

VICTORIA

GOVERNMENT GAZETTE.

Bublished by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 1021]

THURSDAY, NOVEMBER 27.

[1952

Prices Regulation Acts.

PRICES REGULATION ORDER No. 490.

FIREWOOD.

IN pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 490.

Revocation.

2. Prices Regulation Order No. 378 is hereby revoked.

Application.

3. Nothing in this Order shall apply to the sale of Mallee roots.

Definitions and Interpretations.

- 4. (1) In this Order, unless the contrary intention appears-
 - "Metropolitan area" means all that area comprised within a radius of twenty miles from the General Post Office, Melbourne.
 - "By wholesale" means, in relation to any sale of firewood, that such sale is—
 - (a) a sale to a person who customarily purchases for resale;
 - (b) a sale to a Commonwealth or State Government Department; or
 - (c) a sale to and for the use of an industrial undertaking.
 - "Retail fuel merchant" means, in relation to any sale of firewood, a person who is engaged in the conduct of a retail fuel business.
 - "I.B. truck" means an I.B. truck of the Victorian Railways.
 - "Ton" means 2,240 lb. weight avoirdupois.
 - "Cwt." means 112 lb. weight avoirdupois.

- (2) Where any firewood is sold other than-
 - (i) by weight; or
 - (ii) by the railway truck-

the weight of such firewood shall be computed from the volume thereof— $\,$

- (a) in respect of boxwoods, Mallee wood, belar, bulloak, ironbark, and yellow gum (white ironbark) in lengths not exceeding 30 inches—by reckoning 50 cubic feet of such firewood as equivalent to 1 ton weight;
- (b) in respect of the firewood specified in paragraph (a) of this sub-clause in lengths exceeding 30 inches—by reckoning 62½ cubic feet of such firewood as equivalent to 1 ton weight;
- (c) in respect of red gum, blue gum, messmate, stringybark, peppermint, mill offcuts, and firewood not otherwise specified in paragraph (a) of this sub-clause in lengths not exceeding 30 inches—by reckoning 60 cubic feet of such firewood as equivalent to 1 ton weight; and
- (d) in respect of the firewoods specified in paragraph (c) of this sub-clause in lengths exceeding 30 inches—by reckoning 75 cubic feet of such firewood as equivalent to 1 ton weight.

Maximum Prices-Sales by Wholesale in Metropolitan Area.

- 5. I fix and declare the maximum price at which firewood of the kinds specified in the First Schedule to this Order may be sold by wholesale in the Metropolitan area to be—
 - (a) where such firewood is in lengths not exceeding 12 inches—
 - (i) for sales of I.B. truck lots—the price per I.B. truck as specified in the second column of the said First Schedule or the price per ton of the firewood actually contained in such truck as specified in the third column of such Schedule whichever is the lesser;
 - (ii) for sales of truck lots other than I.B. truck lots the price which bears the same proportion to the maximum price fixed for the sale of an I.B. truck lot by the provisions of sub-paragraph (i) of this paragraph as the standard railway weight of such truck bears to the standard railway weight of an I.B. truck, or the price per ton of the firewood actually contained in such truck as specified in the third column of the said First Schedule, whichever is the lesser;
 - (iii) for sales other than of truck lots—the price per ton as specified in the third column of such Schedule;
 - (b) where such firewood is in lengths exceeding 12 inches and not exceeding 30 inches—
 - (i) for sales of I.B. truck lots—the price per I.B. truck of such firewood in lengths not exceeding 12 inches as specified in the second column of the said First Schedule, less, in each case, Ten shillings per truck; or
 - (ii) for sales of truck lots other than I.B. truck lots the price which bears the same proportion to the maximum price fixed for the sale of an I.B. truck lot by the provisions of sub-paragraph (i) of this paragraph as the standard railway weight of such truck bears to the standard railway weight of an I.B. truck; or
 - (c) where such firewood is in lengths exceeding 30 inches—the price per ton as specified in the fourth column of such Schedule.

Maximum Prices-Sales by Wholesale other than in Metropolitan Area.

- 6. I fix and declare the maximum price at which firewood of the kinds specified in the First Schedule to this Order may be sold by whole-sale other than in the metropolitan area to be the maximum price fixed by the foregoing provisions of this Order for the sale of that firewood by wholesale in the Metropolitan area—
 - (a) less the usual cost of transporting such firewood by rail from the railway station or siding nearest to the seller's premises to the Windsor railway siding in the Metropolitan area; and
 - (b) plus the actual cost (if any) of transporting such firewood by rail from the railway station or siding nearest to the seller's premises to the railway station or siding nearest to the place at which delivery of that firewood was made to the purchaser;

Provided that any amount deducted for rail transport under the provisions of paragraph (a) of this clause shall not in any case exceed—

- (a) in respect of belar, bulloak, Mallee wood, ironbark, red gum, and all boxwoods—£1 14s. 6d. per ton; and
- (b) in respect of other firewood—£1 4s. 6d. per ton.

Maximum Prices-Sales by Wholesale where Delivered by Road.

7. Notwithstanding the foregoing provisions of this Order, I fix and declare the maximum price at which firewood of the kinds specified in the First Schedule to this Order may be sold where delivery is made to the purchaser other than by rail to be the maximum price fixed for the sale of that firewood by the provisions of clauses 5 or 6 of this Order, as the case may be, plus 7s. 6d. per ton.

Maximum Prices-Sales by Retail in Metropolitan Area.

- 8. I fix and declare the maximum price at which firewood of the kinds specified in the Second Schedule to this Order may be sold by retail in the Metropolitan area to be—
 - (a) where delivery is made free to the purchaser's premises—
 - (i) for lengths not exceeding 12 inches—the price as specified in such Schedule;
 - (ii) for lengths exceeding 12 inches and not exceding 30 inches—the price as specified in sub-paragraph (i) of this paragraph less 1d. per cwt., or where such firewood is sold other than by weight less 1s. 4d. per 40 cubic feet;
 - (iii) for lengths exceeding 30 inches—the price as specified in sub-paragraph (i) of this paragraph less 3d. per cwt., or where such firewood is sold other than by weight less 4s. per 40 cubic feet;
 - (b) where delivery is not made free to the purchaser's premises the maximum price fixed by sub-paragraph (a) of this paragraph less 3d. per cwt., or where such firewood is sold other than by weight less 4s. per 40 cubic feet.

Maximum Prices-Sales by Retail Outside Metropolitan Area.

- 9. I fix and declare the maximum price at which firewood of any kinds specified in the Second Schedule to this Order may be sold by retail outside the Metropolitan area to be the price paid or payable by the retail seller for the firewood under the provisions of clause 6 of this Order, plus—
 - (a) in respect of box, mallee wood, belar, bulloak, and ironbark firewood—£1 15s. 6d. per ton where the wood is sold by weight, or £1 8s. 6d. per 40 cubic feet where the wood is sold by measurement, as the case requires; or
 - (b) in respect of all other kinds of firewood—£1 15s. 6d. per ton where the wood is sold by weight, or £1 3s. 8d. per 40 cubic feet where the wood is sold by measurement, as the case requires.

Maximum Prices-Sales by Retail of Split Firewood.

10. Notwithstanding the foregoing provisions of this Order, I fix and declare the maximum price at which billets of firewood of the kinds specified in the Second Schedule to this Order and of not more than 4 inches in width may be sold by retail to be the maximum price fixed by the foregoing provisions of this Order for the sale of that kind and length of firewood by retail, plus in each case, an amount calculated at the rate of 9d. per cwt.

Inter-Retail Sales.

