

# VICTORIA

### GAZETTE. GOVERNMENT

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No. 184]

### MONDAY, AUGUST 30.

[1943

Factories and Shops Acts.

## DETERMINATION OF THE SHOPS BOARD No. 13 (FUEL AND FODDER—COUNTRY).

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

IN accordance with the provisions of the Factories and Shops Acts the Wages Board which since 24th December, 1940, has had the power "to determine the lowest prices or rates which may be paid to any person or persons or classes of persons—

- (d) employed in the business of a hay, corn, or chaff dealer;
  (b) employed carting, cutting, or otherwise preparing firewood for sale or for use in some process, trade, business, or occupation;
  (c) employed in connexion with the sale or distribution of wood, coal, or coke;
  (d) employed in the process, trade, business or occupation of burning, grinding, grading, or distributing charcoal " has made the following Determination, namely:-
- (1) That on and after the 9th August, 1943, the adjusted Determination which came into force as from the beginning of the first pay period to commence in August, 1943, shall be revoked and replaced by this Determination.

Part 1.—Persons OTHER THAN those employed in the process, trade, business or occupation of burning, grinding, grading, or distributing charcoal.

(2)	·	
Improvers.	OTHER EMPLOYNES.	
Wages per Week of 44 Hours.	Wages per Week of 44 Hours.	
	Firewood Saw-mills, Mallee Roots, &c.	s. d.
Source 17 years of age 61		
		118 (
99		113 (
8 ,, ,, or over—the ap-	Lumpers	113 (
propriate rate prescribed under	Trolleymen	113 (
the heading "other employees."	Skip loaders	. 113 (
the heading other employees.	Truck loaders of wood 4 feet or over	113 (
	Wagon or dray loaders	113 (
	Block stackers	107 (
	Wood cutters	118 (
	Carters driving one, two, or three horses	118 (
	And 6s. extra per week for every additional horse in excess of three.	
	Drivers of motor vehicles having a carrying capacity—	
	(a) not exceeding 25 cwt.	111 0
	(b) exceeding 25 cwt. but not exceeding 3 tons	117 0
	(c) exceeding 3 tons	123 0
•	And if a trailer is attached to the vehicle—1s. 6d. per day extra.	
PROPORTION (BY ANY EMPLOYER).	Persons engaged in raising, digging out, cleaning, trimming, or loading mallee	
1201011101 (20 ===================================	roots on to vehicles	123 0
One improver to the first three workers	All others	105 0
ecciving not less than 105s. per week of 4-	Foreman—If any person employed in any of the above capacities has under	
ours, and thereafter one additional improve	his control five or more other workers he shall be regarded as a foreman, and	
o every ten additional such workers.	paid 1s. per day above the ordinary rate.	
The second secon	Gas Producer Units.	
	The following provisions shall apply to drivers of vehicles fitted with gas producer units:—	٠.
and the state of t	(i) Driver of a motor vehicle fitted and operated with a charcoal gas	
•	(1) Driver of a motor venicle fitted and operated with a charcoal gas	
•	producer unit for each day or portion thereof upon which he is called upon to drive such vehicle, is extra.	
•		
•	(ii) Such driver for each day or portion thereof upon which he is called	
•	upon to clean the hopper and/or final filter of such unit, ls. extra.	

Improvers.		От	THER EM	PLOYEES.					
Wages per Week of 44 Hours.		Wages ;	per Week	of 44 Ho	urs.				
		Hay, Co	orn, or	Chaff Sto	tes.			8.	d.
	Storemen in charge							115	0
	All others		• •		• •	• •		109	0
		Wood, C	Coal. or	Coke Ya	ırds.				
	Carters driving one horse			••				110	0
•	Carters driving two horses					••		113	0
	And 3s. extra per week f	or every	additio	nal horse					
	Drivers of motor vehicles h	aving a c	carrying	capacity	_				
	(a) not exceeding 25			·				111	0
·	(b) exceeding 25 cwt.	, but not	t exceed	ling 3 to	ns			117	0
	(c) exceeding 3 tons			· · · · ·	• ••			123	0
	And if a trailer is attach	ed to a v	zehicle-	-1s. 6d. p	per day	extra.			
	All others		٠		••			109	0
		Gas	Produc	er Units.					
	The following provisions shall	apply to	drivers	of vehicle	s fitted w	ith Gas P	roduce	r Uni	ts :
Note.—The Board determines that no person shall be employed as an apprentice.	(i) Driver of a motor ve for each day or p vehicle, 1s. extra	ortion the							
	(ii) Such driver for each the hopper and/o						led upo	on to	clear

