

GOVERNMENT GAZETTE.

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No. 338]

THURSDAY, SEPTEMBER 12.

[1940

Factories and Shops Acts.

DETERMINATION OF THE SHOPS BOARD No. 12 (FUEL AND FODDER).

Notes.—(1) This Determination applies to the following parts of Viotoria, 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.

- (2) By Orders in Council made on the 10th September, 1913, and 21st October, 1930, power was conferred on the Coal and Coke Board to determine the lowest prices or rates which may be paid to any person or persons, or classes of persons employed in any business or occupation connected with the sale or distribution of coal or coke by any—
 - (a) coal importer;
 - (b) coal mine owner;
 - (c) gas company;
 - (d) agent or contractor who distributes coal or coke for any coal importer, coal mine owner, or gas company.
- IN accordance with the provisions of the Factories and Shops Acts, the Wages Boord which now has the power to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons—
 - (a) employed in the business of a hay, corn, or chaff dealer:
 - (b) employed in carting or driving or assisting in carting or driving in connexion with the business of a hay, corn, or chaff dealer;
 - (c) employed in any business or occupation connected with the preparation of firowood for sale or connected with the sale or distribution of wood, coal, or coke.
- (d) employed handling or distributing brewers or distillers' grains " has made the following Determination, namely:—
- (1) That on the 13th September, 1940, the last provious Determination of this Board shall be revoked and replaced by this Determination.

(2)

	1m	provers.			0	ther	Employ	ecs.							
Wa	GES PEI	WEE	ко	F	Wages. (a) In Hay, Cora, or Chaff Stores. (b) Employed handling or distributing brewers or distillers' grains	Ber	dige, a	nd the		rat and tghs of ol.	All o	ther pa ls Dete	rts of V rminati	lctoria on app	where lies,
Jnder age	17 yea	rs of	<i>s.</i> 34	d. 3	Foreman, i.e., the man who gives instructions to and is responsible for the work done by not fewer than three adults employed in the store	s. 93		week	of 44	hours	s. 99		week	of 44	bou
7 yea	rs of ag	е	40	6	Drivers of motor wagons— (a) having a capacity of 2 tons or less	87	0	,,	44	17		0	,,		,,
8	,,		50	9	(b) having a capacity exceeding 2 tons, but not exceeding 4 tons	92	U	,,	44	,,	98	o	,,		,,
9	**	٠	56	0	(c) having a capacity exceeding 4 tons Carters driving one horse	98 83	0	"	44 44		104 89	0	"	44	"
υ	,,		62	3	Carters driving two horses And for every additional horse.			" ra per	44 week	,,	94 2 93	0	ra per	44	,,

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PROPORTION.	Wages—continued.	Within the cities of Ballarat and Bendigo, and the boroughs of	All other parts of Victoria where
1		Eaglehawk and Sebastopol.	this Determination applies.
ne improver to the first	Wood Yards, or Wood, Coal, and Coke (Combined) Yards.		
r or fraction of four kers receiving not less n 81s. per week of 44 trs, and thereafter one prover to each additional r such workers.	Yardman in charge, i.e., the person for the time being entrusted with the control or superintendence of a wood yard or a wood and coal yard (combined), notwithstanding he may be under the orders of a superior who does not devote his whole time to the management of the same yard Drivers of meter wagons— (a) having a capacity of 2 tons or less (b) having a capacity of 2 tons or less (c) having a capacity exceeding 2 tons, but not exceeding 4 tons (c) having a capacity exceeding 4 tons Carters driving one horse Carters driving two horses And for every additional horse	s. d. 85 0 per week of 44 hours 87 0 44 92 0 44 98 0 44 88 0 44 88 0 44 2 6 extra per week 81 0 per week of 44 hours	s. d. 91 0 per week of 44 hours 93 0 44 ,, 98 0 ,, 44 ,, 104 0 ,, 44 ,, 94 0 ,, 44 ,, 2 6 extra per week 87 0 per week of 44 hours
	Coal Yards (i.e., Places where at least 80 per cent. of the Business is done in Coal) or Coke Yards. Drivers of motor wagons— (a) having a capacity of 2 tons or less. (b) having a capacity exceeding 2 tons, but not exceeding 4 tons. (c) having a capacity exceeding 4 tons. Carters driving one horse. And for every additional horse. All others. Firewood Saw Mills (i.e., Places where Mechanical Power is used to Saw Firewood). Benchmen. Drivers of motor wagons— (a) having a capacity of 2 tons or less. (b) having a capacity exceeding 2 tons, but not exceeding 4 tons. (c) having a capacity exceeding 4 tons. Carters driving one horse Carters driving one horse. Carters driving one horse. And for every additional horse. All others.	83 0 44 88 0 44 2 6 extra per week	93 () per week of 44 hours 98 () ,, 44 ,, 104 () ,, 44 ,, 89 () ,, 44 ,, 94 () ,, 44 ,, 2 6 extra per week 104 () per week of 44 hours 93 () per week of 44 hours 93 () ,, 44 ,, 104 () ,, 44 ,, 104 () ,, 44 ,, 2 6 extra per week 99 () , 44 ,, 2 6 extra per week 89 () per week of 44 hours
(3) The Board determ	nines that no person shall be employed as an	1	
(4) Times of Begins Tim	The state of the s	me of Ending, the half-holiday is usually obs ays in the week.	served.
Within the times	(n) Carters. s of beginning and ending work as herein fix of beginning and ending work in excess of on as a week's work—first four hours' work—	the number of hours fixed in t	Time and a half. his Time and a half-
At any other tin Within the times	at and 7.30 a.m. (b) All Others, one outside the times of beginning and ending sof beginning and ending work in excess of on as a week's work—first four hours' work—	work as herein fixed the number of hours fixed in t	Double time Time and a half. his Time and a half.
(a) On Sundays-	occupied in attending to horses, or in the essentia	al conveyance of fodder for stock	•
Fodder Trad Christmas D (i) Time o (ii) All oth If any other day be	r's Day, Australia Day (26th January), Good les' Annual Holiday (except within any area ay or Boxing Day—coupied in attending to horses, or in the essentia her work substituted by Act of Parliament or Proclain yable only for work done on the day so sub	to which such holiday legal! conveyance of fodder for stock mation for any of the above-me	ly applies). King's Birthday Time and a half; Double time.
(7) TIME WAGES.—A	ny person employed in a factory or shop on be paid for each hour worked up to 22 hou	time wages for less than the	number of hours fixed for a

centum.