- 11. Notwithstanding the foregoing provisions of this Order, I fix and declare the maximum price at which firewood of the kinds specified in the First Schedule to this Order may be sold by a retail fuel merchant to another retail fuel merchant to be the price paid or payable by such first-named retail fuel merchant for the firewood, but not in excess of the maximum price therefore fixed under the provisions of this Order for such firewood, plus—
 - (a) where delivery is made at destination siding-
 - (i) for sales of I.B. truck lots-20s. per I.B. truck;
 - (ii) for sales of truck lots larger than I.B. truck lots— 30s. per truck;
 - (iii) for sales other than truck lots-4s. 6d. per ton; and
 - (b) where delivery is made at the vendor retailer's fuel yard— 12s. per ton.

Fixation of Maximum Prices by Notice.

12. Notwithstanding the foregoing provisions of this Order, I declare the maximum prices at which any firewood specified in a notice given in pursuance of this clause may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

THE FIRST SCHEDULE.
SALES BY WHOLESALE—METROPOLITAN AREA.

	Maximum Wholesale Prices Free on Itali at Windsor Siding.							
Kind of Firewood.	In Lengths Not Exceeding 12 inches.	In Lengths Not Exceeding 12 inches.	In Lengths Excreding 30 inches.					
First Column.	Second Column.	Third Column.	Fourth Column.					
Grey, spotted, long leaf, yellow and brown box, Mallee wood, belar, bulloak and apple	Per I.B. truck. £ s. d.	Per ton.	Per ton.					
box	28 17 6	4 2 6	3 14 6					
(white ironbark)	26 16 3	4 2 6	3 14 6					
Red gum and blue gum Stringybark, messmate, peppermint, mill	24 15 0	4 2 6	3 14 6					
offcuts and firewood not elsewhere specified	20 5 0	3 7 6	2 19 6					

THE SECOND SCHEDULE.
SALES BY RETAIL—METROPOLITAN AREA.

	Maximum Retall Prices.							
Kind of Firewood, First Column.	Sales by Weight. Second Column.	Sales by Volume. Third Column.						
Compatibility land last wellow how myway	Per cwt. £ s. d.	Per 40 cubic feet. £ s. d.						
Grey, spotted, long leaf, yellow, brown, murray, apple and red box, Mallee wood, bulloak, and ironbark (not exceeding 12 inches in length). Red gum and blue gum (not exceeding 12 inches	0 6 3	5 0 0						
in length)	0 6 3	4 3 4						
Stringybark, messmate, peppermint, mill offcuts and firewood not otherwise specified (not exceeding 12 inches in length)	0 5 6	3 13 4						

Dated this 13th day of November, 1952.

J. F. WALDRON,

Prices Commissioner.

Prices Regulation Acts.

PRICES REGULATION ORDER No. 4919.

MALLEE ROOTS.

I N pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 491.

Revocation.

2. Prices Regulation Order No. 382 is hereby revoked.

Definitions and Interpretations.

- 3. (1) In this Order, unless the contrary intention appears-
 - "Melbourne area" means all that area comprised within a radius of 20 miles from the General Post Office, Melbourne, Victoria;
 - "Ballarat area" means all that area comprised within a radius of 5 miles from the principal post office at Ballarat, Victoria:
 - "Bendigo area" means all that area comprised within a radius of 5 miles from the principal post office at Bendigo, Victoria;
 - "Geelong area" means all that area comprised within a radius of 5 miles from the principal post office at Geelong, Victoria, and includes all that area comprised within a radius of 5 miles from the principal post office at Queenscliff, Victoria;
 - "by wholesale" means, in relation to any sale of Mallee Roots, that such sale is—
 - (a) a sale to a person who customarily purchases for resale;
 - (b) a sale to a Commonwealth or State Government Department;
 - (c) a sale to and for the use of an industrial undertaking;
 - "cwt." means 112 lb. weight avoirdupois;
 - "ton" means 2,240 lb. weight avoirdupois;
 - "I.B. truck" means I.B. truck of the Victorian Railways.
- (2) Where any Mallee roots are sold other than by weight, the weight of those Mallee roots shall be deemed to be that computed from the volume of those Mallee roots by reckoning 1 ton weight as equivalent to 80 cubic feet.

Maximum Prices-Sales by Wholesale in Specified Area.

- 4. (1) Subject to the provisions of sub-clause (2) of this clause, I fix and declare the maximum price at which Mallee roots may be sold by wholesale for delivery free by the seller in one of the areas specified in the First Schedule to this Order to be—
 - (a) where delivered by the seller to one of the areas specified by rail or otherwise, but not delivered into the purchaser's premises in that area—the price appearing opposite such area in that Schedule;
 - (b) where delivered into the purchaser's premises—the price specified in that Schedule for that area, plus an amount calculated at the rate of 7s. 6d. per ton.
- (2) Where, in respect of any sale referred to in sub-clause (1) of this clause, railway freight is incurred in transport to any specified area at a rate per ton in excess of—
 - (a) £2 10s. in respect of transport to the Melbourne Area;
 - (b) £2 10s. in respect of transport to the Geelong Area;
- (c) £2 7s. 6d. in respect of transport to the Ballarat Area; the maximum prices fixed shall be increased by an amount equal to half that excess.

Maximum Prices-Sales by Wholesale-Other Parts of Victoria.

5. Notwithstanding the foregoing provisions of this Order, I fix and declare the maximum price at which Mallee roots may be sold by wholesale by any person for delivery outside any of the areas specified in the First Schedule to this Order to be the price specified in the First Schedule for the Melbourne area less the usual freight (but not in excess of 35s. per ton) for transporting by rail Mallee roots from the railway siding nearest to the premises of the seller to the Windsor railway siding, plus the freight actually incurred in transporting such Mallee roots from the railway siding nearest to the premises of the seller to the railway siding nearest to the premises of the purchaser.

Maximum Prices-Sales by Semi-Wholesale.

- 6. Notwithstanding the foregoing provisions of this Order, I fix and declare the maximum price at which Mallee roots may be sold by a retail fuel merchant to any other person who sells Mallee roots by retail to be the maximum prices for the area concerned by the foregoing provisions of this Order for the sale of Mallee roots by wholesale, plus the following amounts:
 - (a) For sales at destination siding in truck lots (i.e., when the contents of the truck have not been weighed for the sale, subsequent to arrival at the destination siding)—
 - (i) in I.B. truck lots—20s. per truck lot;
 - (ii) in other than I.B. truck lots—30s. per truck lot;
 - (b) for sales at destination siding in ton lots—an amount calculated at the rate of 4s. 6d. per ton;
 - (c) for sales at the vendor retailer's fuel yard—an amount calculated at the rate of 12s. per ton.

Maximum Prices-Sales by Retail-Specified Areas.

- 7. I fix and declare the maximum price at which Mallee roots may be sold by retail in the areas specified in the Second Schedule to this Order to be—
 - (a) where delivery is made to the purchaser's premises in the area specified—the prices specified opposite such area in that Schedule;
 - (b) where delivery is not made to the purchaser's premises in the area specified—the prices specified opposite such area in that Schedule less an amount in each case of 3d. per cwt.

Provided that, where such Mallee roots, at the request of the purchaser, are split or broken to a size not exceeding 9 inches in length, the maximum prices so fixed shall be increased by an amount calculated at the rate of 9d. per cwt.

Maximum Prices-Sales by Retail-Outside Specified Areas.

8. Notwithstanding the foregoing provisions of this Order, I fix and declare the maximum price at which Mallee roots may be sold by retail outside the areas specified in the Second Schedule to be the price calculated by clause 5 of this Order, plus 35s. 6d. per ton.

Fixation of Maximum Prices by Notice.

9. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which Mallee roots specified in a notice in pursuance of this clause may be sold in Victoria by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

THE FIRST SCHEDULE.