(3) CONDITIONS OF EMPLOYMENT.—(i) Except as in this Determination otherwise provided, the ordinary weekly total of hours shall be 44 in number, all to be worked on days other than Sunday.

(ii) Such ordinary weekly total, at the option of the employer, may be spread over five or six days and shall be worked in one period occurring between 7.30 a.m. and 12.30 p.m. on Saturday and between 7.30 a.m. and 5.15 p.m. on other days, subject to the recognized meal hours or intervals and smoke-oh of ten minutes each morning and afternoon, but no other breaks imposed by the employer.

(iii) If a five-day week is worked the ordinary daily total of working hours shall be 8 4/5ths, and if a six-day week is worked such total shall be four on Saturday and eight on any other day.

(iv) Smoke-ohs shall be counted as part of time worked.

(4) OVERTIME, ETC.—(a) Except as in this Determination otherwise provided, all time worked in excess of the ordinary weekly or daily hours of work shall be paid at one and a half times the ordinary prescribed rate for the first four hours, and at double the ordinary prescribed rate for the time thereafter.

(b) Horse drivers who, in excess of such weekly or daily total hours of work, are required to spend time in taking charge of teams at the yard, camp, or stable, or in returning teams thereto, shall be paid for such time at the ordinary rate.

(c) If an employee is required by his employer to be for any time anywhere only for the purposes of the employer in respect of the business in which the employee is employed, the employee shall be deemed to be on duty for the employer during such time and shall be paid at the appropriate prescribed rate (if any) for so much of such time as is spent in work, and at the ordinary minimum rate for so much of such time as is not so spent.

Provided that this clause shall not apply to any time spent by an employee in the course of going to or coming from any yard, camp, stable, depot or picking-up place of the employer, or in the course of going to a place of the employer, or in the course of going to a place of work for the purpose of starting work, or in the course of coming therefrom after ceasing work.

(d) Employees recalled to work after the expiration of their customary working time for the day, and after they have left work for the day, shall be paid at the least as for working two hours at one and a half times the prescribed rate.

(5) Terms of Engagement.—(a) Subject to exceptions and limitations hereinafter contained any employer shall have the option of engaging any employee either by the week or casually.

(b) (i) If the engagement is by the week it shall be for a continuous period of at least eight weeks, and thereafter shall be (6) (1) If the engagement is by the week it shall be for a continuous period of at least eight weeks, and thereafter shall be terminable on either side by a week's notice which may be made to expire at any time during a week of the employment. Provided that this clause shall not affect the employer's right to dismiss forthwith at any time an employee because of the latter's incompetence or misconduct, in which case the employee shall be entitled in respect of wages for the then current week's employment only to payment proportionate to the aggregate of time worked by him, and of such other previous time (if any) in that week as to which under this Determination no deduction from his week's wages is allowable.

(ii) An engagement shall be deemed to be and to continue casual unless the employer, at the commencement of the engagement or before any change by him of a casual engagement of the employee to one by the week, expressly notifies the employee that he is to be engaged by the week.

Employees on casual engagement shall be paid at the rate of time and a quarter.

(iii) The employer shall have the right to deduct payment for any day upon which the employee cannot be employed usefully because of any strike, or through any breakdown of machinery, or any stoppage of work, or any cause for which the employer cannot reasonably be held responsible.