At the ordinary wages rate, with an addition of thirty-three and one-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, together with any overtime rate which is applicable.

- (8) CASUAL LABOUR.—Casual hands, i.e., persons who are employed other than in a factory or shop during any week for not more than one-half of the maximum number of hours fixed in this Determination as a week's work shall be paid at the rate of time and a third.
- (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 the holidays prescribed in Clause (6)) in each year on full pay, and such holiday shall be given within two months of the completion of the twelve months' service.

For the purposes of this Clause a year shall be deemed to commence on 1st December annually, and service prior to 1st December, 1939, shall be disregarded.

- (10) Sick Leave.—No deduction shall be made from the wages of any employee unavoidably absent through illness for not more than four days in any year, commencing on 1st December annually, provided he has submitted within 24 hours of the commencement of such absence satisfactory evidence that the same is not the result of his own misconduct.
- (11) Termination of Employment.—Except in a case where an employee has been guilty of a misdemeanour, seven days' notice of termination of employment shall be given by either employer or worker. If such notice be not given, a week's wages shall be paid or forfeited, as the case may be, in lieu thereof.

PIECE-WORK.

WOOD OR COAL.

(12) The lowest piece-work prices payable to any persons for doing work of a description referred to in the following Schedule shall be—

Cutting Wood.

4-ft, or over-one cut							per ton 2s. 3d.
			Splitting	Wood.			
Box, redgum, or ironbark							per ton (40 cubic feet) 2s. 11d.
Box, redgum, or ironbark					••		,, (by weight) 4s. ld.
Culled box, redgum, ironbark	• •		••	• •			" " " 5s. 5d.
Blocks (box, redgum, or iron)		••		• •			per truck (Standard I.) 27s. 8d.
1-ft. blocks, common wood		• •		• •			per ton (40 cubic feet) 2s. 5d.
2-ft. blocks, common wood				• •			,, ,, 2s. 0d.
1-ft. blocks, common wood				••	••		per truck (Standard I.) 19s. 11d.
2-ft. blocks, common wood	• •						,, ,, 18s. 11d.
Mallee roots	••	• •					per ton (by weight) 4s. 2d.
mance roces	• •	• •	• •	••	••	••	por con (by worght) 20 200
			Loading	Wood.			
Split box, redgum, or ironbar	k (culled	or other	wise)				per ton (by weight) 8d.
Box blocks							,, ,, 8d.
1-ft. blocks, common wood							per ton (40 cubic feet) 8d.
2-ft. blocks, common wood							,, ,, 8d.
1-ft. culled common wood	.:						,, ,, 8d.
		linlo	ading We	od or C	ogl		
					J		
Unloading wood, under 5 feet					• •	• •	per truck 3s. 2d.
Unloading wood, 5 feet or ov					• •	• •	,, 3s. 8d.
Unloading wood from Standar				the stack	ε	• •	,, 58. ld.
Unloading coal from trucks				• •	• •	• •	,, 4s. ld.
Unloading coal from trucks a	nd trimm	ing same	3	• •		• •	,, 5s. 3d.
			Sawing	Wood.			•
Sawing by hand 2-ft. common	hoow						per ton (40 cubic feet) 4s. 8d.
Curing of Lance 2 in comme		• •	• •	• •			P
		Bagging,	, Stacking	, Carryii	rg, d:c.		
Bagging, weighing, and assisti	ng in los	ding of	split woo	d or blo	cks		per ton (by weight) 2s. 11d.
					• •		per truck (Standard I.) 5s. 0d.
			Billeting	ll'ood			
			Dittering	11 000.			
Billeting					• •	• •	per ton (by measurement) 1s. 1d.
							H. J. RICHARDSON, J.P., Chairman.
							DEV I ORGE C
							REX L. CECIL Secretary.

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${f VICTORIA}$

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FRIDAY, SEPTEMBER 13.

[1940

Factories and Shops Acts.

DETERMINATION OF THE MUSICIANS BOARD.

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

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to "determine the lowest prices or rates which may be paid to any person employed as a player of any musical instrument" has made the following Determination namely :-

(1) That on the 7th September, 1940, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2) WAGES. (A) GRAND OPERA, GRAND BALLET, CONCERTS, OR RELIGIOUS PERPORMANCES.

Weekly Employees.

(A1) For the purpose of this sub-clause (A) a week's work shall be deemed to consist of seven performances, namely, six at night and one matinee, or, at the option of the employer, of any performances and/or rehearsals to the aggregate number of seven, in either case all such seven to be held within seven consecutive days and none on Sunday.

(A2)	Leaders—										s.	
	(i) Week's work			••	• •	• •	• • •	• •	• •	9		0
	(ii) Each performance not include	d in week	's work	• •	• •	• •	• • •	••	• •	1	2	6 extra
(A3)	Principals—									_		_
	(i) Week's work			• •			• •	• •	• •		6	
	(ii) Each performance not include	d in week	's work	• •	• •	• •	• • *	••	• •	0	18	0 extra
(A4)	Other performers—											
()	(i) Week's work									6	6	0
	(ii) Each performance not include	d in week		••	••	••		••	••	0	15	9 extra
	•		Casual	Employee	9.					£	8.	d.
(A5)	Leaders—each performance		••		• •				••	1	12	0
(A6)	Principals—each performance			••		••				ı	5	8
(A7)	Other performers—each performance	ю	• •	••		••	••		• •	1	2	6
_			D	7.		37.		D	C	^		17

(B) GENERAL THEATRICAL EXTERTAINMENTS, INCLUSIVE OF PANTOMIME, VABIETY SHOW, VAUDEVILLE, REVUE, COMIC OPERA, MUSICAL COMEDY, DRAMA, BURLESQUE, MINSTBEL SHOW, AND OTHER EXTERTAINMENTS SIMILAR TO ANY OF THESE NOT ELSEWHERE PROVIDED FOR BY THIS DETERMINATION.

Weekly Employees.

- (B1) For the purpose of this sub-clause (B)—

 - (i) A week's work of six performances shall be deemed to consist of six night performances, or, at the option of the employer, of any performances and/or rehearsals to the aggregate number of six, all such performances and/or rehearsals in either case to be held within seven consecutive days and none on a Sunday.