Place of Unitery.									Maximum Wholesale Price		
								er t			
Geelong area							4	7	6		
Ballarat area						'	4	4	6		
Bendigo area Melbourne area							•4	1	Ò		
Melbourne area							4	7	6		

THE SECOND SCHEDULE.

Área.			Delivered	letail Prices into the Premises.
Alta.			Sales of Lots not Exceeding 10 cwt.	Sales of Lots Exceeding 10 cwt.
Sales in the Geelong area Sales in the Ballarat area Sales in the Bendigo area		 	Per cwt. s. d. 6 5 6 2 6 0	Per cwt. s. d. 6 2 5 11 5 9
			Sales of Per	
Sales in the Melbourne area	••	 	6	6

Dated this 13th day of November, 1952.

J. F. WALDRON,

Prices Commissioner.

Prices Regulation Acts.

PRICES REGULATION ORDER No. 492.

GALVANIZED STEEL PIPE—SALES BY RETAIL.

I N pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 492.

Revocation.

2. Prices Regulation Order No. 157, as amended by Prices Regulation Order No. 444, is hereby revoked.

Definition.

3. In this Order, unless the contrary intention appears, "Metropolitan Area" means all that area comprised within a radius of 15 miles from the General Post Office, Melbourne.

Maximum Prices.

- 4. (1) I fix and declare the maximum prices at which galvanized steel pipe may be sold by retail in the Metropolitan Area to be the prices specified in the Schedule to this Order.
- (2) I fix and declare the maximum prices at which galvanized steel pipe may be sold by retail outside the Metropolitan Area to be the prices specified in the Schedule to this Order, plus the cost actually incurred in respect of and properly attributable to the transport of such galvanized steel pipe from the Metropolitan Area to the retailer's place of business.
- (3) Notwithstanding anything hereinbefore in this clause contained, where payment is made not later than the last day of the month immediately succeeding the month in which delivery is made, I fix and declare that the maximum prices fixed by the foregoing provisions of this Order shall, in each case, be subject to a reduction of $2\frac{1}{2}$ per centum thereof.

Fixation of Maximum Prices by Notice in Writing.

5. Notwithstanding the foregoing provisions of this Order, I declare the maximum prices at which galvanized steel pipe specified in a notice in writing given in pursuance of this clause may be sold by any person to whom such notice is given to be such price as is fixed by the Prices Commissioner by notice in writing to that person.

THE SCHEDULE.

GALVANIZED STEEL PIPE.

Internal Diameter.				Maximum Price.
inch 🕯				4.85d. per foot.
<pre>3 inch</pre>				5.54d. per foot.
à inch				7.16d, per foot.
inch?				8.79d, per foot.
1 inch				12.05d. per foot.
14 inch				
	• •	• •		16.93d. per foot.
11 inch				21.49d. per foot.
2 inches				28.65d. per foot.
21 inches				44.28d. per foot.
3 inches				50.80d. per foot.
31 inches				75.24d. per foot.
4 inches				83.08d. per foot.
	• •		• •	
5 inches	• •			112.86d. per foot.
6 inches				141.07d, per foot.

Dated this 13th day of November, 1952.

J. F. WALDRON,

Prices Commissioner.

Prices Regulation Acts.

PRICES REGULATION ORDER No. 493.

FIREWOOD-GEELONG.

IN pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Commissioner, hereby make the following Order:—

Citation.

1: This Order may be cited as Prices Regulation Order No. 493.

Revocation.

- 2. (1) Prices Regulation Order No. 381 is hereby revoked.
 - (2) Nothing contained in Prices Regulation Order No. 490 shall apply to firewood to which this Order applies.

Application.

3. This Order shall not apply to the sale of Mallee roots.

Definitions.

- 4. In this Order, unless the contrary intention appears—
 "Geelong area" means—
 - (a) all that area comprised within a radius of 5 miles from the principal post office at Geelong, Victoria; and
 - (b) all that area comprised within a radius of 5 miles from the post office at Queenscliff, Victoria;

- "By wholesale" means, in relation to any sale of firewood, that such sale is—
 - (a) a sale to a person who customarily purchases for re-sale:
 - (b) a sale to a Commonwealth or State Government Department; or
 - (c) a sale to and for the use of an industrial undertaking;
- "ton" means 2,240 lb. weight avoirdupois;
- "cwt." means 112 lb. weight avoirdupois.

Maximum Prices-Sales by Wholesale.

- 5. I fix and declare the maximum price at which firewood of the kinds specified in the First Schedule to this Order may be sold by wholesale in the Geelong area to be—
 - (a) where such firewood is sold by weight—the price per ton specified in the second column of such Schedule;
 - (b) where such firewood is sold by volume—the price specified in the third column of such Schedule;
 - (c) where such firewood is sold by the railway truck—the price per ton, as specified in the second column of such Schedule, for the railway standard weight of such truck; or
 - (d) where such firewood is sold by the load or other than as set out in paragraphs (a), (b), or (c) of this clause the price per ton weight of the firewood actually contained in the load or the price per cubic foot of the volume actually contained in the load, as specified in the second and third columns of such Schedule, whichever is the lesser:

Provided that, where delivery is made to the purchaser's premises, the maximum prices so fixed by the foregoing provisions of this clause shall be subject to an increase of—

- (a) 7s. 6d. per ton weight; or
- (b) in the case of milled wood, 5s. per 40 cubic feet; or
- (c) in the case of long wood, 5s. per 50 cubic feet, as the case requires.

Maximum Prices-Sales by Retail.

- 6. I fix and declare the maximum price at which firewood of the kinds specified in the Second Schedule to this Order may be sold by retail in the Geelong area to be—
 - (a) where delivery is made to the purchaser's premises or delivered free on rail Geelong area—
 - (i) where such firewood is sold by weight—the price per cwt. as specified in such Schedule, according to the weight of the firewood comprised in such sale;
 - (ii) where such firewood is sold by volume—the price per 10 cubic feet as specified in such Schedule, according to the volume of the firewood comprised in such sale; or
 - (iii) where such firewood is sold by the load or other than as set out in sub-paragraph (i) or (ii) above—the price per cwt. of the firewood actually contained in the load, or the price per 10 cubic feet or the volume actually contained in the load, as specified in such Schedule, whichever is the lesser; or
 - (b) where delivery is made ex fuel yard—the maximum price fixed by the provisions of sub-paragraph (a) of this paragraph, less 3d. per cwt. or 1s. per 10 cubic feet, as the case may be.

Provided that if, at the time of any delivery of firewood to a purchaser, an invoice or docket specifying the weight or volume of such firewood is not delivered, then I fix and declare the maximum price at which such firewood may be sold to be the price per cwt. of the firewood actually delivered, or the price per 10 cubic feet of the firewood actually delivered, as specified in such Second Schedule, whichever is the lesser.

Maximum Prices-Sales by Retail of Split Firewood.

7. Notwithstanding the foregoing provisions of this Order, I fix and declare the maximum price at which billets of firewood of the kinds specified in the Second Schedule to this Order, and of not more than 4 inches in width, may be sold by retail in the Geelong area to be the maximum price fixed by such foregoing provisions for the sale by retail of that kind and length of firewood plus, in each case, an amount calculated at the rate of 9d. per cwt. or 2s. 6d. per 10 cubic feet, as the case requires.

Fixation of Maximum Prices by Notice.

8. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which firewood specified in a notice given in pursuance of this paragraph may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

THE FIRST SCHEDULE.

SALES BY WHOLESALE-GEELONG AREA.