(iv) No deduction shall be made from the wages of any employee unavoidably absent through illness for not more than 44 working hours in each year, i.e., 11 hours for each three months' service, commencing 1st December, 1942, provided he has submitted, within 48 hours of the commencement of such absence, satisfactory evidence to the employer or his representative that same was not the result of his own misconduct.

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

- (6) Time Wages.—Any person employed in a factory or shop on time wages for less than the number of hours fixed for an ordinary week's work shall be paid, for time worked up to one-half the number of hours fixed, at the ordinary wages rate with an addition of thirty-three and a third per centum. For time worked beyond the 22 hours aforesaid, he shall be paid the ordinary wages rate up to but not exceeding the rate prescribed by this Determination for an ordinary week's work.
- (7) CONTRACT WORK.—No person shall contract or enter into an agreement with any other person or persons to perform any work connected with the preparation of firewood for sale or for use in any trade or business at a lower rate or price than the appropriate wages rate or piecework price prescribed by this Determination.
- (8) Sundays and Holldays.—(a) Except as herein provided otherwise, if an employee is required to work on a holiday or on a Sunday, he shall be paid at double the ordinary prescribed rate.

(b) If a casual employee desires to work on a holiday and with the consent of the employer does so work, he shall be paid therefor at the ordinary prescribed rate.

(c) In the case of any other employee engaged by the week no deduction shall be made from his wages for the week because of his not working on a holiday.

(d) The expression "holiday" means any of the following days:—Australia Day, New Year's Day, Good Friday, Easter Saturday, Easter Monday, Anzae Day, King's Birthday, Labour Day, Christmas Day, and Boxing Day.

(9) Annual Leave.—Any employee who has been in the service of an employer for a period of not less than twelve months shall be granted one week's holiday (exclusive of holidays prescribed in clause (8)) in each year on full pay. Should the service be of any less period the annual leave shall be computed on the basis of one day for each two months of service.

Piece-workers on annual leave shall be paid the same rate of pay as time-workers.

If the employee does not receive such leave, he shall be paid, in addition to any other moneys payable to him under this Determination, a week's pay.

- (10) Allowances.—Employees who, in order to be available for their work, have to live in a camp established either by the employer or employees for the purpose of enabling employees to be so available by living therein, shall be paid a camping allowance of Is, for each day on which they are required to hold themselves, and do hold themselves available in the camp throughout the said day to serve the employer's purpose on that or any other day, whether or not work is done on the said day, but this clause shall not apply to any Sunday, unless the employee is required to work on that Sunday.
- (11) TIME RECORD.—(a) The employer shall keep a record of the names of the employees of such employer, and in respect of each such employee, a record from week to week of the periods, times, and class of work done, and the rates of wage and amounts of wages paid, and shall obtain from week to week the signature of each employee to such record.
- (b) The secretary or duly accredited representative of the Federated Fodder and Fuel Trades' Industrial Union authorized in writing to that effect by such secretary shall be allowed, on any day coming two days after a pay day between 10 a.m. and noon, or at such other times as may be agreed upon, to inspect such records so far as may be reasonably necessary to obtain information therefrom relating to any member or members of the said union.
- (12) WET WEATHER PROVISIONS.—(i) (a) In the event of rain being sufficiently heavy to justify a temporary cessation of work, such work shall cease forthwith, and during the cessation of work employees shall hold themselves in readiness for work during ordinary working hours, and shall be paid for the actual time of waiting at ordinary time wages rates of pay.
  - (b) When weather conditions are suitable employees shall resume work immediately.
- (ii) If the employer's representative considers the weather justifying the cessation of work is likely to continue for a lengthy period the payment, as set forth in sub-clause (i), may be discontinued, and employees shall not be bound to hold themselves in readiness for a resumption of work.

Provided that, for any day on which an employee is ready and willing to commence work, he shall be entitled to payment as though he had worked for a minimum of four hours.

