		• •	2	0
7th	**		**				•• .				3	0
8th	**		**		• • •	••	••	••	••	••	3	6
					M	ale Juven	iles.		,			
16 y	ears of	age			••						1	6
17	,,	,,						• •			1	6
18	**	,,									2	6
19	,,	,,									4	0
20	"	,,	• •			• •					4	6

(b) The further additions prescribed in sub-clause (i) hereof shall not be subject to periodical adjustment under Clause 18 of this Determination nor shall they be deemed to be portion of the wage for the purpose of computing piecework prices or task work, or overtime, holiday, or other penalty rates.

Note.—The rates set out in Clauses 2 and 3 include the above additional amounts prescribed by Clauses 19 and 20.

- P. A. RANDLES, J.P., Chairman.
- J. R. MACPHERSON, Acting Secretary.

Melbourne, 16th October, 1946.



# VICTORIA

# GOVERNMENT GAZETTE.

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No. 208]

# THURSDAY, OCTOBER 24.

[1946

Factories and Shops Acts.

### DETERMINATION OF THE UMBRELLA BOARD.

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

N accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed "to determine the lowest prices or rates which may be paid to any persons employed in the trade of a maker of Umbrellas" has made the following Determination, namely :-

1. That as from the beginning of the first pay period to commence in October, 1946, the last previous Determination of this Board shall be revoked and replaced by this Determination.

#### (a) APPRENTICES AND IMPROVERS.

(i) RATES PER WEEK OF 44 HOURS.

	Experience,					Malea.		}	Female Improvers commencing at the		
		Exp	erience.		 Weekly Rate.	Special Loading.*	Total Weekly Wage.	Females.	trade between the ages of 18 and 21 Years.		
lst six 2nd 3rd 4th 5th 6th 7th 8th	months				 £ s. d. 0 17 0 1 1 0 1 6 0 1 10 0 1 14 6 2 2 6 2 15 6 3 8 0	s. d. 1 0 1 0 1 6 1 6 1 6 2 0 3 6	£ s. d. 0 18 0 1 2 0 1 7 6 1 11 6 1 16 0 2 4 6 2 18 6 3 11 6	£ s. d. 1 0 0 1 5 0 1 10 0 1 15 0 2 0 0 2 5 0 2 12 6 3 0 0	\$ s. d. 2 0 0 2 5 0 2 12 6 3 0 0		

And thereafter the minimum weekly wage or piecework price.

(ii) PROPORTION (IN ANY FACTORY OR PLACE).

APPRENTICES OR IMPROVERS.

Males.

One apprentice or improver to every two or fraction of two journeymen.

Three female apprentices or improvers to every journeywoman.

All apprentices shall be indentured in accordance with the prescribed form of indenture, provided that a minor may serve an employer as a probationer for a period not exceeding three months. During the said three months he or she shall be paid at least the minimum rates prescribed by this Determination for the first six months of apprenticeship. If the probationer becomes indentured, his or her indentures shall be taken to have commenced from the commencement of the period of probation.

In the event of the employer to whom an apprentice is bound ceasing to carry on business, such apprentice may be bound to another employer for the remainder of the term to be served; provided that if such apprentice be over the age of eighteen years at the time of the original employer ceasing to carry on business, such person may complete the time to be served as an improver.

No. 208.-8781/46.

These special loadings shall not be subject to periodical cost of living adjustments nor shall they be deemed to be portion of the wage for the purpose of computing piecework rates or task work, or overtime, holiday, or other penalty rates.

**(b)** 

4.

#### OTHER PERSONS (EXCEPT APPRENTICES AND IMPROVERS).

,		Males.			Females.	
	Weekly Rate.	Special Loading.*	Total Weekly Wage.	Weekly Rate.	Special Loading.•	Total Weekly Wage.
Cutters	£ s. d. 6 1 0 5 13 0 5 11 0	s. d. 5 0 5 0 5 0 5 0	£ s. d. 6 6 0 5 18 0 5 16 0	£ s. d. 6 1 0 5 13 0 5 11 0	8. d. 5 0 5 0 5 0	£ s. d. 6 6 0 5 18 0 5 16 0- 3 15 6 3 15 6

These special loadings shall not be subject to periodical cost of living adjustments nor shall they be deemed to be portion of the wage for the purpose of computing piecework rates or task work, or overtime, holiday, or other penalty rates.

DEFINITIONS.

A journeyman is a male person other than an apprentice or the control of the cont

HOURS OF EMPLOYMENT.

Forty-four hours shall constitute a week's work within the following hours:—Time of beginning, 8 a.m.; time of ending, 6 p.m.—on five days of the week. Time of beginning, 8 a.m.; time of ending, 1 p.m.—on the other day of the week on which the balf-holiday is usually observed. Provided further that if the majority of the employees desire to start at 7.30 a.m., the work may begin at 7.30 a.m.

OVERTIME.

#### Note :- See Clause 19.

- (a) Any employee who, in any day, has performed any work outside the working hours ordinarily observed in the factory in which he or she is employed, shall be paid overtime as follows:—
  - (1) Weekly workers shall be paid at the rate of time and one-half, and shall also be paid 1s. 6d. meal money when such overtime exceeds 40 minutes on week-days or on Saturdays in those factories or workshops where a five and a half-

In those factories or workshops where a five-day week is worked, all work done on Saturdays shall be paid for at the rate of time and a half, and ls. 6d. meal money shall be paid when such overtime is worked after noon.

(2) Piece-workers shall be paid (in addition to the ordinary piece-work prices) for work done in the excess time such sum per hour as is equivalent to the weekly wage divided by 88, and shall also be paid 1s. 6d. meal money when such overtime exceeds 40 minutes on week days or on Saturdays in those factories or workshops where a five and a half-day week is worked.

