



Case	Declaration of the Minimum Standard for Remuneration pursuant to s 69(3) of the <i>Fair Work Act 1994</i>
Case Number	1926/2018
Date	5 September 2018
Representation	SA Government – Mr T Kidman with Mr P McMillan SA Unions – Mr S Blewett with Mr A Story

FULL BENCH

The Honourable President Justice Dolphin

His Honour Deputy President Judge Hannon

Her Honour Deputy President Judge Kelly

At the request of, and with the consent of, the parties the Full Bench of the South Australian Employment Tribunal makes the following declaration:

In accordance with the decision in the 2018 State Wage Case decision and Review of the Minimum Standard for Remuneration (MSR), the South Australian Employment Tribunal (SAET) hereby declares as follows:

1. Scope of the standard

- 1.1 This standard is made pursuant to s 69(3) of the *Fair Work Act 1994*.
- 1.2 Subject to 1.3 herein, this standard applies to all employers and **employees** who are subject to the terms of the **Act** and will prevail over contracts of employment and existing Award conditions to the extent that the terms of this standard are more favourable to an **employee**.
- 1.3 This standard will not apply to persons covered by any Awards that are subsequently excluded by SAET pursuant to s 72A(6) of the **Act** to the extent of such exclusion.

2. Definitions

For the purposes of this standard:

Act means the *Fair Work Act 1994*.

Adult means an **employee** who is of or above 21 years of age.

Apprentice means an **employee** who is engaged under a contract of training in a trade pursuant to the *Training and Skills Development Act 2008*.

Casual means an **employee** who is engaged and paid as a **casual**.



Employee means a person who is engaged under a contract of employment recognised at common law under which a person is employed for remuneration in an Industry within the meaning of s 4 of the **Act**.

Junior means an **employee** who is less than 21 years of age.

Ordinary weekly hours means a maximum of 38 hours per week (which may be averaged over four consecutive weeks) and **ordinary hours** has a corresponding meaning.

SAET means the South Australian Employment Tribunal.

SAET Act means the *South Australian Employment Tribunal Act 2014*

Trainee has the meaning set out in Schedule B herein.

Weekly hired employee means an **employee** other than a **casual employee**.

3. The minimum wage for adult employees

Subject to the other terms of this standard:

- 3.1 The minimum weekly wage for an **adult employee** working **ordinary hours** is \$732.30.*
- 3.2 A **weekly hired adult employee** working less than 38 hours per week is to be paid a minimum hourly rate of \$19.27 for each hour.
- 3.3 Hours worked by a **weekly hired adult employee** in excess of the **ordinary hours** as defined are to be paid at a minimum hourly rate of \$19.27 for each such hour.
- 3.4 **Adult casual employees** are to be paid a minimum hourly rate of \$24.09 for each hour.

4. The minimum wage for junior employees

Subject to other terms of this standard, **junior employees** are to be paid a minimum rate of pay based upon the relevant **adult** rate of pay (**weekly**, part-time or **casual**) and applying the following gradations according to the age of the **employee**:

		Weekly*	Hourly*	Casual hourly*
		\$	\$	\$
Under 17 years of age	50%	366.20	9.64	12.05
17 years of age	60%	439.40	11.56	14.45
18 years of age	70%	512.60	13.49	16.86
19 years of age	80%	585.80	15.42	19.27
20 years of age	90%	659.10	17.34	21.68

* These rates include an increase of 3.5% in accordance with the 2018 State Wage Case decision and Review of MSR.



5. Supported wage

Employees who meet the eligibility criteria for a supported wage as set out in Schedule A are to be paid a minimum wage as set out in that Schedule according to their assessed capacity.

6. Apprentices and Trainees

Employees who are subject to formal contracts of training pursuant to the *Training and Skills Development Act 2008* are to be paid the relevant minimum wage as set out in Schedule B.