- (iii) The employer shall provide adequate and suitable shelter from the rain for the employee.
- (iv) The employer shall provide adequate facilities for the employee to dry off his wet clothes.
- (13) SPECIAL TREATMENT OF INJURED.—The employer, as soon as reasonably possible, shall supply means free of charge to convey to the nearest hospital or doctor any employee so seriously injured that it is not reasonably possible for such employee to travel independently of such conveyance.
- (14) First Aid and Medical Outer.—The employer shall provide at every main place of employment a first aid outfit, Such outfit shall consist of at least the following:—Boracic acid, iodine, picric acid (bottle solution). I in. bandages, lint, cotton. triangle bandages, lysol, permanganate of potash, snake-bite scarifier, splints, capable of being used in 12-in. lengths, and one pair of scissors.
- (15) Accompanying Sick ok Injured Employees.—No employee suffering from illness or injury sustained on the job shall be permitted to leave the job unless accompanied or assisted by a sufficient number of employees, except in the case of his removal by ambulance, to his home or nearest hospital. All expenses incurred in such patient's removal shall be paid by the employer, and no employee assisting or accompanying an injured or sick person shall lose any wages by so doing.
- (16) Piece work.—A schedule of piece work prices to be paid to any person for doing certain kinds of work has been fixed by the Board.

Firewood Saw-mills, Mallee Roots, &c.
CUTTING AND STACKING OR CUTTING AND LOADING ON TO WAGONS OR DRAYS-

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$\begin{cases} 5s. 2d. per ton (50 cubic feet) or 44s. 4d. per truck (Standard I.B.). 38s. 10d. per truck (Standard I.B.). 5s. 4d. per ton (50 cubic feet) or 53s. 4d. per truck (Standard I.B.) loaded
    Grev box, 6 feet or over
    Ironbark, 6 feet or over
                                                                                                      to 5 feet.
                                                                                                    58s. 10d. per truck (Standard I.B.) loaded
to 5 feet 8 inches.
    Grey box or ironbark, 4 feet and under 6 feet ...
                                                                                                    62s. 4d. per truck (Standard I.B.) loaded
to 5 feet 10 inches.
                                                                                                   7s. 10d. per ton (50 cubic feet).
     Box or ironbark, 2 feet and under 4 feet
    Mixed wood, i.e., all wood other than box, ironbark, or ti-tree-
Over 6 feet .......
            Over 6 feet
4 feet to 6 feet inclusive
                                                                                                    4s. 7d. per ton (50 cubic feet).
                                         .. ..
                                                              • • •
                                                                                                    4s. 10d. per ton (50 cubic feet).
6s. 4d. per ton (50 cubic feet).
            2 feet and under 4 feet ...
    The cutter shall have the right to determine where the wood is to be stacked for measurement, i.e.,
CUTTING-
                                                                                                    6s. 10d. per ton (50 cubic feet).
6s. 8d. per truck (Standard I.B.).
LOADING WAGONS OR DRAYS
                                                                                     . .
LOADING AND STACKING BLOCKS.—