In those factories or workshops where a five-day week is worked, for all work done on Saturdays, pieceworkers shall be paid (in addition to the ordinary piece-work prices for work done) such sum per hour as is equivalent to the weekly wage divided by 88, and 1s. 6d. meal money shall be paid when such overtime is worked after noon.

- (b) No employee shall be employed overtime outside the hours fixed, except with his or her consent.
- (c) No employee shall be dismissed, or in any way whatsoever be prejudiced in his or her employment, by reason of his or her refusal to work overtime outside the hours fixed.
  - (d) No employee under the age of sixteen years shall be employed on overtime.

#### MIDDAY MEAL.

(a) An interval of not less than three-quarters of an hour shall be allowed for the midday meal unless a majority of the employees in any place desires it to be otherwise. In no circumstances shall less than 30 minutes be fixed.

(b) No work shall be performed during such meal time.

#### TASK SYSTEM.

#### Note :-- See Clause 19.

No employer shall make a bonus or merit payment which fluctuates from period to period according to the amount of work performed by the employee concerned, and which is based upon a secret or task rate for measuring the output of such employee. No increase in wages granted to any employee, after the date of operation of this Determination, above the rates herein prescribed shall be deemed to be in contravention of this clause if the same be paid for a period of three months, or for the term of employment, whichever period is the shorter; provided, however, that such increased wages may, at the discretion of the employer, be adjusted according to the wages rates prescribed from time to time by this Determination.

In all factories where a minimum task is set for a minimum wage the following shall be observed:-

- (a) The task rate in respect of all garments or parts of garments or other articles or parts of articles shall be determined in the manner following:—
  - (i) Where there are fewer than twenty employees involved in the work to be performed, the employer or his representative, in conference with one employee chosen by and from such employees, shall fix the rates.
    (ii) Where there are twenty or more employees involved in the work to be performed, the employer or his representative, in conference with two employees so chosen, shall fix the rates.
- (b) The task rates shall be fixed so as to enable the average worker to earn the minimum wage prescribed by this Determination for the class of work to be performed; and any number of garments or parts of garments or other articles or parts of articles made in excess of the minimum weekly task fixed by the task rates for the minimum weekly wage shall be paid for at pro rata plus 10 per cent.
- (c) When any employee is employed for less than a week on the task rates, then the task of the said employee shall be fixed at per day at the weekly rate prescribed.
- (d) Any excess number of garments or parts of garments or other articles or parts of articles made in any day by the employee shall be subject to the same pro rata payment as would apply if the employee were engaged for the whole week.
  (e) A copy of all task rate schedules shall, within twenty-four hours of their being fixed, be displayed by the employer in a conspicuous place in each room of the factory where such tasks are being performed.
- (f) A combination or team shall mean two or more persons working together on the same class of work, employed on weekly wages where a task has been imposed. Where employees work in a combination or team, the additional amount of wages shall be distributed amongst the employees on a percentage basis, according to the amount of their ordinary weekly wages.

8.

#### HOLIDAYS.

#### Note:-See Clause 19.

- (a) All weekly wage employees, whether in a city or elsewhere, shall be granted the following holidays without deduction of -The days observed as New Year's Day, Australia Day, Good Friday, Easter Monday, Labour Day, Anzac Day, King's Birthday, Christmas Day, and Boxing Day.
- (b) All employees working on piece-work or task-work shall be granted the same holidays as are granted to weekly wage workers, and, subject as hereinafter provided, they shall be paid for such holidays the amount for each holiday based on the minimum weekly wage prescribed by this Determination for the class of work performed.
- (c) If any of the above holidays occurs on a Sunday or Saturday and is not observed on any other day, then employees shall not be paid for such Sunday, and shall be paid for such Saturday as for a half day, but not otherwise.
- (d) All other weekly employees, whether in a city or elsewhere, shall be paid for the above holidays an amount for each holiday based on the actual weekly wage paid to them by the employer.
- (e) Any employee absenting himself or herself from work on any portion of the working day proceeding or any portion of the working day succeeding a holiday provided for herself, other than Boxing Day and New Year's Day, without permission from the employer or without baving reasonable cause for having absented himself or herself from work, shall not be entitled to payment for such holiday.
- (f) Any weekly employee who is employed on a Sunday or any holiday prescribed herein shall be paid for that day at the rate of time and a half in addition to his or her weekly wage.
- (g) Any piece-worker employed on a Sunday or any holiday prescribed by this Determination shall be paid, in addition to the prescribed piece-work prices, at the rate of time and a half calculated on the minimum wage prescribed for the class of work performed.

