

VICTORIA

GAZETTE. GOVERNMENT

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No. 91]

THURSDAY, MAY 18.

[1939

Factories and Shops Acts.

DETERMINATION OF THE PLASTIC MOULDING BOARD.

Adjusted pursuant to Section 21 of the Factories and Shops Act 1934 (4275).

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

FRANCIS ANTHONY MARZORINI, in pursuance of the powers contained in the Factories and Shops Acts and in consequence of the provisions contained in a Determination made on the 3rd March, 1939, by the Plastic Moulding Board, and published in the Government Gazette on the 25th March, 1939, hereby issue an adjusted Determination showing the adjusted wages rates to be paid, as from the beginning of the first pay period to commence in June, 1939, to any person or persons or classes of persons employed in the process, trade, or business of wholly or partly preparing or manufacturing articles from synthetic resin, casein, or other substance of a similar nature.

(1)

IMPROVERS OR JUVENILE WORKERS. Wages per Week of 44 Hours.

		-	Females.										
	Commencing Age—							Commencing Age—					
Experience.	15 years and 16 years.		17 years.	18 years.	19 years.	20 years.	Experience.	16 years and under.	17 years.	18 years.	19 years.	20 years.	
lst year 2nd year 3rd year 4th year 5th year 6th year and until 21 years of age	s. d. 18 0 21 9 29 6 35 9 50 0	s. d. 18 0 21 9 32 6 38 3 56 3	8. d. 21 3 29 6 35 9 44 0	s. d. 29 6 35 9 44 0	8. d. 35 9 44 0	8. d. 44 0	lst year 2nd year 3nd year 4th year 5th year and until 21 years of age	s. d. 18 0 21 9 29 6 35 9 41 0	s. d. 21 3 23 6 32 6 38 3	s. d. 23 6 29 6 35 9	s. d. 29 6 32 6	s. d. 32 6	

PROPORTION OF IMPROVERS IN ANY PLACE.

One male improver to every male worker receiving not less than 81s. per week of 44 hours.

One female improver to every female worker receiving not less than 45s. 6d. per week of 44 hours.

Note.—The Wages Board has determined in accordance with section 25 (1) of the amended Factories and Shops Act 1934 that the trade is so unskilled that no person should be taken as an apprentice to the trade.

OTHER EMPLOYEES. (2)

OIMER ::::::::::::::::::::::::::::::::::::						
Males. Day Shift.	Per w	Per week of 44 hours.				
			d. 0			
Employees engaged on all classes of presses	••	••	••	••		ŏ
Employees engaged in the mixing room or powder room	••	81				
All others		••	• •	••	01	v
Casein Industry only-					89	0
Employees engaged on all classes of presses	••	••		•••	89	0
Employees engaged on extruding machines Employees engaged on lathe machines	••			••	95	0
Employees angeged on aged and for three secretary		••		• •	89	0
and the same of th	machine	s, trapp	ping ma	chinės,		•
polishing machines, grinding machines, or in drying room	• •	89	0			
All others	••	••	••	••	81	0

Night Shift.

Night shift employees shall be paid is. per shift in addition to the rates hereinbefore mentioned for day shift.

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FEMALES.

Per week of 44 hours.

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Ŀm	ployees	engaged	in the	powder	room						49	ß	
T2	-, -					• • • • • • • • • • • • • • • • • • • •	• •	••	••	• •	70	0	
Lm	Diovees	engaged	finishing	, foldino	. labelling.	despatching	AVAMININ	70	on machines		46	r.	
		00	B	,	,,,	acopatemns,	CZWIII III I	5, OI	on machines	• •	*0	U	
A)I	others										4 5	o	
	002020	• • •	• •	•	• ••	• •	• •	• •	• •	• •	40	U	

- (3) Hours of Employment.—The ordinary hours of employment shall be 44 per week, to be worked (except as to shift workers) between the hours of 7 a.m. and 5.30 p.m. on Monday to Friday inclusive, and 7 a.m. to 12 noon on Saturday.
- (4) CONTINUOUS WORK SHIFTS.—The ordinary hours of duty of employees on continuous work shifts shall not exceed 8 hours in any one day nor 48 in any one work nor an average of 44 per week during the period of employment upon such shifts, nor a total of 132 hours during any three consecutive working weeks of the period of employment upon such shifts without payment of overtime at the rates mentioned in clause (5).

Employees on continuous work shifts shall work such shifts up to six per week as may be required.

- (5) OVERTIME.—The following rate shall be paid for all work done-

Provided that in computing overtime under sub-clause (b) of this clause, each day's work shall stand alone.

- (6) PROHIBITION OF EMPLOYMENT.—No employee under the age of 16 years shall work between the hours of 9 p.m. and 6 a.m. and no employee under the age of 18 years shall work between the hours of 12.30 a.m. and 6 a.m.
 - - "JUVENILE WORKERS."—Juvenile workers are persons under 21 years of age (other than improvers) engaged on any work except moulding or laminating on presses, or handling drums of powder.
 "Night Shift."—Night shift means any shift worked wholly or partially between the hours of 8 p.m. and 6 a.m.
- (8) Special Rates.—Double time shall be the rate for all work done on Sunday, New Year's Day, Australia Day, Good Friday, Easter Monday, Labour Day, Anzac Day, Melbourne Cup Day, Christmas Day, and Boxing Day; but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays, the special rate shall only be payable for work done on the day so substituted. By agreement between any employer and his employees, other holidays may be substituted for the said days or any of them as to such employer's undertaking.
- (9) PAYMENT FOR HOLIDAYS.—(a) All employees shall be entitled to the holidays mentioned in clause (8) without deduction
- of pay.

 (b) When the employer terminates the employment of an employee, unless through misconduct, within fourteen days of a day on which a holiday occurs, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee had been employed by the employer for a period of at least one month prior to the termination of the employment.
- (10) Meals.—An interval of not less than 30 minutes shall be allowed day shift employees for the mid-day meal as near as possible to the middle of the day's work. Night shift employees shall have a meal interval of not less than 20 minutes in each shift; such interval shall count as time worked.
- (11) MEAL ALLOWANCE.—Any employee required to work overtime beyond two hours without previous day's notice shall be allowed is. 6d. meal money.
- (12) PAYMENT OF WAGES.—(a) Wages shall be paid not later than Friday in each week and during working hours.
 (b) No employer shall keep more pay in hand than has accrued to any employee up to the end of the preceding calendar week.
 (c) If an employee leaves after giving notice as prescribed in clause (13) or is dismissed, he shall be paid his wages on leaving, except in cases when the employment is terminated outside ordinary office hours, in which case he shall receive his wages on the first succeeding working day.
- (13) TERMINATION OF EMPLOYMENT.—Except where the conduct of an employee justifies instant dismissal, one hour's notice of termination of employment shall be given by either employer or employee.
- (14) Pro RATA PAYMENT.—Any employee who works less than the number of hours fixed for an ordinary week's work, shall be paid not less than the ordinary wages rate calculated pro rata according to the number of hours worked.
 - (15) SEATS FOR FEMALES.—Seats where practicable shall be provided for all female workers whilst on duty.
- (16) REST INTERVAL FOR FEMALES.—A specified rest time of ten minutes shall be allowed to all female employees in the foreneou; such rest period shall count as time worked.
- (17) BreakDown in Machinery.—When a breakdown exceeding half an hour occurs an employee shall be entitled to half an nour's pay as compensation for waiting for a resumption of work.

F. A. MARZORINI,

Secretary for Labour.

Melbourne, 15th May, 1939.