Kind of Firewood.	Geelong	n Rail— ; area— holesale Price.
First Column.	Second Column.	Third Column.
	Per ton weight.	Per 40 cubic feet.
Boxwood, Ironbark, Mallee Wood, Belar, Bulloak, and Red Gum-	£ s. d.	£ s. d.
Not exceeding 12 inches in length Exceeding 12 inches and not exceeding 30 inches in	3 13 0	2 18 5
length	3 10 0	2 16 0
Not exceeding 12 inches in length Exceeding 12 inches and not exceeding 30 inches in	3 3 8	2 2 5
length	3 0 0	2 0 0
. Exceeding 30 inches in length	2 16 2	Per 50 cubic feet.
Stringybark, Messmate, and Firewood not elsewhere		Per 40 cubic feet.
specified— Not exceeding 12 inches in length	2 17 8	1 18 5
Exceeding 12 inches and not exceeding 30 inches in length	2 14 0	1 16 0
		Per 50 cubic feet.
Exceeding 30 inches in length	2 10 2	1 13 5

THE SECOND SCHEDULE.

SALES BY RETAIL-GEELONG AREA.

		ň	taxime		tail Pr Premise						rch	ser's	,		
•		Sales by Weight.						Sales by Volume.							
Kind of Firewood.	In L Excee 10 c	ding	In I Excee 5 c and Excee 10 c	eding wt. not eding	in I no Excee 5 c	t eding	Ex-	Lo ceed Cul feet	ing bic	Ex 10 ar Ex 20	Cueco Cueco Fee d r ceec Cu	ling bic t ot ling bic	Ex	Lo not Cu Cu	ling blc
	Per	owt.	Per	ewt.	Per	cwt.	c	er l ubi feet	c	c	er ubi feet	c	c	er u bi	ic
Bexwood, Ironbark, Belar, Mallee Wood, Bulloak, or Red Gum—	8.	d.	8.	d.	s.	d.	£	8.	d.	£	8.	d.	£	8.	d.
Not exceeding 12 inches in length Exceeding 12	5	5	5	6	5	8	1	0	10	1	1	4	1	1	10
inches in length Gum (other than Red Gum) or Pepper mint—	5	4	5	5	5	7	1	0	4	1	0	10	1	1	4
Not exceeding 12 inches in length	4	10	4	11	5	1	0	16	8	0	17	2	0	17	8
inches in length Stringybark, Mess- mate, and Firewood not elsewhere specified—	4	9	4	10	5	0	0	15	11	0	16	5	0	16	
Not exceeding 12 inches in length Exceeding 12	4	8	4	9	4	11	0	15	5	0	15	11	0	16	5
inches in length	4	7	4	8	4	10	0	14	11	0	15	5	0	15	11

Dated this 13th day of November, 1952.

J. F. WALDRON,

Prices Commissioner.

Prices Regulation Acts.

PRICES REGULATION ORDER No. 494.

PLUMBING CHARGES-VICTORIA.

IN pursuance of the powers conferred upon me in that behalf by the Prices Regulation Acts, I, John Francis Waldron, Prices Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 494.

Revocation.

2. Prices Regulation Order No. 423, as amended by Prices Regulation Order No. 446, is hereby revoked.

Definitions and Interpretations. .

- 3. (1) In this Order, unless the contrary intention appears—
 - "Master Plumber" means a person who supplies any plumbing services to another person.

- "Plumber" means a person-
 - (a) who has qualified by service as an apprentice for employment as a tradesman in the plumbing trade; or
 - (b) where under the terms of any relevant statute, Regulation, or by-law the holding of a licence or certificate to carry out the particular plumbing service in respect of which the charge is made is required who holds such licence or certificate; or
 - (c) who is entitled at least to the minimum wage rate applicable to qualified plumbers under the relevant award.
- "Plumber's apprentice" means a person who is bound to another person by a contract of apprenticeship for the purpose of learning the trade of plumbing and includes a person serving a period of probation with a view to being so apprenticed.
- "Labourer" means any person other than a plumber or plumber's apprentice who is employed by a Master Plumber in connexion with the supply of any plumbing services.
- "Rate" includes remuneration.
- "Relevant award" means an award, order, determination, decision, or agreement made in pursuance of the provisions of any Commonwealth or State Act which governs the terms and conditions of the employment by a Master Plumber of a plumber, plumber's apprentice, or labourer in connexion with the particular plumbing service in respect of which the charge is made by the Master Plumber.
- "Year" refers to the period of service of an apprentice under his apprenticeship.
- (2) For the purposes of this Order any reference to the supply of the service of plumbing shall, unless the contrary intention appears, be deemed to include a reference to the sale or supply of any materials in connexion therewith.

Maximum Rates.

- 4. (1) Subject to the provisions of this clause, I fix and declare the maximum rate at which the service of plumbing may be supplied by a Master Plumber to be the sum of—
 - (a) an amount calculated at the appropriate hourly rate specified in the Schedule to this Order according to the time actually occupied by that Master Plumber and any plumber, plumber's apprentice, or labourer employed by him in connexion with the supply of that service;
 - (b) the purchase price paid or payable (but where such goods are declared goods not in excess of the maximum permissible price therefor under the Prices Regulation Acts) for any materials supplied by him in connexion with the supply of that service, plus 10 per centum thereof;
 - (c) any amount paid or payable by that Master Plumber for any service supplied by any other person in connexion therewith;
 - (d) whenever the place at which any service is supplied is distant by more than 10 miles from the place of business of the Master Plumber supplying the service, a travelling allowance, calculated at the rate of 9d. per mile, for each mile necessarily travelled in journeying from the place of business to that place and returning to the place of business; and
 - (e) whenever the place at which any service is supplied is distant less than 10 miles from the place of business of the Master Plumber supplying the service, a cartage allowance, calculated at the rate of 9d. per mile for each mile necessarily travelled in transporting materials to or from the place where the service is supplied.

- - (i) in calculating the hourly rates specified in the Schedule to this Order no allowance shall be made for time spent by the Master Plumber or his employees in procuring materials supplied in connexion with the supply of that service:
 - (ii) in calculating the hourly rates specified in the Schedule to this Order no allowance shall be made for overtime worked in connexion with the supply of that service unless such overtime is worked at the request of the person to whom that service is supplied by the Master Plumber;
 - (iii) the time spent by that Master Plumber and his employees in journeying between the place of business and the place at which the service is supplied shall, subject to the provisions of the next succeeding paragraph of this subclause, be allowed in calculating the hourly rates specified in the Schedule to this Order;
 - (iv) where by reason of any mechanical defect or accident in respect of any vehicle used by that Master Plumber in connexion with the supply of that service there is an increase in the time occupied in performing that service, no allowance shall be made for such increase in time in calculating the hourly rates specified in the Schedule to this Order.

Records.

- 5. Every Master Plumber shall keep the following records:-
 - (a) A separate time-sheet or card in respect of himself and each of his employees showing his name, the names of each of such employees, their hourly rates as specified in the Schedule to this Order, their trade classification, the time occupied by himself and each of such employees in the direct performance of any service of plumbing supplied by that Master Plumber, the name of the person to be charged for that service, full particulars of the location of the place at which that service is performed, and the date or dates upon which that service is performed;
 - (b) a separate record of each service supplied by that Master Plumber setting forth—-
 - (i) the name and address of the person to whom that service is supplied;
 - (ii) a description or specification of that service;
 - (iii) the time occupied by himself and each of such employees in the direct performance of that service, including the time spent by the Master Plumber and those employees in proceeding from and to that Master Plumber's place of business for the purpose of performing that service calculated in accordance with the foregoing provisions of this Order, full particulars of the location of the place at which the service is performed and the dates upon which that service is performed;
 - (iv) his name, the names of each of his employees, their hourly rates as specified in the Schedule to this Order, and their trade classification;
 - (v) the quantity and description of any materials supplied in connexion with the supply of that service and the purchase price paid or payable by that Master Plumber for those materials;
 - (vi) full particulars of any service performed by any other person in connexion with the supply of that service and the amount paid or payable by that Master Plumber for any such service;
 - (vii) the total charge made by that Master Plumber in respect of the supply of that service;

(c) a separate record in respect of each service of plumbing for which an estimated charge is given showing similar particulars to those required by paragraph (b) of this clause.