#### ANNUAL LEAVE.

- (1) Except as hereinafter provided a period of fourteen consecutive days leave with payment of ordinary pay for two weeks shall be allowed annually by each employer to each of his employees after a period of twelve months continuous service with him by the employee concerned.
- (2) Such period of annual leave shall not include any public holiday granted by the said Determination, observed on a working day, but shall include all other non-working days within the period of annual leave of the employee concerned.
- (3) (a) If any public holiday granted by the said Determination falls within an employee's period of annual leave and is observed on a day which, in the case of that employee, would have been an ordinary working day, there shall be added to his period of annual leave one day, being an ordinary working day on ordinary pay for each such holiday observed as aforesaid.
- (b) Where an employee without reasonable excuse, proof whereof shall lie upon him, is absent from his employment on the working day or part of the working day prior to the commencement of his annual leave, or fails to resume work at his ordinary starting time on the working day immediately following the last day of the period of his annual leave, the employee shall not be entitled to payment for the public holidays which fall within his period of annual leave.
  - (4) Continuity of service shall not be broken nor be deemed to be broken by :--
    - (a) any interruption or termination of the employment of an employee by his employer, if such interruption or termination has been made with the intention of avoiding any obligation under the Determination in respect of annual leave, and proof that it has not been made with such intention shall be on the employer;
    - (b) any absence from work less than fourteen days in the twelve months on account of sickness or accident, proof whereof shall be on the employee;
    - (c) any absence on accoubt of leave granted, imposed or agreed to by the employer;
    - (d) any absence due to reasonable cause proof whercof shall be on the employee;
    - (e) the standing off of an employee or the working of shortened hours by an employee pursuant to clause 13 of the Dotermination, or the non-attendance for work by an employee after receipt of notice by him under sub-clause (d) of such clause that his services will not be required on the following day or days;
    - (f) any absence from work of more than fourteen days in the twelve months on account of sickness or accident proof whereof shall be on the employe;
    - (g) absences from work due to sickness or accident as prescribed in (b) and (f) of this sub-clause shall be subject to the provisions set out in sub-clause (10) hereof.
  - (5) In calculating a period of twelve months continuous service:--
    - (a) any annual leave taken therein;
    - (b) any absences of the kind mentioned in (a), (b) and (e) of sub-clause (4) above:
    - (c) any absence on account of leave granted imposed or agreed to by the employer shall be counted as part of such
    - (d) in respect of absonces of the kind mentioned in placita (c) (other than absences on account of leave imposed by the employer) (d) and (f) of sub-clause (4) above the employee shall serve such additional period as part of his qualifications for annual leave as will equal the period of such absences.
- (6) Notwithstanding any of the other provisions of this clause proportionate payment for annual leave shall be made by an employer in respect of each completed month of continuous service when the employee so serving leaves his employment or his employment is terminated by the employer before the completion of any twelve monthly qualifying period under this clause. Such payment shall be made forthwith on such employee so leaving or on his employment being so terminated as the case may be.
- (7) Notwithstanding any of the other provisions of this clause, annual leave shall be allowed and shall be taken and payment shall not be made or accepted in lieu thereof.
- (8) (a) Such annual leave shall be given by the employer and taken by the employee before the expiration of a period of six weeks after the date upon which the right to such annual leave accrues unless otherwise agreed to by the employer and employee concerned.
- (b) An employee who has not completed his qualifying period of twelve months by the day on which the customary Christmas holiday period commences in the case of his employer in the year concerned, shall (unless the exigencies of the business otherwise require) be granted such proportionate leave and pay as his service prior thereto entitles him, and thereafter his qualifying period shall in cases not covered by sub-clause (9) hereof start afresh as from the commencement of such proportionate leave.
  - (c) The employer shall give the employee at least thirty days notice of the date from which such annual leave shall be taken.
- (d) Each employee shall be paid in advance by his employer before the commencement of the employee's annual leave his ordinary pay for the said period of annual leave.
- (c) Notwithstanding any of the other provisions of this clause, in no case shall annual leave be given and taken later than the expiration of three months after the date on which such annual leave accrues.
- (9) Where an employer closes down his factory or workshop or a section or sections thereof for the purpose of allowing annual leave to all or the majority of the employees in the factory or workshop or section or sections concerned the following provisions shall apply:—
  - (a) He may by giving to the employees concerned not less than one month's notice of his intention so to do, stand off for the duration of the close down all employees in the factory or workshop or section or sections concerned and allow to those who are not then qualified for two full weeks leave paid leave on a proportionate basis of one sixth of a week's leave for each completed month of continuous service.
  - (b) An employee who has then qualified for two full weeks' leave, and has also completed a further month or more of continuous service shall be allowed his leave and shall also be paid one-sixth of a week's wages in respect of each completed month of continuous service performed since the close of his last twelve-monthly qualifying period.

- (c) The next twelve-monthly qualifying period of each employee affected by such close down shall commence from the day on which the factory or workshop or section concerned is closed down for the annual leave in question.
- (d) If in the first year of his service with an employer an employee is allowed proportionate annual leave under sub-clause (8) (b) heroof, and subsequently within such year lawfully leaves his employment or his employment is terminated by the employer through no fault of the employee, he shall be entitled to the benefit of sub-clause (6) of this clause subject to adjustment for any proportionate leave which he may have been allowed as aforesaid.
- (e) Provided always that any employee leaving his employment by reason of non-compliance with clause 13 (a) of the Determination and who when so leaving suffers a deduction of pay under such clause shall be entitled notwithstanding such non-compliance to the benefit of sub-clause (6) of this clause.
- (10) (a) Should an employee be absent from his work on account of sickness or accident, it shall be necessary for such employee to notify his employer that such absence is due to sickness or accident. Such notification shall if required by the employer, but not otherwise be in the form of a written message which shall be sent by or on behalf of the employee within forty-eight hours after the commencement of such absence.
- (b) If an employer within seven days after the receipt by him of advice or when required of a written message sent by or on behalf of an absent employee, alleging that his absence is due to sickness or accident, fails to despatch or give to the employee written notice that he does not accept the message as satisfactory evidence of the facts alleged by or in it, such message shall be deemed to be prima facie evidence that the absence of the employee was due to sickness or accident.
- (c) If an employer within seven days after the receipt by him of such a message despatches or gives to the employee written notice that he does not accept such message as satisfactory evidence of sickness or accident, but requires further evidence thereof the employee shall within a reasonable time furnish such further evidence. If the employer requires the employee to obtain a medical certificate or other proof of sickness or accident the employer shall pay or refund any fee and incidental expenses necessarily incurred or paid by the employee in complying with such requirement. The employee shall submit to medical examination at the employer's expense if so required and shall not obstruct or interfere with inquiries deemed to be necessary by the employer.
- (d) In the event of any dispute arising in regard to any of the foregoing placita (a), (b) and/or (c) of this sub-clause such dispute may be referred for determination to the Wages Board and the said Wages Board shall thereupon consider and determine such dispute and the employee concerned in such dispute shall, if his claim succeeds and the Wages Board so decides, but not otherwise in such cases, be entitled to be paid by his employer for all time lost and for any reasonable expenses incurred consequent on his attendance before such Wages Board.
- (c) In any cases where the period of seven days referred to in placita (b) and/or (c) hereof expires after the finish of the last working day in the calendar week, or on a public holiday, such period shall be deemed to extend to noon of the next ordinary working day and in any case where illness commences after the finish of such last working day such period of forty-eight hours shall be deemed to commence at the starting hour of the next ordinary working day.
- (11) (a) Any absence from work shall not be deemed to break the continuity of service of any employee unless within seven days of the commencement of such absence his employer gives or despatches to such employee notice in writing that he regard either conditionally or unconditionally, such absence as constituting a break in the continuity of the service of such employee.
- either conditionally or unconditionally, such absence as constituting a break in the continuity of the service of such employee.