7. Piece-work arrangements

- 7.1 An **employee** may be remunerated under any system of payment by results provided that any such **employee** shall while so working receive a minimum amount for each week equal to the appropriate wage otherwise established by this standard.
- 7.2 Where such **employee** does not work a full week under a system of payment by results, he or she shall receive a weekly minimum amount proportionate to the time worked under such system.
- 7.3 For the purposes of this clause, the hours worked and the payments to be made may be averaged over a period of four consecutive weeks or the period over which the **employee** is regularly engaged by the employer, whichever is the lesser.

8. Other incidental and related provisions

All wage, salary, commission or bonus payments (however described) made to or for the direct benefit of an **employee** by an employer may be taken into account for the purposes of satisfying this minimum standard.

9. Exclusions of Awards

In accordance with s 72A(5) of the **Act** a party to an Award may, within 28 days after the making of this standard, apply to SAET to have the Award excluded from the ambit of the standard (or a part of the standard).

10. Date of effect and review

- 10.1 This standard will come into force on and from the first full pay period commencing on or after 1 July 2018 and will remain in force subject to review by SAET.
- 10.2 This standard is to be reviewed at least once in every year and it is the intention of SAET that it be reviewed at the time of any general review of Award wages as undertaken by SAET and may in any event be reviewed upon application made by a peak entity or upon SAET's own motion.



SCHEDULE A: SUPPORTED EMPLOYMENT PROVISIONS

SA.1 Definitions

This Schedule defines the conditions which will apply to **employees** who because of the effects of a disability are eligible for a supported wage under the terms of this Declaration. In the context of this Schedule, the following definitions will apply:

- SA.1.1 **Supported Wage System** means the Commonwealth Government System to promote employment for people who cannot work at full award wages because of a disability, as documented in “Supported Wage System: Guidelines and Assessment Process”.
- SA.1.2 **Accredited Assessor** means a person accredited by the management unit established by the Commonwealth under the **Supported Wage System** to perform assessments of an individual’s productive capacity within the **Supported Wage System**.
- SA.1.3 **Disability Support Pension** means the Commonwealth pension scheme to provide income security for persons with a disability as provided under the *Social Security Act 1991*, as amended from time to time, or any successor to that scheme.
- SA.1.4 **Assessment instrument** means the form provided for under the **Supported Wage System** that records the assessment of the productive capacity of the person to be employed under the **Supported Wage System**.

SA.2 Eligibility Criteria

Employees covered by this Schedule will be those who are unable to perform the range of duties because of the effects of a disability on their productive capacity and who meet the impairment criteria for receipt of a **Disability Support Pension**.

This Schedule does not apply to any existing **employee** who has a claim against the employer which is subject to the provisions of the relevant workers’ compensation legislation relating to the rehabilitation of **employees** who are injured in the course of their current employment.

This Schedule does not apply to employers in respect of their facility, programme, undertaking, **service** or the like which receives funding under the *Disability Services Act 1986* and fulfils the dual role of service provider and sheltered employer to people with disabilities who are in receipt of or are eligible for a **Disability Support Pension** in accordance with the requirements of the *Disability Service Act 1986* and the Standards contained therein, as amended from time to time.





SA.3 Supported Wage Rates

Employees to whom this Schedule applies must be paid the applicable percentage of the minimum rate of pay prescribed by this Declaration according to the following table:

<i>Assessed Capacity</i>	<i>% of prescribed minimum rates</i>
10%*	10%
20%	20%
30%	30%
40%	40%
50%	50%
60%	60%
70%	70%
80%	80%
90%	90%

(provided that the minimum amount payable must be not less than \$86.90 per week).

* Where a person's assessed capacity is 10% they must receive a high degree of assistance and support.

SA.4 Assessment of Capacity

For the purpose of establishing the percentage of the wage rate to be paid to an **employee** under this Schedule, the productive capacity of the **employee** will be assessed in accordance with the **Supported Wage System** and documented in an **assessment instrument** by the employer and an **accredited Assessor** acceptable to the **employee** and the **employee's** advisers and to the employer.