Fixation of Maximum Rates by Notice.

6. Notwithstanding the foregoing provisions of this Order, I declare the maximum rate at which any service of plumbing specified in a notice given in pursuance of this clause may be supplied by any person to whom such notice is given to be such rate as is fixed by the Commissioner by notice in writing to that person.

THE SCHEDULE.

	Relevan	the LAward s that v Time	Where Relevant Specific Time an shall be	Award s that d Half	Relevan Specifi Double	re the t Award es that e Time e Paid.		
			8.	d.	8.	d.	8.	d.
Master plumbers and	l plum	bers	14	4	19	1	23	9
Labourers Apprentices—	٠	٠	12	11	17	2	21	5
First year			5	3	6	3	7	4
Second year			6	7	7	11	9	4
Third year			7	9	9	8	11	7
Fourth year			10	5	13	2	lõ	11
Fifth year			11	9	15	4	18	10
Sixth year			13	4	17	5	21	5

Dated this 13th day of November, 1952.

J. F. WALDRON,

Prices Commissioner.

Prices Regulation Acts.

PRICES REGULATION ORDER No. 495.

Spouting, Ridging, Downpipe, Square-pipe, or Fittings Manufactured from Galvanized Iron.

N pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 495.

Revocation.

2. Prices Regulation Order No. 457 is hereby revoked.

Definitions.

- 3. In this Order, unless the contrary intention appears-
 - "Metropolitan Area" means all that area comprised within a radius of 20 miles from the General Post Office, Melbourne.
 - "Length" means, in relation to spouting, ridging, downpipe, and square-pipe manufactured from galvanized iron, a length of 6 feet.

Maximum Prices.

- 4. (1) I fix and declare the maximum prices at which spouting, ridging, downpipe, square-pipe, or fittings manufactured from galvanized iron may be sold, by retail, to be—
 - (a) in respect of sales for delivery within the Metropolitan area, the prices specified in the Schedule to this Order;
 - (b) in respect of sales outside the Metropolitan area, the prices specified in the Schedule to this Order, plus the cost actually incurred in respect of and properly attributable to the transport of such spouting, ridging, downpipe, square-pipe, or fittings to the retailer's place of business.

(2) I fix and declare the maximum rates which may be charged for the cartage of spouting, ridging, downpipe, square-pipe, or fittings manufactured from galvanized iron, from any retailer's place of business to the place of delivery to the purchaser to be current standard Victorian Road Transport Association's rates.

Fixation of Maximum Prices by Notice in Writing.

5. Notwithstanding the foregoing provisions of this Order, I declare the maximum prices at which spouting, ridging, downpipe, square-pipe, or fittings manufactured from galvanized iron, specified in a notice in writing given in pursuance of this clause, may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

THE SCHEDULE.

	Maximum Pr	ices ex Store.
Description of Goods.	26 Gauge.	24 Gauge.
	Per Length.	Per Length.
	8. d.	8. d.
O.G. Pattern Spouting—	4 9	١,,
01 1 1	4 101	6 1 6 5
	. 531	6 91
	. 5 71	7 31
	6 01 6 101	8 11 9 1
	. 6 108] 3 1
Quadrant Pattern Spouting-	F 0	
	. 5 0 5 4	6 3 6 11
4.5 1 1	5 10	7 8
5 inches	6 21	8 3
6 inches	. 7 13	9 31
Ridging—		
	5 111	8 1
4 F J V	6 10h 7 3h	9 1 9 5
	7 91	9 5 10 61
10 /	8 4	11 81
00 1 1	. 9 7	12 111
Downpipe		
	4 3	5 4
D1 11	4 6 5 04	5 11 <u>1</u> 6 5
0.1.1	5 0t 5 8t	6 5 7 6
3½ inches	. 6 41	8 4
=	. 7 31	9 4
	. 9 3h . 10 4	11 9½ 13 9½
	. 10 4	15 52
Square-pipe 3 in. x 3 in	. 8 31	10 61
4 1 0 1	8 31	10 6½ 10 6½
4 in. x 3 in	. 9 2	11 7
4 in, x 4 in,	. 10 4	13 11
6 in. x 4 in	. 12 3	15 2
Heads, up to	per dozen	per dozen
3 inches	. 100 71	120 41
31 inches and 4 inches .	. 116 3	139 101
Shoes and Elbows, up to	j	
2 inches	. 39 0	49 5
	52 1	64 7
Angles for Spouting, up to-		
5 inches		71 113
6 inches		81 4
	(Strapping 1s. 2½	d. each extra.)

THE SCHEDULE-continued.

Description of (Maximum Prices ex Store. Per Dozen. s. d.				
O.G. pattern spouting brackets					8. a. 7 7
Quadrant pattern spouting brac					8 5
Hinged brackets			• •	٠.	12 2
	•				Per Gross.
Spouting tubes	• •		• •		9 91
					Per Dozen.
All rafter brackets extra					3 0
Ridge clips up to 16 inches					11 1
Ridge clips 18 inches	• •	• •	• •	٠.	12 0
					Per Length.
Curving galvanized corrugated (20-gauge 1d. per sheet ext		22-gauge	or ligh	iter	
Veranda or roof up to 12 in	iches ri	se, edges	up or do	wn	0 51
Veranda or roof over 12 in					
O.G,		·			0 101
Bull nose or weather-bre	ak one	end			0 101
Bull nose or weather-brea	ak two	ends			1 81
Less than half circle for	tanks				0 101
Half circle for tanks					0 111
Full circle for tanks					1 81
Cutting corrugated iron, 2d. per plus sales tax where applica		respectiv	e of gau	ıge,	•

Dated this 13th day of November, 1952.

J. F. WALDRON,
Prices Commissioner.

By Authority: J. J. GOURLEY, Government Printer, Melbourne.



VICTORIA

GOVERNMENT GAZETTE.

Bublished by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 1022]

FRIDAY, NOVEMBER 28.

[1952

Factories and Shops Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay perod to commence in November, 1952.

Dated at Melbourne, this

24th day of November, 1952.

RAY. H. BEERS.

Secretary for Labour.

SCIENTIFIC AND TECHNICAL WORKERS BOARD.

Clause 2 of the Determination published in Government Gazette No. 515 of the 20th June, 1952, shall be replaced by the following clause:—

WAGES PER WEEK OF 40 HOURS.

2. (a)						Trainees.		
		Age.				* Percentage	Weekly	Wage.
						of Basic Wage.	Male,	Female.
							£ s. d.	£ s. d.
6 years						45	5 + 2 + 6	3 17 0
7 years		• •				60	6 17 0	5 2 6
8 years			• •	• •		75	8 11 0	6 8 0
9 years				• •	• •	90	10 5 0	7 14 0
0 years	• •					100 plus 5s.	11-13-0	8 16 ŏ
1 years	• •			٠.		100 plus 27s, 6d.	12 15 6	9 18 6
2 years	• •					100 plus 42s. 6d.	13 10 6	10 13 6
3 years or	over		• •	• •		100 plus 57s. 6d.	14 5 6	11 8 6

• The percentages set out in the case of male trainees are related to the male basic wage, and in the case of female trainees to the female basic wage.

Proportion:—The proportion of trainees in any establishment shall not exceed one trainee to every three or fraction of three chemists who are at least graduate chemists.