  (b) In any case where an employee has been absent from his employment for any cause not mentioned in any of the placita (a), (b), (c), (d), (e) of (f) of sub-clause (4) hereof and such employee has been notified in accordance with sub-clause (11) (a) hereof that his employer regards such absence as constituting a break in the continuity of the employee's service, such employee may apply to the said Wages Board within fourteen days of receiving such notification for a decision that it is, under all the circumstances, unduly harsh and unconscionable (proof whereof shall be on the employee) that he should suffer the loss to the full extent of such portion of a qualifying period for annual leave as he may have served up to the time of such absence. The said Wages Board shall upon receipt of any such application consider and make a decision thereon with due regard to all the circumstances of the absence and may decide that, despite the said absence, either the period of continuous service served by the employee prior thereto shall not be lost to him as portion of a qualifying period for annual leave, or that his period of annual leaves should be reduced. But in the former case the decision shall be subject to a condition that he serve such period of continuous service as an addition to and part of his full qualifying period as the Wages Board may determine. Such additional period of continuous service shall not be less than the time lost by the employee as a result of the absence of the subject of the dispute.

  For the purposes of this clause:—

For the purposes of this clause :-

- "Ordinary Pay" means in the case of a time worker the ordinary renuneration he received for the normal weekly number of hours worked by him and in the case of a piece task or bonus worker the ordinary time rate.
- "Employer" and all variations of such word includes and include respectively all persons firms and corporations covered by the said Determination irrespective of the gender used.
- "Service" means service with any employer covered by the said Determination as from not earlier than the lat day of January, 1946.

The masculine includes the feminine.

#### SICK PAY.

- (1) When an employee has been employed by an employer during a period of three months and is subsequently absent from work on account of personal sickness or accident such employer shall not deduct from the pay of such employee on account of such absence the amount which the employee would be entitled to receive if working, but shall pay such employee such amount or amounts as the employee would have been entitled to receive if working, but not exceeding in all in any one year of his employment with such employer forty-four hours ordinary pay.
- (2) (a) Should an employee be absent from his work on account of sickness or accident it shall be necessary or such employee to notify his employer that such absence is due to sickness or accident. Such notification shall if required by the employer be in the form of a written message which shall be sent by or on behalf of the employee within forty-eight hours of the commencement of
- (b) If an employer within seven days after the receipt by him of a written message sent by or on behalf of an absent employee alleging that his absence is due to sickness or accident, fails to despatch or give to the employee written notice that he does not accept the message as satisfactory evidence of the facts alleged by it, it shall be deemed to be prima facie evidence that the absence of the employee was due to sickness or accident.
- (c) If an employer within seven days after the receipt by him of such a message despatches or gives to the employer written notice that he does not accept such message as satisfactory evidence of sickness or accident, but requires further evidence the employee must within a reasonable time furnish such further evidence. If the employer requires the employee to obtain a medical certificate or other proof of sickness or accident the employer shall pay or refund any fee and incidental expenses necessarily incurred or paid by the employee in complying with such requirements. The employee shall submit to medical examination at the employer's expense if so required and shall not obstruct or interfere with inquiries deemed to be necessary by the employer.
- (d) In the event of any dispute arising in regard to any of the foregoing placita (a) and/or (b) and/or (c) of this sub-clause such dispute may be referred for determination to the appropriate Wages Board and the said Wages Board shall thereupon consider and determine such dispute and the employee concerned in such dispute shall if his claim succeeds and the Wages Board so decides, but not otherwise in such case, be entitled to be paid by his employer for all time lost and for any reasonable expenses incurred consequent on his attendance before such Wages Board.
- (s) In any case where the period of seven days referred to in placita (b) and (c) hereof, expires after the finish of the last working day in the calendar week or on a public holiday, the period shall be deemed to extend to noon of the next ordinary working day and in any case where illness commences after the finish of such last working day the said period of forty-eight hours referred to in placits (a) hereof shall be deemed to commence at the starting hour of the next ordinary working day.
- (3) If an employee be not entitled to receive in any one year the whole or part of forty-four hours ordinary pay on account of sickness or accident the whole or part of such pay to which he is not so entitled in such year shall accumulate from year to year up to, but not exceeding three years or in such accumulation 132 hours ordinary pay as sick pay.

11.

- (4) In the event of the employee having received in respect of any such sickness or accident as is mentioned in sub-clause (1) hereof any payment or monetary allowance or benefit in pursuance of any Commonwealth or State legislation or regulations or order made thereunder the employer shall be entitled to deduct from the employee's pay during any period of absence in pursuance of the provisions of this clause the equivalent of any such payment or monetary allowance or benefit and shall be liable to the employee for the remainder only.
- (5) Notwithstanding anything in this clause contained an employee shall not be entitled to more than forty-four hours ordinary pay as sick pay in respect of any one period of twelve months.
- (6) (a) Before leaving his place of employment for whatsoever cause an employee shall receive from his employer a certificate in the form set out hereunder showing the length of his service with the employer and the amount of sick leave granted, if any, during such employment:—
  - I hereby certify that \_\_\_\_\_\_ was employed by me from \_\_\_\_\_ to \_\_\_\_ and that during such period of employment he/she received payment for \_\_\_\_\_ hours on account of sickness.

The inclusive dates of the last absence as above were from \_\_\_\_\_ to\_\_\_\_\_

Signature.