 (ii) A week's work of twelve performances shall be deemed to consist of two performances on each of six calendar days, or, at the option of the employer, of any performances and/or rehearsals to the aggregate number of two on each of such days, all such twelve performances and/or rehearsals in either case to be held within seven consecutive days and none on a Sunday.

								z,	a.	a.
(B2) Week's work of six performances	••	••	••	••	••	• •	••	 5	0	6
(B3) Week's work of twelve performances	••		••	••	• •	••	••	 8	0	6

- (B4) Each performance not included in week's work ... (B5) Planist employed additionally for voice trials or similar work 4s. 6d. extra per hour of such work with a minimum payment
 - Casual Employees. £ s. d. (B6) Each performance by any one (other than a pianist playing alone) .. 0 19 10
 - (B7) Each performance by pianist playing alone (B8) Pianist employed only for voice trials and similar work 5s. 5d. per hour with minimum as for one and a half hours.

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(C) PICTURE SHOWS.

		(C) Pictu	BB SHOW	5.							
		Weekly	Employees	•							
of any pe	rk of six performances shall erformances and/or rehears	sals to the s	ggregate	number	of six, al	l such si:					
(ii) A week's we or, at the	case to be held within seve ork of twelve performances o option of the employer,	s shall be d of any perfo	eemed to rmances	consist	of two pe rehearsals	rformand to the a	ggregate	num bei	oft	wo	on each
	ays, all such twelve perfor on a Sunday.	mances and	or rehear	sals in e	ither case	to be he	old within	seven	_	eut	
(C2) Week's work of si	x performances				••				4		0
(C3) Week's work of to	welve performances									17	
	not included in a week's a additionally for voice trial		work 5s.	extra p	er hour o	f such w	ork with	a minir			0 extra ment as
	I m	tammittant W	ashla Fm						c	_	,
(Ca) One performance		termittent W	eekty Lm;	proyees.			•		£		
(C6) One performance (C7) Two performance		••	••	••	••	••	••	••	0		6
(C8) Three performance	es per week	• • • • • • • • • • • • • • • • • • • •		••	••	••	•••		2	9	ŏ .
(C9) Four performance	s per week	• •	• •			• •	••	• • •	3		0
(C10) Five performance	s per week	• •	• •	• •	••	••	• •	• •	4		0
(C11) Each extra perfor (C12) Pianist employed	mance over nve additionally for voice trial	ls or similar	work 5s.	extra p	er hour o	f such w	ork, with	a mini			0 extra
for one hour.	•	Casual	Employees						£		d.
(C13) Each performance	·	٠	•	••	••				1		6
(C14) Pianist employed	only for voice trials or sim	ilar work 6s	. 6d. per l	our, wit	h a minir	num pay	ment as fe	or one a	and a	ha	f hours.
			ge Band. Employees								
of the employer, of any perform		to the aggre	egate nun								
rehearsals to be held within se	ven consecutive days and	none on a S	unday.						£	8.	d.
(D2) Week's work (D3) Each performance	not included in week's we	ork	••		••	••			3 0	9 12	6† 0* extra
(D4) Each performano	e	Canual	Employees			••				#. 19	d. 0*
	(E) I	BBOADCASTE			o.						
(DI) The the numbers	of this sub-clause (E), a y	_	Employees		a ahall ba	daamad	to consis	t of su	oele d	lone	in and
according to the following ma	nner and conditions, that i o of the week's work of 18	s to say :									
(ii) The work is (iii) It is to be d	to be done on each of six lone between 12 noon and	12 midnight	•					· .			
7 p.m.	ree is to be off duty for a work is to be done in seps					-					_
(vi) During the	second hour of each periodes, which is to be deemed	d of three c	onscoutive	hours,	the emplo	yee is to	be allow	ed an ir	terv.	alo	f at least
(vii) If not mor	e than one-third in all of a	ny one of t	he said pe			ours is u	sed in per	forman	ces, t	he	e m ployer
is to hav	e the right to use one-thire	tor such be	HOU FOR PE	TORI 2819	•				£	8,	d.
(EZ) Week's work of I	8 hours								5	5	6
(E3) Week's work of 3	86 hours			• • • •		• •	••			5	
(E4) Each performance	e not included in a week's per of orchestra employed	work and n	ot exceed: niments a	ng three	ional solo	•	••	••	0	15	0 extra
(i) For 36 hour	s in a week not including 8	lunday		**	**	•			6	2	0
	ur over 36 in the week	••	••	••	••	••	••	••	0	6	0 extra
		Canal	Employees	_							
(E6) Per hour with a	minimum payment as for			•					£	8.	d
(E6) Fer nour, with a									0	9	0
(ii) Others	ing arone	::	::	••	•••	::	::	••	ŏ	8	ő
	•	-						•			
(E7) If the whole or broadcast, each of the said en	part of any musical perf iployees shall be paid, in a	ormance of	<i>aying.</i> employed is prescrit	es engag ed rate,	ed others 5s.* for e	vise than ach such	exolusiv performa	ely for	bro	ado	seting is
ANNA Mendalana amaka	and in niverses shall be		IRCUSES.	Da	vools of -:	v nasta-	manaer —	hiak c-	÷		. inglJ.
(F1) Musicians employ all travelling allowances othe employee shall be paid at the	yed in circuses shall be pa or than fares. Each additi orate of £1 3s. 6d. per perf	ional perfori	nance sha	ll be pai	id for at t	he rate o	лано ов, w of 15s. рег	perfor	mano	s t(A oasual
(F9) The handwester	shall be paid at the said r	ates each in	creased by	one-six	th.						

oyec shall be paid at the rate of £1 3s. 6d. per performance.

(F2) The bandmaster shall be paid at the said rates each increased by one-sixth.

(G) Brass or Reed Bands.

	Common	The Inches	••					~ .	u.
(G1) Each performance not to exceed three hours	••	••	••	••	••	••	••	0 16	6*
a 74 for any postormana or val		adaa mba	la veca / A	I A. (R)	IA nes cer	t to be	dadnatai		

• If employed for any performance or rehearsal under sub-clauses (A) or (B) 10 per cent. to be deducted.
† If employed for any performance or rehearsal under sub-clauses (A) or (B) 5s. to be deducted.