SA.5 Lodgement of Assessment Instrument

SA.5.1 All **assessment instruments** under the conditions of this Schedule, including the appropriate percentage of the wage to be paid to the **employee**, must be lodged by the employer with the Registrar of SAET.

SA.5.2 **Assessment instruments** must be agreed and signed by the parties to the assessment, and must be referred by the Registrar to an inspector appointed under s 219A of the Act and will take effect unless an objection is notified to the Registrar within ten working days.

SA.6 Review of Assessment

The assessment of the applicable percentage should be subject to annual review or earlier on the basis of a reasonable request for such a review. The process of review must be in accordance with the procedures for assessing capacity under the **Supported Wage System**.



SA.7 Other Terms and Conditions of Employment

Where an assessment has been made, the applicable percentage will apply to the wage rate only. **Employees** covered by the provisions of this Schedule will be entitled to the same terms and conditions of employment as otherwise specified by the **Act**.

SA.8 Workplace Adjustment

An employer wishing to employ a person under the provisions of this Schedule must take reasonable steps to make changes in the workplace to enhance the **employee's** capacity to do the job. Changes may involve re-design of job duties, working time arrangements and work organisation in consultation with other workers in the area.

SA.9 Trial Period

- SA.9.1 In order for an adequate assessment of the **employee's** capacity to be made, an employer may employ a person under the provisions of this Schedule for a trial period not exceeding twelve weeks, except that in some cases additional work adjustment time (not exceeding four weeks) may be needed.
- SA.9.2 During the trial period the assessment of capacity must be undertaken and the proposed wage rate for a continuing employment relationship must be determined.
- SA.9.3 The minimum amount payable to the **employee** during the trial period must be not less than \$86.90 per week.
- SA.9.4 Work trials should include induction or training as appropriate to the job being trialled.
- SA.9.5 Where the employer and **employee** wish to establish a continuing employment relationship following the completion of the trial period, a further contract of employment must be entered into based on the outcome of assessment under SA.4 hereof.



SCHEDULE B: APPRENTICE AND TRAINEE RATES

SB.1 APPRENTICES

SB.1.1 Subject to the exemptions set out in SB.1.2 an **apprentice** is entitled to a minimum wage based upon the following percentage of the **adult** weekly minimum wage specified in this standard:

Per Week

\$

First Year	42%	307.60
Second Year	55%	402.80
Third Year	75%	549.20
Fourth Year	88%	644.40

providing that an **adult apprentice** must receive at least the **adult** minimum wage as specified in this standard.

SB.1.2 Exemptions granted in nominated Awards in relation to adult apprentice wage rates are set out in **Appendix A**.

SB.2 TRAINEES

SB.2.1 Application

SB.2.1.1 This part of the Schedule shall apply to persons who are undertaking a **Traineeship** (as defined).

SB.2.1.2 This part of the Schedule does not apply to an **apprentice**.

SB.2.2 Definitions

SB.2.2.1 **Approved Training** means that training which is specified in the **Training Plan**, which is part of the **Training Agreement**, which is registered with the **T&SC**. It includes training undertaken both on and off-the-job in a **Traineeship** and involves formal instruction, both theoretical and practical, and supervised practice. The training reflects the requirements of a national **Training Package** or a **Traineeship Scheme** and leads to a qualification under the Australian Qualification Framework.

SB.2.2.2 **T&SC** means the Training and Skills Commission under the **Training Act**.

SB.2.2.3 **Trainee** is an individual who is a signatory to a **Training Agreement** registered with the **T&SC** and is involved in paid work and structured training, which may be on or off-the-job. **Trainee** does not include an individual who already has the competencies to which the **Traineeship** is directed.