- (b) If no sick leave has been granted to an employee during his period of service with an employer the certificate herein prescribed shall indicate that fact.
- (7) In the event of any dispute regarding the right of an employee to sick pay under this clause, the employee shall if so required by his employer produce the aforementioned certificates to such employer.

For the purposes of this clause :--

- "Ordinary Pay" means in the case of a time worker the ordinary remuneration he received for the normal weekly number of hours worked by him and in the case of a piece task or bonus worker the ordinary time rate.
- "Employer" and all variations of such word includes and include respectively all persons firms and coporations covered by the said Determination irrespective of the gender used.
- "Service" means service with any employer covered by the said Determination as from not earlier than the 1st day of January, 1946.

The masculine includes the feminine.

#### DINING ACCOMMODATION.

- (a) If any employer of more than five employees in any factory or workshop fails to provide the accommodation and facilities in this clause set out he shall (subject to the following proviso) during the period of such failure pay to each and every such employee an additional amount equivalent to 2½ per centum of the amount of wages prescribed for such employees by this Determination to componsate such employees for the absence of such accommodation and facilities, provided that any employer who has failed for good cause to provide such accommodation and facilities may be exempted:—
  - (i) by the Union, or if the Union refuses or neglects on application to it by the employer to issue a certificate of exemption;
  - (ii) by the Wages Board

from the requirement that he shall pay during the period of such failure such additional amount.

- (b) Every such employer shall set aside a separate room or portion of the factory or workshop as a dining room wherein the employer shall provide adequate table and scating accommodation.
  - (c) Hot water shall be provided free of charge to be available to employees immediately meal time or rest period commences.
  - (d) The employer shall provide the necessary labour to keep such room clean.

#### . DISPUTES.

Any disputes as to the rights of employees or the duties or obligations of an employer under this Determination shall be dealt with by the Wages Board.

#### TERMS OF ENGAGEMENT.

- (a) The week shall terminate on a day other than Monday or Saturday, and all employees shall be paid all moneys due to them in full during the ordinary working hours not later than two working days following the termination of the week. In order to terminate employment of a weekly employee, two days' notice shall be given on any day, with payment to date of termination, or in lieu thereof two days' pay shall be paid or deducted. When employment is terminated by an employer, the employer shall, upon the date of such termination, pay to the employee (weekly employee or piece-worker) all moneys due to him or ber, and, when employment is terminated by an employee in accordance with the terms of this Determination, the employer shall pay to the employee (weekly employee or piece-worker) all moneys due to him or her.
  - (b) All weekly wages shall be paid to the employees in full, with the following exceptions:—
    - (I) Turns to be Observed.—In slack times the employer shall observe turns of employment for weekly workers and piece-workers (including outside workers) not engaged on making samples in the respective class or classes of work at which they are engaged, provided always that journeymen and journeywomen having apprentices under their control shall be allowed in their turn extra work equivalent to the wages of the apprentice during the time the turn system is in operation. The employer shall keep in the workroom a true record of every turn, which shall be open to the inspection of the employees.
    - (2) Standing Off Employees in Turn.—Should any employer during slackness of trade desire to stand off his employees in turn, then the employer on any day during any week shall inform every person whom it is proposed to stand off of any day or days in the following week (other than a Saturday or holiday) upon which his or her services will not be required; but an employee shall not, except under the conditions provided in sub-clause (3) of this clause, be stood off for part of a day without being paid for a whole day.
    - (3) Employees Working Shortened Hours.—If it is desired to work a week of shorter hours in slack times, instead of standing the employees off in turn, the employer may make an arrangement to work his employees for shortened hours, but such arrangement shall be made only where, on the vote of the employees being taken, a majority of the whole of the employees votes in favour of such arrangement.

Where such an arrangement is made, the employees shall be informed on the day ending each week of the shortened hours to be worked in the following week.

Where an arrangement is made in compliance with this provision the employer shall pay each employee for the actual hours worked on each day on the basis of his or her weekly wage.

- (4) Vacation Periods.—Nothing contained in this sub-clause shall apply in the case of the usual vacation period at Christmas or Easter.
- (c) Classes of Employees.—For the purpose of this clause (but subject to the provisions of sub-clause (b) hereof), in operating the turn system the various classes of employees shall be taken separately, and "classes of employees" shall mean each class of employee in respect of which a classification of work has been provided under this Determination, but in all cases, male improvers and journeymen, or female improvers and journeywemen doing the same class of work, shall be deemed to be one class of employee.
- (d) Stoppage of Work re Breakdown of Machinery.—In the event of the work of a factory being stopped by a breakdown of machinery or a stoppage of supply of power, or for any cause for which the employer cannot reasonably be held responsible, all weekly hands who present themselves for work shall be found work for that day, or paid one day's wages in lieu thereof, but when such breakdown or stoppage occurs the employer may give notice to an employee that his or her services will not be required on the following day or days, and the employee shall not be entitled to any further payment in respect of any further days on which he or she is out of employment by reason of such break-down or stoppage.

(e) Terminating Employment in Relation to a Holiday .-

(i) Where the employer terminates the employment of an employee within fourteen days of a day on which a holiday occurs, and such employee is re-employed within a period of one month after such holiday, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee has been employed by the employer for a period of at least one week prior to the termination of the employment.
(ii) Should the employment of an employee be terminated, or should an employee be stood off within fourteen days prior to any holiday or to the commencement of any group of holidays prescribed in this Determination, such employee ahall be paid for such holiday or group of holidays, provided that such employee has been employed by the employer for a period of at least one week prior to the termination of the employment.
(iii) When any two or more of the holidays prescribed in this Determination occur within two weeks of one another, such holidays shall for the purposes of sub-clause (ii) hereof be deemed to be a group of holidays.
(iv) Where the employer terminates the employment of an employee more than fourteen days, but not exceeding one month prior to a day on which a holiday occurs and such employee is re-engaged within a period of one month, or normal business is resumed within such period of one month after such holiday, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee has been employed by the employer for a period of at least one week prior to the termination of employments of this sub-clause if on termination the employer shall be deemed to comply with the requirements of this sub-clause if on termination the

An employer shall be deemed to comply with the requirements of this sub-clause if on terminating the employment of any employee he gives that employee annual holidays or payment in lieu thereof in accordance with clause 9 hereof.