If taken oil ground within 15 feet of rails and placed in Standard I.B. truck.. 7s. 6d. per truck (Standard I.B.).
TROLLEYING FROM STACK TO BENCH
                                                                                                    4s. 10d. per truck (Standard I.B.).
TRUCK LOADING-
                                                                                                     7s. 6d. per truck (Standard I.B.) loaded to 5 feet.
                                                                                                8s. 0d. per truck (Standard I.B.) loaded to 5 feet 8 inches.
Ss. 3d. per truck (Standard I.B.) loaded to 5 feet 10 inches.
     5 feet boiler wood
STACKING WOOD 6 FEET OR OVER ON END-
                                                                                                 .. 3s. 0d. per truck (Standard I.B.).
      Taken from dravs
     Taken from wagons
                                                                                                 .. 3s. 6d. per truck (Standard I.B.).
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Where one man This man			aws an			. 8d.		"	**		19a	. 1d.	,,	**	
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Lumpe	er and st	ocker al	so to c		p.					•					
Stacking Bench:	 man to s	 harpen	saws al	so.	us.	ıu.		,, .	,,		os.	3d.	**	**	
Lumping					5s.	· id. Id.	-	**	,,	- 1.2.,	6s.	3d.	,,	,	1.0.).
Where three m Benching	en are e	nployed	-		5e	46	per	truck	(Standard	LBA	6a	7d. v	er truck	(Standard	IRI
MILLING BY SELV-A							Cutt	ing 1-ft	. wood.				Cutting 9-ir	. wood.	٠
These men		-	saws a	na cle	an u	р.		•					. •		
Where two men	are em	ployed		each	85.				**		10a.	9d.	"	,,	
	man to s				ο.										
Lumping a Stacking	nd handi	ng up	• •	• •	_	9d. 9d.		"	"	,		ld. ld.	",	" "	•
Where three n Benching a					6з.	ld.	100	truck	(Standard	I.B.).	7s.	. 4d.	per truck	(Standar	d I.B.
Lumpe	er, hande	r-up, an	d stack		clean	up	also	•							
Stacking Bench	 man to s	 harnen	 sawa al	** 80.	48.	4d.		**	,,		58.	3d.	**	· "	
Handing u			::	::	4s.	4d.		,,	"		5s.	3d.	"	"	
Benching Lumping	••	• •	• •	••		8d.	per		(Standard	[.B.).	5s. 5s.		•	,	rd I.B
Where four me	n are en	ipioyed-	-												

NOTE.—To the weekly earnings of each pieceworker, the sum of 2s. shall be added, provided that where less than 44 hours is worked in any week, a proportionate amount shall be added in lieu of such sum.

Part 2.—Persons employed in the process, trade, business or occupation of burning, grinding, grading, or distributing charcoal.

(17) IMPROVERS.	OTHER EMPLOYEES.		
Wages per Weck of 44 Hours.	. Wages per Weck of 44 Hours.		
S. d. Under 17 years of age	And 6s. extra per week for every additional horse in excess of three.	8. 118 118	0
"other employees."		111 117 123	0
	Gas Producer Units.  The following provisions shall apply to drivers of vehicles fitted with gas producer units:—  (i) Driver of a motor vehicle fitted and operated with a charcoal gas producer unit for each day or portion thereof upon which he is called upon to drive such vehicle, 1s. extra.  (ii) Such driver for each day or portion thereof upon which he is called upon to clean the hopper and/or final filter of such unit, 1s. extra.		
D ( Farm outra)	Charcoal burning by retorts, metal or brick kilns, or pits-		
PROPORTION (BY ANY EMPLOYER).  One improver to the first three workers,	(b) All other employees, including persons employed in emptying,	133	
receiving not less than 118s, per week of 44 hours and thereafter one additional improver to every ten additional such workers.  Note.—The Board determines that no person shall be employed as an apprentice.	Grinding or grading charcoal—  (a) Attendant in charge of plant—  (i) With four or more persons under his supervision  (ii) With three or fewer persons under his supervision  (b) All other persons, including those engaged in grinding, grading, or	143 139	

(18) Conditions of Employment.—(i) Except as in this Determination otherwise provided, the ordinary weekly total of hours shall be 44 in number, all to be worked on days other than Sunday.

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- (ii) (a) Such ordinary weekly total, at the option of the employer, may be spread over five or six days and, except on shift work, shall be worked in one period occurring between 7.30 a.m. and 12.30 p.m. on Saturday and between 7.30 a.m. and 5.15 p.m. on other days, subject to the recognized meal hours or intervals and smoke-oh of ten minutes each morning and afternoon, but no other breaks imposed by the employer.
- (b) If a five-day week is worked the ordinary daily total of working hours shall be 8 4/5ths, and if a six-day week is worked such total shall be four on Saturday and eight on any other day.
- (iii) The employer may require employees to work such ordinary weekly total on a shift or relay, being one of either two or three shifts or relays worked in the 24 hours, but subject only to the following conditions:—
  - (a) Each shift shall be worked in one period with no break except for recognized meal intervals and smoke-oh.
  - (b) In each shift during which the employee does not receive the same amount of time for a meal interval or smoke-oh as that which day workers receive under this Determination he shall be paid at ordinary rates for twenty minutes' crib time and two smoke-ohs of ten minutes each.
  - (c) Where a shift comprises within its period any time between 7 p.m. and 6 a.m. the whole of the time worked during the shift shall be paid for at ordinary rate plus 7½ per cent.
  - (d) Where practicable, shifts shall be changed in rotation each week.
  - (iv) Smoke-ohs shall be counted as part of time worked.