- SB.2.2.4 **Traineeship** means a system of training which has been approved by the **T&SC**, which meets the requirements of a National **Training Package** developed by a National Industry Training Advisory Board and endorsed by the National Training Quality Council, which leads to an Australian Qualifications Framework qualification specified by that National **Training Package**, and includes full-time **Traineeships** and part-time **Traineeships** including school-based **Traineeships**.
- SB.2.2.5 **Traineeship Scheme** means an approved **Traineeship** applicable to a group or class of employees or to an industry or sector of an industry or an enterprise, which has been approved by the **T&SC**.
- SB.2.2.6 **Training Act** means the *Training and Skills Development Act 2008* or any successor legislation.
- SB.2.2.7 **Training Agreement** means a Contract of Training for a **Traineeship** made between the employer and a **Trainee**, which is registered with the **T&SC**.

SB.2.3 Minimum Wages for Trainees

- SB.2.3.1 The minimum wage payable to a **Trainee** under the terms of this standard will be as specified in Appendix A.

TRAINEESHIP RATES

CLAUSE A. - WAGES

A.B.1 Full time Trainees

A.B.1.1 The weekly wage payable to full-time **Trainees** shall be provided in A.B.1.4, A.B.1.5, and A.B.1.6 of this Appendix.

A.B.1.2 These wage rates will only apply to **Trainees** while they are undertaking an **Approved Traineeship**, which includes **Approved Training**.

A.B.1.3 The wage rates prescribed by this clause do not apply to complete trade level training, which is covered by the Apprenticeship system.

A.B.1.4 Wage Level A

Where the **Accredited Training** course and work performed are for the purpose of generating skills, which have been defined for work at Wage Level A:

	<i>Highest year of schooling completed</i>		
	<i>Year 10</i>	<i>Year 11</i>	<i>Year 12</i>
	\$	\$	\$
School Leaver	259.00 (50%)* 301.00 (33%) 330.00	323.00 (33%) 362.00 (25%) 362.00	435.00
Plus 1 year out of school	362.00	435.00	503.00
Plus 2 years out of school	435.00	503.00	587.00
Plus 3 years out of school	503.00	587.00	672.00
Plus 4 years out of school	587.00	672.00	
Plus 5 or more years	672.00		

A.B.1.5 Wage Level B

Where the **Accredited Training** course and work performed are for the purpose of generating skills, which have been defined for work at Wage Level B:

	<i>Highest year of schooling completed</i>		
	<i>Year 10</i>	<i>Year 11</i>	<i>Year 12</i>
	\$	\$	\$
School Leaver	259.00 (50%)* 301.00 (33%) 330.00	323.00 (33%) 362.00 (25%) 362.00	419.00
Plus 1 year out of school	362.00	419.00	484.00
Plus 2 years out of school	419.00	484.00	566.00
Plus 3 years out of school	484.00	566.00	646.00
Plus 4 years out of school	566.00	646.00	
Plus 5 or more years	646.00		

A.B.1.6 Wage Level C

Where the **Accredited Training** course and work performed are for the purpose of generating skills, which have been defined for work at Wage Level C.

	<i>Highest year of schooling completed</i>		
	<i>Year 10</i>	<i>Year 11</i>	<i>Year 12</i>
	\$	\$	\$
School Leaver	259.00 (50%)*	323.00 (33%)	
	301.00 (33%)	362.00 (25%)	
	330.00	362.00	419.00
Plus 1 year out of school	362.00	419.00	473.00
Plus 2 years out of school	419.00	473.00	529.00
Plus 3 years out of school	473.00	529.00	589.00
Plus 4 years out of school	529.00	589.00	
Plus 5 or more years	589.00		

A.B.1.7 School Based Traineeships

	<i>Year of Schooling</i>	
	<i>Year 11</i>	<i>Year 12</i>
	\$	\$
School based Traineeships in Wage Levels A, B and C	330.00	362.00

*Figures in brackets indicate the average proportion of time spent in **Approved Training** to which the associated wage rate is applicable. Where not specifically indicated, the average proportion of time spent in structured training, which has been taken into account in setting the rate, is 20%.