(f) Employees Absenting Themselves.—No employee shall, without just cause, be absent from his or her place of employment during the prescribed hours whilst there is work ready to be done by such employee, and, where weekly wages are fixed, the employee, to be entitled to the sums so fixed, must be available and ready and willing to do the work on the days and during the hours fixed by this Determination.

#### 134.

#### PART-TIME EMPLOYEES.

Females may be employed as part-time employees in any branch of the clothing industry covered by this Determination upon and subject to the following terms and conditions:—

subject to the following terms and conditions:—

(a) They shall be journeywoman within the meaning of this Determination.

(b) They shall be journeywoman within the meaning of this Determination.

(c) They shall not be employed for not less than twenty hours in any week.

(d) If time workers, they shall be paid for each hour worked at the rate at least of 1/44th of the minimum weekly wage prescribed by this Determination for the class of work performed by them and if piece or task workers they shall be paid at the appropriate piece work rate or task rate payable under this Determination, but in no case shall any of such employees be paid less than so much of the minimum weekly wage prescribed by this Determination as is proportionate to the time worked by them.

(e) The payment or deduction of payment in lieu of notice of termination of employment shall be 2/5ths of the pay of the preceding week of the employee concerned.

(f) No employee employed or working as a full-time employee in any branch of the clothing industry on or after the first day of May, 1944, shall be employed or work as a part-time employee unless a permit in writing is obtained from the Secretary for Labour permitting such employee to be employed or to work as a part-time worker.

(y) The provisions of this Determination as regards annual leave and holidays shall apply to such part-time employees but they shall be paid in respect of the period of such annual leave and in respect of holidays only at the rate actually being received by them at such time.

(h) Save as aforesaid all the provisions of this Determination shall apply to such part-time employees.

### 14,

#### OUTSIDE WORKERS.

- (a) Any employer may cause any work covered by this Determination to be done for him by any person (hereinafter called an "outside worker") who shall be the holder of a current outside worker's licence issued to him by the Secretary for Labour authorizing him to work as an outside worker for such employer.
- (b) Every such licence shall authorize the holder to work as an outside worker for one and only one employer named therein, and shall be current for a period specified therein not being more than six calcular months from the date of issue thereof.
  - (c) No such licence shall be issued unless the Secretary for Labour is satisfied that the applicant-

(i) is in necessitous circumstances;

(ii) cannot for some sufficient reason seek employment in a factory or workshop;
(iii) is a person legally entitled to the benefits of this Determination and to recover the rates of pay herein provided,
and
(iv)

(iv) will not as a result of the issue thereof be the holder of current outside workers' licences relating to more than one employer.

(d) The Secretary for Labour may at any time in his discretion cancel such licence-

(i) at the request of the holder; (ii) if he is satisfied that any of the conditions mentioned in the last preceding sub-clause is no longer complicd with; or

(iii) if he is satisfied that the holder has broken any of the conditions of such licence set forth in sub-clause (e) hereof.

(e) The conditions of any such licence shall be that the outside worker during the currency of such licence-

(i) shall not 'do any work covered by this Determination in any workshop or factory or in the company of other persons then also doing any such work except of persons holding current outside workers' licences and bearing to such outside worker the relation of parent, child, brother, sister, husband or wife.
(ii) shall be a person legally entitled to the benefits of this Determination and to recover the rates of pay herein provided;
(iii) shall not employ any labour whatsoever in connexion with the work entrusted to him;
(iv) shall not bermit any portion of the work entrusted to him to be done by any other person;
(v) shall not suffer from any communicable disease or do any work in any place whereat any person is suffering from any communicable disease;
(vi) shall keep in a bound book a correct and complete record in ink of the hours worked by him each day on any such work; and

such work : and (vii) shall not work on any work covered by this Determination more than 44 hours in any one week.

(f) An employer by whom work is given to an outside worker shall-

(i) not cause or permit him to do any part of such work in any workshop or factory;
(ii) pay him the piecework prices prescribed by this Determination;
(iii) pay him for each public holiday prescribed by this Determination occurring during the period he is doing such work for such employer one-fifth of the weekly wage prescribed by this Determination for employees doing similar work;
(iv) prepared in a bound record to the contraction of the weekly wage prescribed by this Determination for employees doing similar work;

similar work;

(iv) record in a bound record book in which each page is consecutively numbered—

(1) the name and full address of the outside worker;

(2) the description, and number of articles or garments given to the outside worker; and

(3) the price paid or agreed to be paid for such work; and

(v) obtain the signature of the outside worker to each entry in such book

- (g) Any such record book so kept shall be open for inspection during business hours by (1) any person or persons authorized by the Secretary for Labour and (ii) any officer or officers of the Amalgamated Clothing and Allied Trades Union of Australia, provided that no more than two of such persons or two of such officers shall inspect such book at any one time.
- (h) No employer shall have more than one outside worker plus such number of outside workers as bears to the number of workers directly employed by him in his usual workshop or factory a ratio not exceeding one to ten.
- (i) Outside workers shall be provided free of charge with cotton, silk, thread and all other sewings and trimmings used in the manufacture of articles or garments.
- (j) In the case of an employer delivering and/or collecting the work of any outside worker the same shall be done without charge to such outside worker.