Notwithstanding anything contained in this Determination, any person who on the 1st November, 1951 was employed and whose engagement or continued employment as a trainee, is by this Determination forbidden, shall be entitled to be employed, and shall be paid the scale of wages prescribed for a trainee of like age.

No. 1022.-10594/52.-PRICE 3D.

٥

(b)	Female Technical	Assistants

		Age.			Percentage of Female Basic Wage.	Weekly Wage.
			 •	 		£ s. d.
years		 	 	 	 45	3 17 0
years		 	 	 • •	 60	5 2 6
years		 	 	 	 75	6 8 0
years		 	 	 	 90	7 14 0
years		 	 	 	 100 plus 5s.	8 16 0
years or over	• • •	 	 	 	 100 plus 27s, 6d,	9 18 6

(c)		Other	Employe	е8.		, ,
			-		Weekly	Wage.
<u> </u>					Mate.	Female.
(i) Graduate chemist (as defined)— lst year of experience as such Thereafter	1	:: ::			£ s. d. 14 18 0 15 13 0	£ s. d. 12 1 0 12 16 0
lst year of experience as such Thereafter (iii) Adult male technical assistant (• • • • • • • • • • • • • • • • • • • •	••		16 8 0 17 3 0 13 11 0	13 11 0 14 6 0

Clauses, other than clause 2, of the said Determination shall remain in force.

By Authority: J. J. GOURLEY, Government Printer, Melbourne.

۰



VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 1023]

FRIDAY, NOVEMBER 28.

[1952

Factories and Shops Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in November, 1952.

Dated at Melbourne, this

21st day of November, 1952.

RAY H. BEERS,

Secretary for Labour.

UNDERTAKERS BOARD.

Clauses 2 and 20 of the Determination published in Government Gatette No. 606 of the 1st June, 1951, shall be replaced by the following clauses:---

2.

WAGES PER WEEK OF 40 HOURS.*

Apprentic	ces	T ₁	mprovers.			Other Employees.	Within Metrope Distr	litan	Ontside Metropo Distr	litan
WAGE	9.	,	WAGES.			Wages.				
- Perce of H	ntage sasic	Ago.	Percentage of Basic Wage.	· -		Workers engaged in making coffins of wrought timber for	, s .	d.	#.	d.
lst year 3		Under 18	58 77	132	i. 0 6	either polishing or varnishing Workers engaged in making other coffins, trimming or polishing	288	6	285	6
2nd ,, 5 3rd ,, 6 4th ,, 9 5th ,, 100	8 155 0 0 205 0 + 245 6	19	99 100 + 25/6	225	6	coffins, or conducting funerals Chauffeurs who make adjustments and attend to actual running repairs to motor hearses, coaches,	275	_	272	
Proportion (v factory or One apprentice	vithin any place).	Риовонт	ion (within	1 SNV		or wagons Other chauffeurs who drive and may be required to change tyres, oil and/or plugs, or grease, clean	275	0	272	0
or fraction of	two workers		y or place			and/or polish a motor vehicle	265 265		262	
receiving not less per week,	than 262s.	One impro	ver to eve	FF 5646		Provided that employees who live at			l 262 palorb	
An amended in apprenticeship prothe Board was 9th November, 191	escribed by approved on		of seven er	nployee	8	establishments shall receive 20s. be charged not more than a we	per weel	k ext	ra and	shall

The hours fixed above for the week's work are to be taken as including time occupied in attending to horses on Sundays (not exceeding two hours)
 Allowances.—For allowances under this Determination see clause 10.

No. 1023.—10604/52.—PRIOR 3D.

Piecework.

20. That the lowest piecework prices to be paid to persons for doing work of the kinds specified in the following Schedule shall be:— SCHEDULE.

	· If Made	Throughout b	y Hand—	If Made with the Aid of Machinery Actually Installed on Employer's Premises, and Driven by Steam, Gas, Oil, Water, or Electric Power—				
All Inside Measurements (Head to Heel).	Not Exceeding 20 Inches Wide.	Over 20 Inches, but not Exceeding 22 Inches Wide.	Exceeding 22 Inches Wide.	Not Exceeding 20 Inches Wide,	Over 20 Inches, but not Exceeding 22 Inches Wide,	Exceeding 22 Inches Wide,		
•	Each.	Each.	Each.	Each.	Each.	Each.		
Best cale, maple, myrtle, or other wrought hardwood coffins, over 4 ft. 9 in. long Plain cale, maple, myrtle, or other wrought hardwood coffins, over 4 ft. 9 in. long (with or without a plinth) Kauri, cedar, white pine, or other wrought soft-wood coffins, best, over 4 ft. 9 in. long Kauri, cedar, white pine, or other wrought soft-wood coffins, plain, with or without a plinth, over 4 ft. 9 in. long Common coffins, over 4 ft. 9 in. long Common coffins, over 4 ft. 9 in. long, over 1 inch in thickness	s. d. 103 0 92 0 77 6 62 1 13 11 15 7	8. d. 109 4 98 9 80 3 66 8 15 7 17 4	s. d. 115 6 104 11 86 4 72 3 17 4 19 5	s. d. 90 1 81 1 68 0 55 2 12 1 13 8	s. d. 97 0 87 1 72 4 59 7 13 8 15 7	s. d. 104 8 93 6 76 0 62 3 15 7 17 4		
Oak, maple, myrtle, or other wrought hardwood coffins, up to 4 ft. 9 in. long Kauri, cedar, white pine, or other wrought soft-wood coffins, up to 4 ft. 9 in. long Common coffins, up to 2 feet long Common coffins, over 2 feet and up to 3 feet long Common coffins, over 3 feet and up to 4 ft. 9 in. long naide shells for lead coffins Cover lids, up to 2 feet wide Cover lids, over 2 feet wide	s. d. 57 5 each 47 3 ,, 62 1 per dozen 83 10 ,, 113 7 ,, 41 4 each 57 7 per dozen 62 10 ,,			s. d. 48 7 each 37 11 ,, 47 11 per dozen 66 9 ,, 89 4 ,, 27 11 each 39 1 per dozen 62 0 ,,				
Extra for common coffins or coverlids if glued Extra for lids made with two or three decks	·			3 22	d. 4 each 0 ,,			

Clauses, other than clauses 2 and 20, of the said Determination shall remain in force.



GOVERNMENT GAZETTE.

Dublished by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 1024]

FRIDAY, NOVEMBER 28.

[1952

Factories and Shops Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in November, 1952.

Dated at Melbourne, this

2.

RAY H. BEERS,

24th day of November, 1952.

Secretary for Labour.

THEATRE MANAGERS BOARD.

Clause 2 of the Determination published in Government Gazette No. 1226 of the 29th November, 1951, shall be replaced by the following clause:—

Wages.