A.B.1.8 Wage rates for Certificate IV Traineeships

A.B.1.8.1 **Trainees** undertaking an AQF IV **Traineeship** shall receive the relevant weekly wage rate for AQF III **Trainees** at Wage Levels A, B or C as applicable with the addition of 3.5% of that wage rate.

A.B.1.8.2 An **Adult Trainee** who is undertaking a **Traineeship** for an AQF IV qualification shall receive the following weekly wage as applicable based on the allocation of AQF III qualifications:

<i>Wage Level</i>	<i>First year of Traineeship</i>	<i>Second year of Traineeship</i>
Wage Level A	\$698.00	\$725.00
Wage Level B	\$671.00	\$697.00
Wage Level C	\$612.00	\$634.00

A.B.1.8.3 Where a person was employed by the employer immediately prior to becoming an **Adult Trainee** with the employer, such person shall not suffer a reduction in the rate of pay by

virtue of becoming a **Trainee**. Casual loadings will be disregarded when determining whether a person has suffered a reduction in the rate of pay.

A.B.1.8.4 Where a **Traineeship** is converted from an AQF II to an AQF III **Traineeship**, or from an AQF III to an AQF IV **Traineeship**, the **Trainee** shall move to the next higher rate provided in this Appendix, if a higher rate is provided for that new AQF level.

A.B.1.9 Section A sets out the Wage Level of a **Traineeship**.

A.B.1.10 For the purposes of this provision, **out of school** shall refer only to periods out of school beyond **Year 10**, and shall be deemed to:

A.B.1.10.1 Include any period of schooling beyond **Year 10**, which was not part of nor contributed to a completed year of schooling;

A.B.1.10.2 Include any period during which a **Trainee** repeats in whole or part of a year of schooling beyond **Year 10**;

A.B.1.10.3 Not include any period during a calendar year in which a year of schooling is completed; and

A.B.1.10.4 Have effect on an anniversary date being January 1 in each year.

A.B.1.11 Despite any other clause in this Schedule, **Trainees** may not be employed under this Schedule under the **Traineeship Schemes** and in the areas of employment listed in Section A.

A.B.2 Part Time Trainees

A.B.2.1 The tables set out below are the hourly rates of pay where the training is either fully off-the-job or where 20% of time is spent in **Approved Training**. These rates are derived from a 38 hour week.

Table 1: Trainees who have left school (\$ per hour)

Wage Level A	Highest year of schooling completed		
	Year 10	Year 11	Year 12
	\$	\$	\$
School Leaver	10.86	11.91	14.30
Plus 1 year out of school	11.91	14.30	16.55
Plus 2 years out of school	14.30	16.55	19.30
Plus 3 years out of school	16.55	19.30	22.10
Plus 4 years out of school	19.30	22.10	
Plus 5 or more years	22.10		

Wage Level B

	Year 10	Year 11	Year 12
	\$	\$	\$
School Leaver	10.86	11.91	13.79
Plus 1 year out of school	11.91	13.79	15.93
Plus 2 years out of school	13.79	15.93	18.62
Plus 3 years out of school	15.93	18.62	21.25
Plus 4 years out of school	18.62	21.25	
Plus 5 or more years	21.25		

Wage Level C

	Year 10	Year 11	Year 12
	\$	\$	\$
School Leaver	10.86	11.91	13.79
Plus 1 year out of school	11.91	13.79	15.56
Plus 2 years out of school	13.79	15.56	17.40
Plus 3 years out of school	15.56	17.40	19.38
Plus 4 years out of school	17.40	19.38	
Plus 5 or more years	19.38		

Table 2: School based Traineeships (\$ per hour)

Year of schooling

	Year 11	Year 12
	\$	\$
Wage Levels A, B and C	10.86	11.91
20% loading*	13.03	14.29

*Where agreement exists with the trainee, an additional 20% loading may be paid on all ordinary hours in lieu of annual leave, personal leave and public holidays.