#### 15.

#### MISCELLANEOUS PROVISIONS.

#### Note:-See Clause 19.

- (a) Record of Time Worked and Wages Paid.—(1) The employer shall provide in each factory, or place where there are fewer than 30 employees, and where work is carried on for him, a time and wages book. Such time and wages book:—
  - (i) shall be in the English language and shall contain a correct account of the hours worked each day, and the wages received each week, by each employee;
  - (ii) shall be kept correctly entered up in ink; and
  - (iii) shall record clearly the actual date of each day, of each week, and also the date of the day on which the week ends.
- (2) The employer shall provide in each factory or place where there are not fewer than 30 employees, and where work is carried on for him, a time-book, or sheet, or record. Such time-book, or sheet, or record shall be in the English language and shall contain a correct account of the hours worked each day and the wages received each week by each employee. Such time-book, or sheet, or record shall be kept correctly and entered up in ink.
- (b) Chairs to have Backs.—(1) Where it is necessary for employees to sit at their work, seats shall be provided for the employees by the employer. Such seats shall be reasonably comfortable seats.
- (2) A seat provided for any female employee shall have a back to it, unless the work of such employee cannot be conveniently done in such a seat, or unless the employee requests to be allowed to use a seat without a back to it.
- (c) Collecting Logs.—Where piece-work is in operation, the employer shall make arrangements for collecting the logs, and the employees need not leave their places.
- (d) Rest Period.—When any spell of duty is for more than four hours, an interval of ten minutes, to be selected by the employer, shall be allowed in the second or third hour to females and apprentices for refreshment. The interval shall be as part of the time of duty, without deduction of time-work pay. During such rest period, the employees may leave their seats, but not the premises.
  - (e) Authorized Person may Enter Factory .-
    - (i) Any person or persons duly authorized, in writing, by the Secretary for Labour (such authorization to be terminable at the will of the Secretary for Labour) shall have power to inspect any part of a factory, workshop, or place where it is believed that a breach of this Determination is occurring or has occurred.
    - (ii) At least six hours' notice shall be given by the authorized person or persons (not exceeding two) prior to his or their actually going on the premises, and the employer shall be notified of his or their arrival, and shall in person (accompanied by a nominee, or by his nominees, not exceeding two) be entitled to accompany the authorized person or persons, and shall provide access to the wages book or time sheet or records of any employee including outside workers. The work and duties of the employees shall be interfered with as little as possible by the authorized person or persons.
    - (iii) The Secretary for Labour shall have power to dispense with the said six hours' notice on special application being made for any cause shown and supported by an affidavit setting out the facts. A certificate duly signed by the Secretary for Labour stating that such notice has been dispensed with shall be sufficient proof of such fact.
  - (f) Union Official Visiting Employer's Establishment .-- .
    - (1) The employer shall permit any official of the Victorian Branch of the Amalgamated Clothing and Allied Trades' Union of Australia (authorized in writing by the Secretary for Labour) to enter from time to time his or her factory or workshop during the midday meal time for the purpose of—
      - (i) collecting members' contributions;
      - (ii) posting union notices and interviewing employees on union matters relating to this industry and/or this
         Determination.
    - (2) Such authorized person shall inform the person in charge of his arrival before entering the workshop or factory. Such official shall have reasonable ingress into the factory and access to the employees. If any official so authorized makes himself objectionable during any such visit to the employer or his manager or foreman or any employee his right to visit may be terminated by the Secretary for Labour on the application of the employer.
    - (3) For the purpose of this clause the words "factory or workshop" shall include every room or place where work in respect of which a wage is prescribed by this Determination is carried out, together with the room in which the employees partake of their meals, notwithstanding that such room may be detached from or in a separate building from the main place of business of the employer.

# 16.

#### PIECEWORK.

### Note :- See Clause 19.

- (a) Subject to payment of the minimum weekly wages prescribed by this Determination for employees in their respective classes and to the conditions hereinafter set out, the employer, in conjunction with the employees, may fix his own piecework prices, provided such prices enable a journeyman or journeywoman of average capacity working under like conditions to earn at least 10 per centum more than the minimum weekly wage in their respective classes. The same piecework prices shall be paid to all pieceworkers doing the same operation in the factory or workshop whether they be journeymen, journeywomen, improvers, apprentices or juveniles.
- (b) All pieceworkers, who are available and ready and willing to work during the ordinary working hours but for whom work is not provided by the employer shall be paid in each week:—In the case of males not less than the "all others" rate; and in the case of journeywomen not less than the amount prescribed for "all others"; and in the case of apprentices or improvers not less than the amount prescribed by this Determination for an apprentice or improver of like experience.
- (c) The piecework price in respect of all garments or parts of garments or other articles or parts of articles shall be determined in the following manner:—
  - (i) Where there are fewer than twenty employees involved in the work to be performed the employer or his representative, in conference with one employee chosen by and from such employees, shall fix the prices.
  - (ii) Where there are twenty or more employees involved in the work to be performed the employer or his representative, in conference with two employees so chosen, shall fix the prices.

- (d) In the event of a dispute with reference to piecework prices the matter shall be referred to the Board of Reference.
- (e) A copy of all piecework schedules shall, within 24 hours of their being fixed, be displayed by the employer in a conspicuous place in each and every room of the workshop or factory where such piecework is being performed and shall be kept displayed.
- (f) In all factories and workshops where piecework conditions are now in operation, the same shall not be altered except in the manner prescribed in this clause for the determination of piecework prices.

#### 17. PERIODICAL ADJUSTMENT OF RATES, ETC

#### · Note:--See Clause 19.

(a) Until the beginning of the first pay period to commence in November, 1946, the amounts of wages rates payable shall be those prescribed in clause 2. Pursuant to the provisions of section 21 of the Factories and Shope Act 1934, the Board determines that for work done during each future half-year beginning with the first pay period to commence in a November or a May, the amounts of the wages rates prescribed in clause 2 shall be automatically increased or decreased by the same amounts and at the same time as the original rates set out hereunder, which rates shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" retail price index numbers:—

For the purpose of this Determination the expression "Commonwealth Statistician's index numbers" or any like expression means the numbers stated to be such index numbers in any document purporting and not proved to be wrongly so purporting to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician.