(H) CAPES, HOTELS, RESTAURANTS, AND SIMILAR PLACES.			
Weekly Employees.	£	8.	d.
(H1) For six performances, each not exceeding one hour and being one performance a day (H2) For twelve performances, being two performances per day, each not exceeding one hour (but such	2	9	6
performances on the same day may be grouped as one performance not exceeding two hours) (H3) For eighteen performances, being three performances per day, each not exceeding one hour (but such performances may be grouped as one performance not exceeding one hour, and one performance not exceeding two	3	2	0
hours, or one performance not exceeding three hours)	4	11	6
(H4) For six performances, each not exceeding one and a half hours and being one performance per day (H5) For twelve performances, being two performances per day, each not exceeding one and one-half hours	2	9	6
(but such performances may be grouped as one performance not exceeding three hours). (H6) For eighteen performances, being three performances a day, each not exceeding one and one half hours (but such performances may be grouped as one not exceeding one and one-half hours and one not exceeding three	4	7	0
hours) (H7) An employee who has an engagement under (H3) or (H6) may during the period of that engagement be engaged at the following rate:—For six performances after 7.30 p.m., each not exceeding one and one-half hours, and being one performance per night, if by the same employer and at any place within the Metropolitan District as	6	7	0
defined in the Factories and Shops Acts (H3) An employee who has an engagement under (H2) and (H3) may during the period of that engagement be engaged for six performances after 7.30 p.m., each not exceeding one and one-half hours per night, if by the same	2	1	6
employer and at any place within the Metropolitan District as defined in the Factories and Shops Acts (H9) An employee who has an engagement under (H1) and (H4) may during the period of that engagement be engaged for six performances after 7.30 p.m., each not exceeding one and one-half hours and being one performance per night if by the same employer and at any place within the Metropolitan District as defined in the Factories and	2	9	6 .
Shops Acts	2	13	0
(HI0) For six performances, each not exceeding three hours (HII) To employees working after 7.30 p.m. and not between the hours of 11 a.m. and 7 p.m.; for six		14	
consecutive performances between 7.30 p.m. and 11.30 p.m., not exceeding three consecutive hours	5	0	0
(H12) For an extra performance under (H1) to (H3) not exceeding one hour			0 extra
(H13) For an extra performance under (H4) to (H6) not exceeding one and one-half hours	0	10	0 extra
(H14) For extra performances under (H10) not exceeding three hours			6 extra
(H15) The performances for which each of the foregoing rates for weekly employees are prescribed in this aperformances all held within seven consecutive days and none on a Sunday.			` '
(H16) The performances for which the rates are prescribed in the foregoing sub-clauses (H1) to (H6) inclus (H13), and (H14) are performances all held between the hours of 11 a.m. and 7.30 p.m.	ve,	(H10)), (H12),
Casual Employees,			
(H17) An employee employed on a week day between 11 a.m. and 7.30 p.m. shall be paid 6s. 6d. an hour, payment of 16s. 3d. for each performance. (H18) Au employee employed on a week day after 7.30 p.m. shall be paid 7s. 6d. an hour, with a minimum pay			
for each performance. Playing for Dancing.		-	

(H19) If in any of the preceding cases covered by this sub-clause (H) an employee is required to play for dancing where arrangements are made for dancing by clearing the floor or any portion of same for that purpose, or when dancing is advertised or paid for, he shall be paid in addition to the appropriate rate hereinbefore prescribed a further 10 per cent.

(I) DANCES AND DANCING CLASSES.

					. ,		-								
477	D - 1			1 (T)		Weekly	Employee	۶.							
(11)		he purpose of t					_								
	(i)	A week's work hours on each	cofsix; chofsix	performat calendar	ices shal days, all	ll be dee to be gi	emed to co	onsist of seven c	one per onsecutiv	formance e davs. a	not to e	xceed ton a Sur	hree	co	nsecutive
	(ii)	A week's work	of twelv	e perforn	nances sl	hall be d	eemed to	consist o	f twelve	performa	nces, two	on eac	h of	віх	calendar
	٠,	days, each	performa:	nce not t	o exceed	l three c	onsecutive	hours,	all to be	given wi	thin seve	n conse	cuti	ve d	avs. and
		none on a S	unday.							•					
(I2)	Week	's work of six p	erformar	ices done	between	9 a.m. a	and 6 p.m.						£	8.	d.
•		By any one (of			playing	alone)			• •				4	17	0
	(ii)	By pianist play	ying alon	в					• •		••		5	14	0
(13)		's work of six p					and midni	ght							
		By any one (of			playing	alone)	• •			• •		• •	5	2	0
		By pianist play			:• .				. ••	••	• •		5	19	0
(14)		's work of twel						6 p.m	-		-				
		By any one (of			nist play	ung alon	B)	• •	• •	••	• • •	• •		17	
		By pianist play					•••	::-	••	••	••	••	8	15	0
(15)		's work of twel					en 9 a.m.	and 6 p.	m. 					_	_
		By any one (o			piaying	atone)		• •	••	• •	• •	• •	- 8	2	0
/Ta\		By pianist play				:	1 /	• •	• •	••	• •	••	9	.0	0
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						Weekly	Employees.								
(J1)	For t	he purpose of t	his sub-c	lause (J)⊸	_										
	(i)	A week's work	of six p	performan	ces shall	l be deer	med to co	asist of	one on e	ach of si	x days, e	ach per	forn	anc	e not to
		exceed three	е сопзеси	tive hour	s in dura	tion, all	to be held	within s	seven con	secutive	days, and	none or	n a S	Bund	lav.
	(ii)	A week's work	c of twel	ve long p	erformai	noes shal	l be deem	ed to co	nsist of	two perfo	rmances	on each	of	віх	calendar
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(J2) Week's work of six performances (J3) Week's work of twelve long performances

† If employed for any performance or rehearsal under sub-clauses (A) or (B) 10 per cent, to be deducted. ‡ If employed for any performance or rehearsal under sub-clause (B) 10 per cent, to be deducted.

(Q) Addition to Prescribed Rates for Performing Outside Orchestra Pit or Well. Weekly or Casual Employees.

(Q1) Where an orchestra is required to perform on the stage in view of the audience—		ø.	
For each musician—per performance	0	2	6† extra
(Q2) Where a musician is required to play in view of the audience either solo or as one of a duet, trio, or other-			
wise than in the ordinary way as part of a complete orchestra-			
wise than in the ordinary way as part of a complete orchestra— For such musician—per performance	0	3	0† extra
(R) Addition to Prescribed Rates where Employee Supplies Music.			
Weekly Employees.			

6† extra (R1) Employee required to supply music Casual Employees.

(R2) Employee so required—per performance 0 3 6t extra (S) HIGHER DUTIES.

If a musician engaged to do certain work is required to do in lieu thereof other work for which a higher rate is prescribed, he shall be paid for such other work at the higher rate with a minimum payment as for one performance or as for three hours on each occasion on which he is so required. (T) LOWER RATES MAY BE AGREED To.

Where the Federal or State Executive of the Musicians Union of Australia agrees with any employer that for special reasons lower rates should be accepted by an employee, rates may be agreed upon between the said Union and Employer.