#### Part 2.-Persons employed in the process, trade, business or occupation of burning, grinding, grading, or distributing charcoal.

- (19) OVERTIME, &c.—(a) Except as in this Determination otherwise provided, all time worked in excess of the ordinary weekly or daily hours of work shall be paid at one and a half times the ordinary prescribed rate for the first four hours, and at double the ordinary prescribed rate for the time thereafter.
- (b) Horse drivers who, in excess of such weekly or daily total hours of work, are required to spend time in taking charge of teams at the yard, camp, or stable, or in returning teams thereto, shall be paid for such time at the ordinary rate.
- (c) If an employee is required by his employer to be for any time anywhere only for the purposes of the employer in respect of the business in which the employee is employee, the employee shall be deemed to be on duty for the employer during such time, and shall be paid at the appropriate prescribed rate (if any) for so much of such time as is spent in work, and at the ordinary minimum rate for so much of such time as is not so spent.

Provided that this clause shall not apply to any time spent by an employee in the course of going to or coming from any yard, camp, stable, depot or picking-up place of the employer, or in the course of going to a place of the employer, or in the course of going to a place of work for the purpose of starting work, or in the course of coming therefrom after ceasing work.

- (d) Employees recalled to work after the expiration of their customary working time for the day, and after they have left work for the day, shall be paid at the least as for working two hours at one and a half times the prescribed rate.
- (20) Teems of Engagement.—(a) Subject to exceptions and limitations hereinafter contained any employer shall have the option of engaging any employee either by the week or casually.
- (b) (i) If the engagement is by the week it shall be for a continuous period of at least eight weeks, and thereafter shall be terminable on either side by a week's notice which may be made to expire at any time during a week of the employment. Provided that this clause shall not affect the employer's right to dismiss forthwith at any time an employee because of the latter's incompetence or misconduct, in which case the employee shall be entitled in respect of wages for the then current week's employment, only to payment proportionate to the aggregate of time worked by him, and of such other previous time (if any) in that week as to which under this Determination no deduction from his week's wages is allowable.
- (ii) An engagement shall be deemed to be and to continue casual unless the employer, at the commencement of the engagement or before any change by him of a casual engagement of the employee to one by the week, expressly notifies the employee that he is to be engaged by the week.

Employees on casual engagement shall be paid at the rate of time and a quarter.

- (iii) The employer shall have the right to deduct payment for any day upon which the employee cannot be employed usefully because of any strike, or through any breakdown of machinery, or any stoppage of work, or any cause for which the employer cannot reasonably be held responsible.
- (iv) No deduction shall be made from the wages of any employee unavoidably absent through illness for not more than 44 working hours in each year, i.e., 11 hours for each three months' service, commencing 1st December, 1941, provided he has submitted, within 48 hours of the commencement of such absence, satisfactory evidence to the employer or his representative that same was not the result of his own misconduct.

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

- (21) SUNDAYS AND HOLIDAYS.—(a) Except as herein provided otherwise, if an employee is required to work on a holiday or on a Sunday, he shall be paid at double the ordinary prescribed rate.
- (b) If a casual employee desires to work on a holiday and with the consent of the employer does so work, he shall be paid therefor at the ordinary prescribed rate.
- (c) In the case of any other employee engaged by the week no deduction shall be made from his wages for the week because of his not working on a holiday.
- (d) The expression "holiday" means any of the following days:—Australia Day, New Year's Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, King's Birthday, Labour Day, Christmas Day and Boxing Day.
- (22) Annual Leave.—Any employee who has been in the service of an employer for a period of not less than twelve months shall be granted one week's holiday (exclusive of holidays prescribed in clause (21)) in each year on full pay. Should the service be of any less period the annual leave shall be computed on the basis of one day for each two months of service.