												Per	W	eek
			First	Schedul	e.							£	8.	d.
7 W]	19	12	0
Zone Manager Ianager								•••					12	ō
fanctor of two t	heatrettes	or m	anager	of one	theatre	and or	e theat	rette				23	12	0
Provided	that one	manac	er of tw	o such	establish	ments sl	all be p	ermitted	only in	cases in v	vhich			
the hyginogen	corried of	n in he	th estal	olishmen	ts are c	owned b	v one pi	roprietor	: the ex	pression	one			
proprietor" to	include se	parate o	ompanie	s in whi	ch the n	najority	of shareh	olders of	f one are	the maj	ority			
of shareholders	in the o	ther)											_	
ssistant Manager	r (legitima	te or v	audeville	theatre	and/or	concert	hall)			• •		17	2	0
ssistant Manager	r (picture	theatre)				• •					16	2	0
rainee Manager							• •		• •			13	2	0
reasurer (legitim	ate or va	udeville	and/or	concert	hall)	• •	• •	• •	• •	• •		16	.2	0
reasurer (picture	theatre)			• •	• •	••	••	• •	• •	• •	•••	14	12	0
			Second	Schedul	e.									
Zone Manager					• •						••	18		0
												18		0
ssistant Manager	r.					• •						14		0
rainee Manager							• •	• •		••		13	2	0
_			Third	Schedule).						- 1			
Zone Manager												17	12	0
-								• •					12	0
ssistant Manager													12	0
rainee Manager					• •	• •		• •	• •	• •	• • •	13	2	0
Ū			Fourth	Schedul	e.						- 1			
Zone Manager												15	12	0
_						••				••	[15	12	0
•											1			
fanager intermitt (i) For tw	tentiy em	pioyed	et not m	paru:—	. 12 hou	ra 90 mi	nntes					6	10	8
u) ror tw	o usys pe	T MEER	OTTOPE	4h	an 90 h	1174	Luvos	•••	• • • • • • • • • • • • • • • • • • • •	• • •	- :: 1		13	4
(it) From the														
(ii) For the	ree days p	per week	or not of not m	ore than	26 hour	s 40 min	utes					12	6	4

A Zone Manager shall, in addition to his ordinary wage, be entitled to the following allowance for each additional theatre, theatrette, or concert hall supervised:—

First Schedule.
fl per week with a maximum of £4 per week.

Second Schedule.

15s. per week with a maximum of £3 per week.

Third Schedule.
10s. per week with a maximum of £2 per week.

Fourth Schedule.
7s. 6d. per week with a maximum of £1 10s. per week.

(b) Casual Employees.

A casual employee is one engaged and paid as such. A casual employee for working ordinary time shall be paid per hour one-fortieth of the appropriate weekly wage with the addition of 20 per cent. with a minimum payment as for 4 hours, Clauses, other than clause 2, of the said Determination shall remain in force.



VICTORIA

GOVERNMENT GAZETTE.

Bublished by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 1025]

FRIDAY, NOVEMBER 28.

[1952

Factories and Shops Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in November, 1952.

Dated at Melbourne, this

26th day of November, 1952.

RAY H. BEERS,

Secretary for Labour.

CEMENT ARTICLES BOARD.

Clause 2 of the Determination made on the 26th September, 1952, and in force as from the beginning of the first pay period to commence on or after the 11th October, 1952, shall be replaced by the following clause:—

Wages pe	r Week o	40 Нош	78.	
	Per- centage of Basic Wage.	Ad- justable Rate.	Pius War Loading (Non- ad- justable).	Total Wage.
		s. d.	s. d.	s. d.
Under 16 years of age	31	70 6	0 9	71 3
6 years of age	42	96 0	1 0	97 0
7 ,, ,,	53	121 0	1 6	122 6
8 ,, ,,	66	150 6	1 9	152 3
9 ,, ,,	76	173 6	2 0	175 €
20 ,, ,,	88	200 6	2 3	202 - 9

PROPORTION (in any Factory or Place).

Apprentices.

One apprentice to every three or fraction of three workers receiving not less than 248s, per week of

An indenture of apprenticeship prescribed by the Board was approved on 30th July, 1930.

Improvers.

Cement Tilemakers' Section.

Three improvers to four workers

Four improvers to five or six workers

Five improvers to seven workers

Six improvers to eight workers, and thereafter one improver to every two workers

Receiving not less than 248s. per week of 40 hours.

All Other Sections.

One improver to every three or fraction of three workers receiving not less than 248s, per week of 40 hours.

Apprentices and improvers operating a cament sprayer shall be paid 1s. 6d. per week extra in addition to the prescribed rate.

Wages per Week of	10 Hours.		
	Adjustable Rate.	Plus War Londing (Non- adjustable).	Total Wage,
Group No. 1.	s. d.	4. d.	4. d.
Moulder on centrifugal or vibrator pipe machines	257 0	3 0	260 0
Man operating a machine mixing cement or concrete	253 0	3 0	256 0
Other moulder of cement or concrete articles, including operator of any machines not elsewhere included	253 0	3 0	256 0
Repairer or renderer of cement or concrete articles	253 0	3 0	256 0
Operator of machine making concrete		1	-
or cinder-concrete blocks or bricks Crusher feeder or attendant where	253 0	3 0	256 0
bricks are crushed Hand Vibrator Attendant	253 0 253 0	3 0 3	256 0 256 0
Group No. 3.			
Tile or ridge maker and the taker off of same.	250 0	3 0	253 0
Other mixer of cement or concrete	250 0 250 0	3 0 3 0	253 0 253 0
Operator of cement sprayer Other crusher feeder or attendant or	250 0	3 0	253 0
mill feeder or attendant or crusher screen attendant, other than persons			
engaged in crushing spalls	250 0	3 0	253 Q
Stripper	250 0	3 0	253 0
Pipe tester (i.e., person operating a pump or pressure apparatus) Employee carrying away from any	250 0	3 0	253 0
concrete or cinder-concrete block or brick-making machine	250 0	3 0	253 0
Where the load carried per man is of a greater average weight than 70 lb.:—			
(a) Lumper of cement or concrete articles (in and out of tanks) (b) Loader, unloader, or stacker	250 0	3 0	253 0
(by hand) of cement or concrete articles	250 0	3 0	253 0
Trucker or stacker of concrete or cinder-concrete blocks or bricks	250 0	3 0	253 0
Person fabricating or preparing rein- forcements for portable concrete			
products	250 0	3 0	253 0
Group No. 4.	245 0	3 0	940 0
All others	1 240 0	, 50	248 0

(b) OTHER EMPLOYERS.

Note.—"Renderer" means a skilled employee facing concrete articles with float and trowel. Clauses, other than clause 2, of the said Determination shall remain in force.

·			
			·
			<i>^</i> ,
		·	
			·
•	•		

[6841]



VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 1026]

FRIDAY, NOVEMBER 28.

[1952

Factories and Shops Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in November, 1952.

Dated at Melbourne, this

RAY H. BEERS,

26th day of November, 1952.

Secretary for Labour.

MANUFACTURING CHEMISTS BOARD.

Clause 2 of the Determination made on the 16th September, 1952, and in force as from the beginning of the first pay period to commence in October, 1952, shall be replaced by the following clause:—

2.

WAGES.

		A	prentices	.		Improvers		
	******			Males. Per Weck.	Females.	_	Males. Per Weck.	Females, Per Week.
1st year 2nd year 3rd year 4th year 5th year				s. d. 66 0 80 6 109 6 148 0 184 6	s. d. 54 6 66 6 77 0 89 0 109 6	Under 16 years of age 16 years of age 17 years of age 18 years of age 19 years of age 20 years of age	s. d. 66 0 80 0 109 6 148 0 184 6 228 0	s. d. 54 6 66 6 77 0 89 0 109 6 135 0

Number (in any pla∞).

Apprentices.

Male Improvers.

Female Improvers.

One apprentice to every three or fraction of three workers of the same sex receiving not less than the minimum wage.

One male improver to every three or fraction of three male workers receiving 261s. per week.

One female improver to every two or fraction of two female workers receiving 181s. 6d. per week.

Apprentices and Improvers shall be subject to the same number of hours per week as fixed for their respective sections.

No. 1026.—10514/52.—PRICE 6D.