A written copy of any such agreement, signed by the Secretary of the Union and the Employer concerned, shall be lodged with the Secretary for Labour within 7 days of the making thereof.

(3) TIME OF PAYMENT.

- (a) In theatres and similar places all moneys payable under this Determination to a weekly or intermittent weekly employee shall be paid not later than the first interval on a Friday in each week, but where it has been customary to pay employees on Saturday, and not on Friday, such moneys shall be paid not later than the first interval on the Saturday night.
- (b) If a weekly or intermittent weekly employee's engagement be terminated, all moneys due to him under this Determination shall be paid within 48 hours of the termination.
- (c) All moneys due under this Determination to a casual employee shall be paid upon the completion of the work for which he is engaged. (4) NO DEDUCTION FOR MEALS SUPPLIED.

No deduction from any of the payments herein prescribed shall be made for meals supplied by an employer to an employee.

(5) ARRANGING BAND PARTS, ETC.

The payments prescribed by this Determination do not include any sums to be paid to a conductor leader or leader, or any other employee for arranging band parts, or doing any orchestration.

(6) TERMINATION AND OTHER INCIDENTS OF EMPLOYMENT.

- (a) Where an employee is not expressly engaged as a casual employee, he shall be deemed to be engaged as a weekly employee or an intermittent weekly employee (as the case may be).
- (b) A casual employee may at any time enter into an agreement with his employer to become a weekly employee, but such agreement shall not affect any casual rates payable by the employer to the employee before such agreement is entered into unless it is entered into within three days of the beginning of his employment as a casual employee, in which case he shall be deemed to have been a weekly employee from such beginning.
- (c) Where an employee is required by an employer to go on tour he shall be deemed to be in the employment of the employer at least from the time at which he begins to travel on the tour and to remain in such employment at least until he finishes travelling on his return from the tour, unless in the meantime the employment has been determined legally for malingering, inefficiency, neglect of duty, or misconduct.
- (d) The weekly wage prescribed by this Determination shall be paid to each weekly employee or intermittent weekly employee who is ready and willing to perform the work provided for by the Determination during any week whether he is required to perform such work or not, and this provision is to apply to all engagements whether for open-air performances or otherwise.
- (c) An employee to become entitled to the wage prescribed for a weekly employee or for an intermittent weekly employee is to perform such of the work provided for as the employer shall from time to time require on the days and during the hours usually worked by the class of employee affected.
 - (f) A weekly employee or intermittent weekly employee shall be engaged and paid as for at least one week.
- (g) The employment of a weekly employee or of an intermittent weekly employee is to be terminated on either side only by week's notice, either given in writing or plainly posted up on the call board or other place seen by the employees in the ordinary cours of their employment, which notice may be given at any time during the week at or before the beginning of work on a day, to expir at the end of the sixth calendar day succeeding such day, or if the sixth day be a Sunday, of the fifth day, and the employee shal only be entitled to payment pro rata for the time up to the expiration of the notice.
- (h) Where the period of employment of a weekly employee or of an intermittent weekly employee (as the case may be) includes in addition to one or more complete weeks, a part of a week, the weekly employee shall be paid for each whole or fraction of a calendar day included in the part of a week one-sixth of his prescribed weekly wage, and the intermittent weekly employee shall be paid as a casual employee for any work done by him during such part of a week.
- (i) Where an employee is engaged as a weekly employee for any fixed number of performances per week, the engagement shall not be altered to a weekly engagement for which a less sum is prescribed, except on a week's notice to the employee.
- (j) Nothing in this Determination shall affect any legal right to dismiss without notice any employee whether on tour or not for malingering, inefficiency, neglect of duty or misconduct, and in the case of such dismissal wages and other moneys or allowances due under this Determination shall be payable for the employment up to but not after the time of dismissal.
- (k) Notwithstanding anything contained in this Determination, an employer may in the case of any weekly employee deduct payment of wages on any day on which an employee cannot be usefully employed because of—

(i) Any strike.
(ii) Any breakdown of machinery.
(iii) Any stoppage of work unavoidable by the employer other than a stoppage due to weather.

Provided that this sub-clause shall not affect the operation of clause (11) hereof-

(1) Except so far as circus employees are expressly referred to in this Determination their working conditions of employment shall be those now existing in respect of musicians employed in circuses.

(7) DURATION, ETC., OF PERFORMANCES.

- (a) Except as otherwise provided in this Determination, the duration of performances (with intervals included), so far as covered by the rates of pay prescribed in clause (2), shall not exceed the following times respectively:—

 (i) In picture shows, two and three-quarter consecutive hours.

 (ii) In circus entertainments, three and one-half hours.

 (iii) In general theatrical entertainments, three consecutive hours.

 - (iv) In skating rinks and other places included in sub-clause (J) of clause (2) and in dancing halls, three consecutive hours. † If employed for any performance or rehearsal under sub-clauses (A) or (B) 10 per cent to be deducted.

Provided that if during a performance in talking picture shows the employees are not required to perform for more than two hours in the aggregate, they may be required to work over a spread of three and one-quarter hours

- (b) Where a performance extends in duration to two and one-quarter hours without finishing, an interval of at least ten minutes shall be then allowed, unless it has been previously allowed during the performance, and in either case such interval shall be regarded as time worked.
- (c) A performance shall be deemed to have started at the time notified by the employer to the employees as the starting time, or if no such time be notified to have started at the time advertised for starting the performance, but in either case if all the members of the orchestra are not present and ready to start at such time, the performance shall be deemed to start only when the orchestra actually starts playing.
 - (d) The provisions of this clause apply to all employees whether casual or not unless the contrary intention appears.

(8) DURATION, ETC., OF REHEARSALS.