Table 3: Wage rates for part-time Certificate IV Traineeships (\$ per hour):

Trainees undertaking a part-time AQF IV **traineeship** shall receive the relevant hourly rate for AQF III trainees at Wage Levels A, B or C as applicable under Table 1 or 2 with the addition of 3.5% of that wage rate.

An adult **trainee** (as defined) who is undertaking a part-time **traineeship** for an AQF IV qualification shall receive the following hourly rate as applicable based on the allocation of AQF III qualifications:

Wage Level	First year of traineeship	Second year of traineeship
Wage level A	\$22.95	\$23.82
Wage level B	\$22.07	\$22.90
Wage level C	\$20.12	\$20.89



A.B.2.2 The hours for which payment shall be made are determined as follows:

A.B.2.2.1 Where the **Approved Training** for a **Traineeship** (including a school based **Traineeship**) is provided off-the-job by a registered training organisation, for example at school or at TAFE, these rates shall apply only to the total hours worked by the part-time **Trainee** on-the-job.

A.B.2.2.2 Where the **Approved Training** is undertaken solely on-the-job and the average proportion of time to be spent in **Approved Training** is 20 % (ie the same as for the equivalent full-time **Traineeship**), then the total hours on-the-job shall be multiplied by the applicable hourly rate, and then 20% shall be deducted.

A.B.2.2.3 Where the **Approved Training** is partly on-the-job and partly off-the-job and the average proportion of time to be spent in **Approved Training** is 20% (ie the same as for the equivalent full-time **Traineeship**), then the total of all hours spent in work and training shall be multiplied by the applicable hourly rate, and then 20 % shall be deducted.

Note: As noted in clause A.B.1.7, 20% is the average proportion of time spent in **Approved Training**, which has been taken into account in setting the wage rates for most full-time **Traineeships**.

A.B.2.2.4 Where a person was employed part-time by an employer under this Award immediately prior to becoming a part-time adult **trainee** with that employer, such person shall not suffer a reduction in the hourly rate of pay by virtue of becoming a **trainee**.

A.B.2.2.5 Where the normal full-time weekly hours are not 38 the appropriate hourly rate may be obtained by multiplying the rate in the table by 38 and then dividing by the normal full-time hours.

A.B.2.3 General Formula

A.B.2.3.1 For **Traineeships** not covered by A.B.2.1, the following formula for calculation of wage rates shall apply:

The wage rate shall be pro-rata the full-time rates based on variation in the amount of training and/or the amount of work over the period of the **Traineeship**, which may also be varied on the basis of the following formula:

$$\text{Full-time wage rate} \times \frac{\text{Trainee hours} - \text{average weekly training time}}{30.4^*}$$

***Note:** 30.4 in the above formula represents 38 ordinary full-time hours less the average training time for full-time **Trainees** (i.e. 20%).

(a) **Full-time wage rate** means the appropriate rate as set out in A.B.1.4, A.B.1.5, A.B.1.6 and A.B.1.7 of this Schedule.



- (b) **Trainee hours** shall be the hours worked per week including the time spent in **Approved Training**.
- (c) **Average weekly training time** is based upon the length of the **Traineeship** specified in the **Traineeship Agreement** or **Training Agreement** as follows:

$$\frac{7.6 \times 12}{\text{Length of the } \mathit{traineeship} \text{ in months}}$$

Length of the **traineeship** in months

Note 1: **7.6 in the above formula represents the average weekly training time for a full-time Trainee whose ordinary hours are 38 per week.**

Note 2: The parties note that the **Training Agreement** will require a **Trainee** to be employed for sufficient hours to complete all requirements of the **Traineeship**, including the on-the-job work experience and demonstration of competencies. The parties also note that this would result in the equivalent of a full day's on-the-job work per week.