Piece-workers on annual leave shall be paid the same rate of pay as time-workers.

- If the employee does not receive such leave, he shall be paid, in addition to any other moneys payable to him under this Determination, a week's pay.
- (23) Allowances.—Employees who, in order to be available for their work, have to live in a camp established either by the employer or employees for the purpose of enabling employees to be so available by living therein, shall be paid a camping allowance of 1/- for each day on which they are required to hold themselves, and do hold themselves available in the camp throughout the said day to serve the employer's purpose on that or any other day, whether or not work is done on the said day, but this clause shall not apply to any Sunday, unless the employee is required to work on that Sunday.
- (24) Washing Facilities.—Each employer shall provide for all the employees suitable washing troughs or other conveniences, which shall be approved by the Secretary for Labor or his Inspector.

- (25) TIME RECORD.—(a) The employer shall keep a record of the names of the employees of such employer, and in respect of each such employee, a record from week to week of the periods, times and class of work done, and the rates of wage and amounts of wages paid, and shall obtain from week to week the signature of each employee to such record.
- (b) The secretary or duly accredited representative of the Federated Fodder and Fuel Trades' Industrial Union authorized in writing to that effect by such secretary shall be allowed, on any day coming two days after a pay day between 10 a.m. and noon, or at such other times as may be agreed upon, to inspect such records so far as may be reasonably necessary to obtain information therefrom relating to any member or members of the said union.
- (26) Wet Weather Provisions.—(i) (a) In the event of rain being sufficiently heavy to justify a temporary cessation of work, such work shall cease forthwith, and during the cessation of work employees shall hold themselves in readiness for work during ordinary working hours, and shall be paid for the actual time of waiting at ordinary time wages rates of pay.
  - (b) When weather conditions are suitable employees shall resume work immediately.
- (ii) If the employer's representative considers the weather justifying the cessation of work is likely to continue for a lengthy period the payment, as set forth in sub-clause (i), may be discontinued, and employees shall not be bound to hold themselves in readiness for a resumption of work.
- · Provided that, for any day on which an employee is ready and willing to commence work, he shall be entitled to payment as though he had worked for a minimum of four hours.
  - (iii) The employer shall provide adequate and suitable shelter from the rain for the employee.
  - (iv) The employer shall provide adequate facilities for the employee to dry off his wet clothes.
- (27) Special Treatment of Injured.—The employer, as soon as reasonably possible, shall supply means free of charge to convey to the nearest hospital or doctor any employee so seriously injured that it is not reasonably possible for such employee to travel independently of such conveyance.

### Part 2.—Persons employed in the process, trade, business or occupation of burning, grinding, grading, or distributing charcoal.

- (28) First AID and Medical Outfit.—The employer shall provide at every main place of employment a first aid outfit. Such outfit shall consist of at least the following:—Boracic acid, iodine, picric acid (bottle solution), 1-in. bandages, lint, cotton, triangle bandages, lysol, permanganate of potash, snake-bite scarifier, splints capable of being used in 12-in. lengths, and one pair of scissors.
  - (29) SHELTER.—The employer shall provide adequate and suitable shelter, with seating accommodation for employees.
- (30) SANITATION.—In every camp where the pan system is not in use the employer shall instal sanitary conveniences, and provide attention thereto. Where no camp is established, practicable and reasonable temporary provision shall be made by the employer.
- (31) Accompanying Sick or Injured Employees.—No employee suffering from illness or injury sustained on the job shall be permitted to leave the job unless accompanied or assisted by a sufficient number of employees, except in the case of his removal by ambulance, to his home or nearest hospital. All expenses incurred in such patient's removal shall be paid by the employer, and no employee assisting or accompanying an injured or sick person shall lose any wages by so doing.
- (32) Chargoal Burning.—(i) The lowest prices to be paid to any person employed burning chargoal from wood which has to be transported not more than half a mile to the retort or kiln in which it is to be burned shall be those prescribed in the following schedule, viz.:—