- (a) The duration of rehearsals so far as covered by the rates of pay prescribed in clause (2) shall not exceed two hours where the engagement is for a rehearsal not to exceed two hours nor more than three hours in other cases.
 - (b) Except as otherwise provided herein the said hours shall be consecutive.
- (c) If a rehearsal having been begun before 1 p.m. will not be completed by that time, and the musicians engaged therein have previously asked or do then ask that it be adjourned for some specified time not exceeding one hour for luncheon, it shall be adjourned for not less than the specified time and not longer than one hour, but the time of such adjournment shall not for any purpose be counted as time worked by the musicians, and the work done after the adjournment shall for the purpose of payment be treated as if done continuously with that done before the adjournment.
- (d) If the actors engaged in a rehearsal with musicians refuse to proceed therewith without an adjournment for luncheon and such adjournment be granted, the time of such adjournment not exceeding one hour to be between noon and 2 p.m., shall not for any purpose be counted as time worked by the musicians, and the work done after the adjournment shall be treated for the purpose of payment as if done continuously with that done before the adjournment.
- (e) Where a rehearsal extends in duration to two and a quarter hours without finishing, an interval of at least ten minutes shall be then allowed unless it has been previously allowed during the rehearsal not sooner than one hour after the starting time, and in either case such interval shall be regarded as time worked.
- (f) A rehearsal shall be deemed to have started at the time notified by the employer as the starting time, but if all the members of the orchestra are not present and ready to start at such time, the rehearsal shall be deemed to start only when the orchestra actually starts playing.
- (g) If an employer requires the orchestra engaged in a matinee performance of a production or any member or members of such orchestra to play over any part or parts of the production for the purpose of rectifying or rearranging any part of the score or performance of the production, the musicians so employed shall, if not kept more than one hour for such purpose, only be entitled to overtime payment as prescribed in clause (10) and not to payment as for a rehearsal.
 - (h) The ordinary range of hours within which rehearsals are to be held shall be as follows:-

(i) From 10 a.m. to 4 p.m. if held with the actors.

- (ii) From 9 a.m. to 3 p.m. if held for a continuous picture show or a picture show giving two performances a day.
 (iii) From 9 a.m. to 3 p.m. if held for a continuous picture show or a picture show giving two performances a day.
 (iii) From 3 p.m. to 11 p.m. if the engagement be for a rehearsal commencing at or after 3 p.m.
 (iv) From 10 a.m. to 3 p.m. except as otherwise provided herein.

- (i) Rehearsals beginning at 9 a.m. for continuous picture shows or picture shows giving two performances a day shall be held in the place where the musician is usually employed or in a place within half a mile thereof, and in the latter case the cost of transferring the double bass and the drums shall be borne by the employer.
 - (j) The provisions of this clause apply to all employees whether casual or not unless the contrary intention appears.

(9) ABSENCE FROM DUTY.

- (a) Any weekly employee absent from duty shall lose pay proportionate to the time of such absence unless he produces or forwards to his employer within 24 hours of the commencement of such absence evidence satisfactory to the employer that the absence was reasonable because of either—
 - (i) any illness of himself due neither to his own default nor to accident arising otherwise than out of and in the course of his
 - (ii) any bodily injury to himself caused by accident arising out of and in the course of his employment.
- (b) The deduction of pay for absence from a night performance or from a performance, period of work, or rehearsal made part of the week's work for which a rate for the week is prescribed shall be proportionate to that rate and the deduction for absence from a performance or a rehearsal not part of a week's work, shall be proportionate to the rate prescribed for that performance or rehearsal.
- (c) This clause shall not affect any right of the employer to determine the employment in accordance with clause (6) of

(10) OVERTIME PAY AND ALLOWANCES.†

(a) Except as otherwise provided in this Determination, any time worked over or outside the prescribed time limit or range of any performance, period of work, rehearsal, or other work or after a break in working time prescribed to be worked consecutively or continuously shall be paid for at the rate of 1s. 3d. for each fifteen minutes or portion thereof up to midnight and of 2s. 6d. for each fifteen minutes or retrievely the state of the ratio fifteen minutes or portion thereof after midnight.

Provided that in the case of rehearsals commencing before 3 p.m. not to exceed two hours, the payment for any time up to one hour worked over the said two hours shall be at the rate of 1s. instead of the said 1s. 3d.

- (b) When the time limit of any performance, period of work, or rehearsal is exceeded by less than five minutes, such excess shall not be counted as overtime worked, but if it is exceeded by five minutes or more sub-clause (a) shall apply in respect of the whole of
- (c) No overtime shall be payable in respect of the first night of a production which is within sub-clause (B) of clause (2), and which continues to be produced at the same theatre for at least six nights, but an alteration in items of a production shall not be regarded as making the first performance of such alteration a first night within this sub-clause.
- (d) All time to be paid for under this clause or as overtime under any other part of this Determination shall be computed weekly in the aggregate.
- (e) Where a casual employee within sub-clause (K) of clause (2) is employed for a performance exceeding four hours, such employee shall, unless meals are provided be paid not less than 3s. 6d. for refreshment expenses in addition to the other payments prescribed by this Determination.
- (f) If any employee mentioned in sub-clause (H) of clause (2) is detained at the place of employment by the employer or his representative after 11.30 p.m. and if so detained until too late to travel by the last tram, train, or vehicle to his or her home, the employer shall provide proper conveyance for the employee so detained, if a female to her home, or if a male to his home if such home is more than a mile from the place of employment.
 - (g) The provisions of this clause apply to all employees whether casual or not unless the contrary intention appears.

(11) SUNDAYS AND PUBLIC HOLIDAYS.†

- (a) For any work done on a Sunday payment shall be made at least as follows :-
 - (i) To weekly and intermittent weekly employees in addition to their prescribed pay for the rest of the week-

 - † If work is in connexion with any performance or rehearsal under sub-clauses (A) or (B) 10 per cent to be deducted.

- (b) For any work done on Good Friday, Christmas Day, and Labour Day, payment shall be made at least as follows:—
 (i) To weekly employees in addition to their appropriate rates prescribed elsewhere herein, if the work be included in the week's work or be covered by the prescribed weekly rate one-sixth of the appropriate weekly rate prescribed in clause (2), and if the work be any performance not so included double the ordinary rate prescribed in clause (2) for a performance not so included.
 - (ii) To intermittent weekly employees in addition to their appropriate rates prescribed elsewhere herein a further payment ascertained by dividing the appropriate rate prescribed in clause (2) by the number of the performances such rate
 - (iii) To casual employees double the appropriate rates prescribed for work on ordinary days.

Provided nevertheless in respect of Labour Day that there shall be paid to weekly employees one-twelfth instead of one-sixth of the said weekly rate and one and a half times instead of double the said ordinary rate; to intermittent weekly employees a payment ascertained by dividing by twice the said number instead of by the said number, and to casual employees one and a half times instead of double the said rates.