A.B.2.3.2 Example of the calculation for the wage rate for a part-time traineeship

A school student commences a **Traineeship** in year 11. The ordinary hours of work are 38. The **Training Agreement** specifies two years (24 months) as the length of the **Traineeship**.

Average weekly training time is therefore $7.6 \times 12/24 = 3.8$ hours.

Trainee hours totals 15 hours; these are made up of 11 hours' work which is worked over two days of the week plus 1.5 hours on-the-job training plus 2.5 hours off-the-job **Approved Training** at school and at TAFE.

So the wage rate in year 11 is:

$$\frac{\$330 \times 15 - 3.8}{30.4} = \$121.58$$

The wage rate varies when the student completes year 11 and passes the anniversary date of 1 January the following year to begin year 12 and/or if **trainee hours** changes.



SECTION A

Allocation of Traineeships to Wage Levels

Wage Level A

<i>Training Package</i>	<i>Certificate Level</i>
Administration	I II III
Assessment and Workplace Training	III
Beauty (National)	III
Black Coal	II III
Business Services	I II III
Chemical, Hydrocarbons and Oil Refining	III
Civil Construction	III
Community Services	II III
Correctional Services	III
Financial Services	III
Floristry	III
Food Processing Industry	III
Forest & Forest Products	III
Gas Industries (Utilities)	III
Hospitality Industry	III
Information Technology	II III
Laboratory Operations	III
Local Government (Environmental Health & Regulation)	II III
Local Government (General Construction)	III
Local Government (Governance & Administration)	I II III
Local Government (Government)	II III
Manufactured Mineral Products	III





Metal and Engineering Industry	
- Engineering Production Certificate	III
- Technical Traineeship	III

<i>Training Package</i>	<i>Certificate Level</i>
Museum and Library/Information Services	II
	III
National Public Services	II
	III
Plastics, Rubber and Cable-making	III
Public Services	II
	III
Retail	III
Telecommunications	II
	III
Textiles, Clothing and Footwear	III
Tourism	I
	II
	III
Transport and Distribution	III
Water Industries (Utilities)	III
Wholesale Training	III

Wage Level B

<i>Training Package</i>	<i>Certificate Level</i>
Aeroskills Industry	II
Asset Maintenance	II
	III
Asset Security	I
	II
	III
Australian Meat Industry	I
	II
	III
Automotive Industry Manufacturing Film, TV, Radio and Multimedia	II
	III
Automotive Industry Retail Service and Repair	II
Beauty (National)	II





Caravan Industry	I
	II
	III
Civil Construction	I
	II
Entertainment Industry	I
	II
	III
<i>Training Package</i>	<i>Certificate Level</i>
Extractive Industry	II
	III
Floristry	II
Food Processing Industry	I
	II
Forest and Forest Products Industry	I
	II
Gas Industry (Utilities)	II
Hospitality Industry	I
	II
Local Government (General Construction)	I
	II
Manufactured Mineral Products	I
	II
Metal and Engineering Industry	I
	II
National Community Recreation Industry	II
	III
National Fitness Industry	II
	III
National Outdoor Recreation Industry	II
	III
National Sport Industry	I
	II
	III
Plastics, Rubber and Cablemaking	I
	II
Public Safety	II
Printing and Graphic Arts	II





Pulp & Paper Manufacturing Industries	I
	II
Retail	II
Textile, Clothing and Footwear	I
	II
Transport and Distribution	I
	II
Veterinary Nursing	I
	II
	III
Water Industry (Utilities)	II
Wholesale Training	II

Wage Level C

<i>Training Package</i>	<i>Certificate Level</i>
Agriculture	I
	II
	III
Horticulture	I
	II
	III
Music	I
	II
	III
Racing Industry	II
	III
Seafood Industry	I
	II
	III