	 	 		Price per Ton	of Charcoal.
				(a) Where more than 50 per cent. of the wood used has to be felled.	(b) In circumstances other than (a).
Grey box, red box, red gum, Any other variety of wood		 	 	s. d. 57 6 62 6	s. d. 52 6 55 0

The above prices shall include all necessary cutting, cartage to the retort or kiln, filling and sewing of bags, and the adequate provision by the employee of food for any horse which is being used in connexion with the work.

(ii) If the wood to be burned is situated more than half a mile from the retort or kiln, 2s. 6d. extra per ton of charcoal shall be paid for each extra half mile or portion thereof.

(iii) The employer shall supply, free of charge, all tools, vehicles, and equipment necessary.

NOTE.—To the weekly earnings of each pieceworker, the sum of 2s. shall be added, provided that where less than 44 hours is worked in any week, a proportionate amount shall be added in lieu of such sum.

### Part 3.—All persons to whom this Determination applies.

(33) PERIODICAL ADJUSTMENT OF WAGES.—The wages rates set out in clauses (2) and (17) are based upon the following basic wage and, pursuant to the provisions of section 21 of the Factories and Shops Act 1934, the Board hereby determines that such rates and the weekly earnings of pieceworkers shall be automatically increased or decreased by the same amount, and at the same time as such basic wage.

Provided that, where a pieceworker works less than 44 hours in any week, the sum to be added to or subtracted from his earnings shall be varied proportionately.

The basic wage shown bereunder shall be adjusted as prescribed in clause (34).

#### Basic Wage.

. Place.			Basic Wage.	Index Number Set
Within the area to which this Determination applies	 	 	£ s. d. 4 13 0	Melbourne

(34) Adjustment of Basic Wage.—(a) Until the beginning of the first pay period to commence in November, 1943, the amount of the basic wage shall be as prescribed in clause (33).

(b) During each future successive period beginning with the first pay period to commence in a November, a February, a May, or an August, the amount of the basic wage 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 purposes of this Determination the expression "Commonwealth Statistician's retail price 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:—

- (i) The index number set to be applied to a place is that assigned to Melbourne.
- (ii) The index number for the calendar quarter next preceding the period of thirteen weeks for which the adjustment is made is to be ascertained.
- (iii) The amount assigned in the following table (or in any extension thereof) to the index number division comprising that number is to be ascertained.
- (iv) The basic wage shall be of that amount assigned during such successive period.

Table.

Index Number Divisions.					Basic Wage.				In	1	Basic Wage.			
					£	R,	d.	-   -					£ 8.	$\overline{d}$ .
994-1006					4	1	0	Н	1118-1129	 			4 11	0
1007-1018					4	2	0	- 11	1130-1141	 			4 12	0
1019-1030			٠,		4	3	0	li	1142 - 1154	 			4 13	0
1031-1043			٠,		4	4	0	-   -	1155-1166	 			4 14	0
1044-1055					4	5	0	- Jj	1167-1179	 		]	4 15	0
1056-1067				1	4	6	0	- 11	1180-1191	 			4 16	0
1068-1080					4	7	0	Н	1192-1203	 			4 17	0
1081-1092			٠.		4	8	0		1204-1216	 			4 18	0
1093-1104					4	9	0		1217-1228	 			4 19	0
105-1117					4	10	0	- 11	1229-1240	 			5 0	0

Any extension of this table must be of the same construction as the table.

- P. A. RANDLES, J.P., Chairman.
- J. V. WILLOX, Secretary.

Meibour ne, 27th August, 1943.

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