- (c) For any work done on other holidays payment shall be made at least as follows: -
 - (i) To weekly employees in addition to their appropriate rates prescribed elsewhere herein, if the work be included in the week's work or be covered by the prescribed weekly rate, one-twelfth of the appropriate weekly rate prescribed in clause (2) and if the work be any performance not so included one and a half times the ordinary rate prescribed in clause (2) for a performance not so included.
 - (ii) To intermittent weekly employees in addition to their appropriate rates prescribed elsewhere herein a further payment ascertained by dividing the appropriate rate prescribed in clause (2) by twice the number of the performances such
 - (iii) To casual employees one and one-half times the appropriate rates prescribed for work on ordinary days

The said other holidays are the days observed as New Year's Day, Australia Day, Easter Monday, Anzac Day, King's Birthday, Boxing Day, and all other days regarded and observed as holidays throughout the State; but where any of the holidays named are observed on different days in different parts of the State, employees shall only be entitled to extra payment from the one employer for work on one of such days in each year.

Provided nevertheless that there shall be paid to weekly employees one-twenty-fourth instead of one-twelfth of the said weekly rate; to intermittent weekly employees a payment ascertained by dividing by four times instead of by twice the said number, and to casual employees one and a quarter instead of one and a half times the said rates.

- (cc) Where any of the days specified as holidays in sub-clause (b) or (c) of this clause falls on a Sunday and in consequence a holiday is generally observed on an ordinary week day which would not otherwise be kept as a holiday, work done on such ordinary week day shall be deemed to be done on one of the days to which the said sub-clause (c) applies and shall be paid for accordingly.
- (d) Where a weekly employee is employed as such in one or more performances or periods of work on one of the aforesaid holidays at least one performance or period of three hours' work (as the case may be) shall be deemed to be a performance or period included in his week's work, and therefore not an additional or extra performance for which a lower rate is prescribed.

- (i) If a night performance or period of three hours occur, it shall be deemed to be the one so included.
- (ii) If the week's work consist of twelve performances or twelve periods of three hours or the equivalent thereof, two performances or two such periods inclusive of the night performance or period of work (if any), shall if occurring on the holiday be deemed to be so included.
- (iii) Except as aforesaid none of the said performances shall be deemed to be so included unless the employer so chooses.
- (e) In the case of weekly employees (not including intermittent weekly employees) if by reason of any of the aforesaid holidays being a holiday no work is done thereon the prescribed weekly wage shall nevertheless be paid, and such holiday shall be treated for the purpose of sub-clause (A) of clause (2) as if one of the seven performances provided for in that sub-clause had occurred thereon, and for the purpose of the rest of the said clause (2) where 6, 12, 18, or 24 performances are provided for shall be treated as if one-sixth respectively of the number of performances so provided for had occurred thereon, and where no number of performances is provided for shall be treated as if one-sixth of the ordinary amount of work provided for as covered by the weekly wage had been done thereon.
- (f) If an employee is required by his employer to travel on a Sunday he shall, unless he is paid in pursuance of this clause for working on the said Sunday, be paid 7s. 6d. therefor.

(12) TRAVELLING.

- (a) For all work by an employee to be done outside a 30-mile radius of the city or town where the engagement with him is made, he shall be provided with first class return boat or train accommodation.
- (b) Employees when travelling by train at night shall be provided with sleeping accommodation, or if such sleeping accommodation is not provided, shall be paid the sum which is charged to the public by the Railway Department for such sleeping accommodation.
- (c) In addition to the rates of pay prescribed by this Determination employees shall be allowed 10s. for each day, including Sunday, such allowance to start upon the first day upon which the employee commences travelling and to continue until the day upon which he ceases travelling: Provided that
 - (i) Where the part spent in travelling of the commencing day and the part so spent of the ceasing day are together not more than 24 hours, 10s. shall be paid for the whole combination of such parts; where they are more than 24, but not more than 36 hours, 15s. shall be paid; and where they are more than 36 hours 20s. shall be paid.
 (ii) Where the employee commences and returns from a trip on the same day, 10s. shall be paid in respect of that day.

If travelling is in connexion with any work comprised in sub-clauses (A) or (B) of clause (2) 10 per cent. to be deducted.

- (cc) (1) Where an employer engages beforehand with an employee to employ him throughout a continuous period of at least thirteen weeks in one city or town only, and not with a view to the employee working on tour either there or elsewhere, the employee shall be entitled to the allowance under sub-clause (c) hereof for only fourteen days in respect of his stay after his arrival in the said city or town.
- (2) Where an employee not engaged with a view to his working on tour has been continuously employed by an employer in one city or town for at least twelve continuous months, this clause (12) shall not apply to him in respect of his return to the place of
- (d) The employer shall transport or pay the reasonable cost of transporting the double bass or drums when they are to be used for the purpose of the employment.
- (e) Where an employee is engaged otherwise than as a weekly or intermittent weekly employee, and the ordinary fare for return transit from the post office of the city or town where he is engaged to the place of employment is more than 6d., the employer shall pay the reasonable cost of such return transit.
- (f) Where a suggestion is made by or for an employer or proposed employer to a person that the latter will be employed by the former in a certain place if he presents himself there, and such person does so present himself and is employed there, such employee shall receive from the employer all provisions, allowances and payments which would be due under this clause (12) to an employee who is situated in the place where such person is when the suggestion is made and who is definitely engaged by the employer to go from that place and work in the place where such person so presents himself and is employed.

(13) SUPPLY OF UNIFORMS.

Where an employee is required to wear special uniform other than evening dress, such uniform shall be supplied by the employer, and must be clean and in good condition, and the cost of renovation and similar costs must be paid by the employer.

(14) ACCOMMODATION.

- (a) The employer shall provide reasonable accommodation, including lavatories, for employees.
- (b) There shall be a proper entrance to and exit from the orchestra.

(15) TIME-BOOKS TO BE KEPT, ETC.

- (a) The employer shall keep a time-book or time-sheet, properly posted in ink, showing the names of and times worked by, each employee, and the wages paid to each employee from week to week.
- (b) The time-book or time-sheet, with all the entries therein shall, on demand be produced by the employer for inspection at the place where it is kept, at any time between the hours of 10 a.m. and 1 p.m. during any day except pay day, to an official of the Musicians Union of Australia, who has been authorized in writing to inspect the same by the general secretary or secretary of the State branch of the said union.
 - (c) One clear day's notice shall be given to the employer of any intended inspection.
- (d) No authority to inspect shall be given by the said union unless the general secretary or State branch secretary has good reason to suspect that a breach of the Determination has been committed by the employer, whose time-book or time-sheet is to be inspected.

(16) SUB-CONTRACT, ETC.

(a) If work of any of the kinds covered by this Determination is done by an employee or arranged to be so done in the interest in any way of an employer, this Determination shall apply to such work, employee or employer, notwithstanding that the employer causes or permits such work to be done for, or through or by means of a contractor or other person, and the employer and employee shall have the same rights and obligations to each other as if they were in respect of such work directly employer and employee.