										Wages I	or Was
		Отнв	R EMPLO	YEES.							Hours.
			Males.								
	(a) Emplo	yees in V	Varehouse	8.				ĺ		
										8.	d.
Foreman of any Department i Foreman of any Department i First Assistant i.e. a person	in which the	ree to five	e workers	are em	oloyed	 fficial reco	 ords and	in addi	tion is	292 283	
required to weigh, measure, Drug Department employee	check, wra	o or label	ldrugs	-						281	0
supervision									}	274	
Drug Department employee wi Salesman in any Department 1	no is require under super	eu only o vision	o weign	and/or m	easure t	inder supe	rvision	••	::	268 265	
All others	·· , ··	• •	• •	••	••	••	••	••		261	
	(b) Emp	loyees (vt)	ier than :	in Wareh	ouses).				ļ		
	(i) In	Alkaloid	Extraction	on Depar	tment.				ŀ		
oreman in charge of one or I	more person	s		••]	294	
irst assistant		••	• • •	•••	••		• •	••	::	276 270	
		Alkaloid			ment.		••	••		270	U
erson in charge of refining op				g Depart	mone.				ĺ		
efinery operator purifying alk			• • • • • • • • • • • • • • • • • • • •	••	• • •	• •	• •	• • •	::	284 276	
efinery operator (other)	٠, ••	••	••	••	••	••	••	••		270	
		` '	Other F								
oreman capable of manufactu more workers	aring from g	given form	nulae, ur	ider supe	rvision,	and who	is in ch	arge of	six or	292	0
oreman capable of manufactu	ring from g	iven forn	aulae, un	der supe	rvision,	and who	is in cha	rge of o	ne to		-
five workers irst Assistant where five or m		are emp	loved	• •	••	• • •	••	••		283 275	
ther stillman			•						,	273	
ssistant including operators of (a) Manufacturing Galeni	ical or Chem	engaged i ical Comp	n any or ounds, P	ills, Tabl	owing p ets, Toil	rocesses u et Prepara	nder sup tions and	ervision : l Perfum	ery)		
(b) Granulating (c) Pill and Tablet Coati		•••	••	•••			• •		· }	268	0
	•	••		• • •		• • •	••	• •	ار	261	0
il others	• ••		••	• •	••	• •	••	• •	•••	201	U
il others	• ••		Females.	••	٠.	••	••		.	201	Ü
II others		aloid Refi	Females.	oartment.	·.	••	••	••		201	Ū
erson in charge of refining ope	Alka erations and	aloid Refi	Females. nery Dep	oartment.	••		••			235	0
raon in charge of refining ope	Alka erations and	aloid Refi records	Females.	••		••	·· ··				0
erson in charge of refining ope	Alka erations and	aloid Refi records	Females. nery Dep	••	::		::	::		235	0
erson in charge of refining operson filling and wrapping	Alke	aloid Refi records Ot	Females.	••	::		::			235 204 200	0

Clauses, other than clause 2, of the said Determination shall remain in force.

[6843]



VICTORIA

GOVERNMENT GAZETTE.

Bublished by Authority.

[Registered at the General Post Office, Melbourne. for transmission by post as a newspaper.]

No. 1027]

FRIDAY, NOVEMBER 28.

[1952

Factories and Shops Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in November, 1952.

Dated at Melbourne, this 26th day of November, 1952.

RAY H. BEERS, Secretary for Labour.

GENERAL BOARD.

(Carbon Articles Section.)

Clause 2 of the Determination for this Section published in Government Gazette, No 141 of the 9th February, 1951, shall be replaced by the following clause:—

2

WAGES PER WEEK OF 40 HOURS.

(a) Improvers.		(b) Other Employees.					
Under 16 years of age 16 years of age and under 17 years 17 years of age and under 18 years 18 years of age and under 19 years 19 years of age and under 21 years PROFORTION (in any	Percentage of Basic Wage. 24 34 61 77 92	54	6	Foreman in charge (i) All others of three months' or more experience (ii) All others of less than three months' experience	$\frac{257}{242}$	0	
One improver to the first fully paid wadditional improver to every two additional	orker; theres	efter o worke	ne ers.				

Clauses, other than clause 2, of the said Determination for this Section as amended on the 16th February, 1951, shall remain in force.

By Authority: J. J. Gourley, Government Printer, Melbourne. No. 1027.—10558/52.—PRICE 3D.

.



VICTORIA:

GOVERNMENT GAZETTE.

Published by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 1028]

2.

FRIDAY, NOVEMBER 28.

[1952

Factories and Shops Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in November, 1952.

Dated at Melbourne, this

26th day of November, 1952.

RAY H. BEERS, Secretary for Labour.

GENERAL BOARD.

(Gold Beating Section.)

Clause 2 of the Determination for this Section published in Government Gazette No. 156 of the 9th February, 1951, shall be replaced by the following clause:—

, WAGES PER WEEK OF 40 HOURS.

		(a)	IMI	ROVERS.				(b) Adults.
Мо	iles.			Fe	males.			Maies. s. d.
	Percentage of Basic Wage.	8.		1.4 !	Percentage of Female Basic Wage.	a.	ď.	Beaters 253 0 All Others 231 0
lst year's experience 2nd , , , 3rd , , , 4th . ,	22 31 48 77	50 70 109 175	0 6 6	lst six months' experience 2nd ,, 3rd .,	23 30 34	39 51 58	6 6 0	Females.
5th , , , , , , , , , , , , , , , , , , ,	97	221	0	4th ,, 5th ,, 6th ,,	41 45 52	70 77 89	0 0	Welding gold-leaf 171 0 Cutting and/or booking gold- leaf 171 0
VI 260 11				7th ,, 8th ,, 9th ,,	57 65 70	97 111 119	6 0 6	All Others 171 0
Note.—The rates are under 21 years of a licences.	prescribed for	or in	pro	10th te prescribed for adu vers shall apply only 21 years of age, are th	to such emplo	128 oyees prove	() &8 F6'	
			М	(IN ANY PLACE). <i>ales.</i> t male employed and	d thereafter o	ne ma	de	
improver to each adu	lt male.		Fe	males. female workers receiv				

Clauses, other than clause 2, of the said Determination for this Section as amended on the 16th February, 1951, shall remain in force.

By Authority: J. J. GOURLEY, Government Printer, Melbourne.

No. 1028.-10562/52.-PRICE 3D,

in the second control of the second control •

ICTORIA GOVERNMENT GAZETTE.

Bublished by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 1029]

2.

FRIDAY, NOVEMBER 28.

[1952

s. d. 235

171 0

Factories and Shops Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in November, 1952.

Dated at Melbourne, this

26th day of November, 1952.

RAY H. BEERS.

Secretary for Labour.

GENERAL BOARD.

(Ink or Adhesives Section.)

Clause 2 of the Determination for this Section published in Government Gazette No. 155 of the 9th February, 1951, shall replaced by the following clause:— WAGES PER WEEK OF 40 HOURS.

(a) Improvers.								(b) Adults.			
Males.				Females.					Males.		
_	Percentage of Basic Wage.	_	_			Percentage of Female Basic Wage.			Printing-ink mixer All others	grinder	and/o
lst year's experience 2nd ., ,, 3rd ,, ,, 4th ,, ,, 5th ,, ,, 6th ,, ,, 7th ,, ,,	31 42 57 73 84 90	50 70 96 130 166 191 205	d. 0 6 0 6 6 6 0	lst six experien 2nd ,, 3rd ,, 4th ,, 5th ,, 7th ,, 8th ,,	:: :: :: :: ::	23 30 34 41 45 52 57 65	39 51 58 70 77 89 97 111	6 0 0 0 0 0 0 6 0	All persons	Females.	

Note.—The rates prescribed for improvers shall apply only to such employees as are under 21 years of age, or who being over 21 years of age, are the holders of improvers' licences.

PROPORTION (IN ANY PLACE).

Males.

One improver to each male adult.

Females.

One improver to each female receiving not less than the minimum wage.

Clauses, other than clause 2, of the said Determination for this Section as amended on the 16th February, 1951, shall

By Authority: J. J. Gourley, Government Printer, Melbourne.

No. 1029.-10563/52.--PRICE 3D.

í . . .