- (b) The index number for the six capitals (weighted average) is to be applied.
- (c) The index number for the six months ending March or September next preceding the half-year for which the adjustment is made is to be ascertained.
- · (d) The amount of addition or deduction assigned in the following table (or in any extension thereof) to the index number division comprising such number is to be ascertained.
- (e) That assigned amount shall for work done during such half-year be added to or deducted from the originally prescribed amounts of the rates in accordance with that table, and in respect of all wages prescribed at a rate of £4 9s. or more per week the sum of 2s. shall be added to the result.
- (f) The division called original in the following table is that for the amount of the basic wage upon which the rates are to be deemed to have been originally prescribed:—

TABLE.

Original Index Number Division, 1081-1092 (88s.).

Index Numb	Index Number Division for Deductions.					Amounts of Additions or Deductions Per Week.					
Index Numb	index Number Invision for Deductions.				£4 9a. ore.	Rates less than £4 9s. of Adult Females.		Division for Additions.			
				£s	. d_	£	s. d.				
1081-1092					-	1 -		1081-1092			
1068-1080				0 1		0	0 6	1093-1104			
1056-1067	••		[	. 0 2	Ó	0	1 0	1105-1117			
994-1006				0 7	0	0	3 6				
957-969				0 10	0	0	5 0				
945-956				0 11	Ó	i	5 6				
933-944				. 0 12	Ó	0	6 0	1			
920-932				0 13		Ō	6 6	1			
908-919			,,	0 14		lo	7 0				
896-907				0 15		0	7 6	1			
' 883-895				0 16	0	0	8 0	1			
871-882				0 17	0	0	8 6	1			
859-870	• •			0 18	0	0	9 0				
846-858				0 19	0	0	9 6				
834-845			}	1 0	0	0	10 0	<b>!</b>			
821-833				1 1	0	0	10 6	1			
809-820				1 2		0	11 0	1			
797–808	• •			1 3	0		11 6	· · ·			
784-796			`	14	0		12 0	1			
772-783	• •			15	0		12 6	••			
760-771			1	16	0	0	13 0	1			

The index number divisions in this table are based upon the equating of index number 1000 with 81s., and any extension of the table must be similarly constituted.

- (g) The amounts of the weekly rates for apprentices and improvers shall be adjusted proportionately to the rate of £4 9s. calculated to the nearest sixpence, any broken part of sixpence in the result not exceeding threepence to be disregarded, and shall conform to those payable from time to time under the terms of the appropriate award of the Commonwealth Arbitration Court.
- (h) In all cases where for the same class of work the same rates have been prescribed for journeywomen or adult females as are prescribed in this Determination to be paid to journeymen or adult males, the rates for such journeywomen or adult females shall be increased or decreased in the same manner as the rates for journeymen or adult males.
- . (j) Piecework prices shall be increased or decreased in the same proportion as the rate for the journeymen or journeywomen in the respective classes.

(k) The adjustment shall be made on the rates provided in the Federal Award, which are as follow, viz.:-

#### APPRENTICES OR IMPROVERS.

Expérience.				N.	ales.	Females,	Female Improvers commencing at the Trade between the Ages of 18 and 21 Years.	
				Adjustable Constant Weekly Wages. Loading.		Weekly Wages.	Weekly Wages.	
Ist six months 2nd ", 3rd ", 4th ", 5th ", 6th ", 7th ", 8th ",		··· ·· ·· ·· ·· ·· ·· ·· ··			£ s. d. 0 15 6 0 19 0 1 3 6 1 7 0 1 11 0 1 18 6 2 10 6 3 2 0 And ther			£ s. d. 2 0 0 2 5 0 2 12 6 3 0 0 or piecework price.
	<del>-</del>			,	2021 2 221 1122			y Wages.
							Males.	Females.
Cutters Frame makers or Finishers Machinists, press Persons not prov	î. ers, or tipp	  pers therwise			••		£ s. d. 5 10 0 5 2 0 5 0 0 4 9 0	£ s. d. 5 10 0 5 2 0 5 0 0 3 15 6 3 15 6

### 18. ADDITION TO NEEDS BASIC WAGE CONSTITUENT FOR MALES.

- (i) The weekly wage rates of all adult male employees shall be increased by the constant amount of 5s.
- (ii) The rates for adult male piece-workers shall be increased in the same proportion.

### 19. SPECIAL LOADING.

- (1) In addition to the amounts otherwise prescribed by this Determination the further additions hereinafter specified shall also be made to all wage rates or payments due from time to time to employees pursuant to this Determination.
  - (i) To all weekly wage rates or earnings herein prescribed or payable hereunder at the sum of £4 9s. or more whether for male or female employees there shall be added a special loading of 5s. per week.
  - (ii) To all weekly wage rates or earnings prescribed or payable hereunder for apprentices or improvers pursuant to clause 2 of the Determination there shall be added special loadings as follows:—

(a)	Males—									s.	d.
,	let six	months'	experience							1	0
	2nd	,,	-,,			• •				1	0
	3rd	**	,,			• •	• •	• •	••	1	6
	4th	**	**							1	6
	5th	.,	**							1	6
	6th	"	,,							2	0
	7th	"	,,	٠.						3	0
	8th	"	,,							3	6
	9th	,,	"							4	Ŏ
	10th	"	"			- •		• • •		ā	č

(2) The further additions prescribed in sub-clause (1) hereof shall not be subject to periodical adjustment under clause 17 of this Determination nor shall they be deemed to be portion of the wage for the purpose of computing piece-work prices or task work, or overtime, holiday, or other penalty rates.

NOTE .- The rates set out in Clause 2 INCLUDE the additional amounts prescribed by Clauses 18 and 19.

P. A. RANDLES, J.P., Chairman.

J. R. MACPHERSON, Acting Secretary.

Melbourne, 16th October, 1946.

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