(17) DEFINITIONS.

- "Weekly employee" means an employee engaged by the week.
- "Intermittent weekly employee" means an employee engaged for performances on all the nights being less than six in the week on which the theatre or place of amusement is regularly opened, and for performances on other stated days or nights in each week as may be agreed upon between the employer and the employee.
 - "Casual employee" means an employee engaged otherwise than by the week or than as an intermittent weekly employee.
 - "Orchestra" means an orchestra of three or more players.
 - "Conductor Leader" means the member of an orchestra who plays and directs the orchestra.
 - "Leader" is the first or principal violin in an orchestra where there is a conductor.
- "Principal." For the purpose of section (A) of clause (2) of this Determination shall mean and include the first of a group of instrumentalists playing one class of instrument or the player of an instrument of which only one is used in the orchestra.

(18) ADJUSTMENT OF RATES.

- (a) For work done until the end of the first Friday in November, 1940, the amounts of the rates to be paid shall be those fixed in this Determination.
- those fixed in this Determination.

 (b) Pursuant to the provisions of Section 21 of the Factories and Shops Act 1934 the Board determines that for work done during each future period of or near a quarter beginning with the first Saturday in a November, a February, a May, or an August, the amounts of the said rates shall be adjusted by the following method according to the position and fluctuations (if any) of the "All Items" retail price index numbers of the Commonwealth Statistician.

 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 is that of the five capital cities, Sydney, Melbourne, Brisbane, Adelaide, and Hobart weighted average.
- (ii) The index number for the calendar quarter next preceding the period of or near a quarter for which the adjustment
- (ii) The index number for the calendar quarter next preceding the period of or near a quarter for which the adjustment is made is to be ascertained.

 (iii) The amounts of addition or deduction assigned in the following table (or in any extension thereof) to the index number division comprising such number are to be ascertained.

 (iv) Those assigned amounts shall during such period of or near a quarter be respectively added to or deducted from the originally prescribed amounts of the rates in accordance with that table.

 (v) The index number division, called "original" in the following table, is that upon which the rates are to be deemed to have been originally prescribed.

TABLE. ORIGINAL INDEX NUMBER DIVISION, 945-956.

Index Num	aber Divisions.		Scale of Rates and of Additions or Deductions.										
For Deductions.	For Additions.	£ s. d. 4 2 0 and over	£ s. d. 3 2 0 3 5 0 and 3 9 6	£ s. d. 2 9 0 and 2 13 6	£ s. d. 2 9 6	£ s. d. 1 17 6 and 2 1 6	£ s. d.						
945956 933944 920932	970–981 957–969 945–956	s. d. 2 0 1 0 0 0 1 0 2 0	s. d. 1 6 1 0 0 0 0 6 1 6	s. d. 1 0 0 6 0 0 1 0 1 6	s. d. 1 0 0 6 0 0 0 6 1 0	8. d. 0 6 0 6 0 0 0 6 0 6	s. d. 0 6 0 6 0 0 0 0 0 6						

F. W. BOND, Chairman.

H. N. JONES, Secretary.

Melbourne, 22nd August, 1940.

GOVERNMEN GAZETTE.

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No. 340]

FRIDAY, SEPTEMBER 13.

[1940

Factories and Shops Acts.

DETERMINATION OF THE SLATERS AND TILERS BOARD.

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

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons wherescover employed in the process, trade, or business of a slater, roof-tiler, ridger, shingler, or cement tiler (other than a tiler laying verandah or flooring tiles)" has made the following Determination, namely:—

(1) That on the 11th September, 1940, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2)

Apprentices,	V .	Improvers.	Other Employees.			
WAGES. Per	ما ا	Wages.	Per Week of . 44 Hours.	Wages.	Per Hour.	Per Week
ilst year 21	d. lst year			Slaters employed stripping	8. d.	a. d.
2nd ,, 32 8rd ,, 43	0 3rd ,,	••	43 0	or repairing roofs or re-covering with second-		
4th , 69	6 4th ,, 6 5th ,,	• • • •	53 6 69 6	hand materials Other Slaters Tilers employed stripping	3 0 - 2 10 1	132 0 126 6
Proportion (by any employer)	PROPORTI	on (by any empl	oyer).	or repairing roofs or re-covering with second-		
Two apprentices to every five fraction of five workers receiving wages rates or piecework prices not	at and thereafte	over to the first sign or one improver n of six workers	to every	hand materials All others Persons employed on	$\begin{array}{c c}2&101\\2&9\end{array}$	126 6 121 0

than 121s. 0d. per week of 44 hours.

An indenture of apprenticeship was approved on 18th December, 1911

not less than the minimum wage of 121s. 0d. per week of 44 hours.

45° or over shall be paid 1/- per day or portion of a day in addition to the rates set out

- . . (3) Time of Beginning and Ending Work-

.. 5 p.m. on five days in the week.
.. 12 noon on the other working day of the week on which the half-holiday is locally observed 8 a.m.

- (4) OVERTIME.—All work done outside the hours specified as the times of beginning and ending work, or any work done within such hours in excess of 44 hours in any week, thall be paid for:—
 - (a) Within a radius of 20 miles of the G.P.O. Mellouine, and within the Cities of Ballarat, Bendigo and Geelong, as

the rate of time and a half.
(b) In all other places. At ordinary rates.

(5) ALLOWANCES FOR FARES, TRAVELLING TIME AND COUNTRY WORK .- The following allowances shall be paid:-(a) For work done within such area as may be reached from Melbourne by tram or electric railway train-

The actual workman's fare from Melbourne to and from the job.

(b) For work done outside the area mentioned in clause (a)—

For all time actually travelling to and from the job 2s. 9d. per hour shall be paid in addition to fares Where the job necessitates the cmployee being alsent from his home at night, he shall be paid the cost of board and lodging incurred during such absence.

(6) 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, 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

No. 340.—11021/40.

(7) Book on RECORD.—Each employer shall keep a book or record showing the name and occupation of each employee, the place of working, the hours worked, the wages rate or piecework price paid and, in respect of piecework, the number of squares and the number of feet of ridging in the roof.

Such book or record shall be filled in and signed by the employee each week and shall be kept by the employer for a period of twelve months at his place of business. During such period it may be inspected during the ordinary working hours by any official of the Slaters, Tilers and Shinglers' Union of Australia duly authorized in writing by the Secretary of such Union, provided that three day's notice of intention to make such inspection has been given to the employer.

(8) PIECEWORK PRICES.—The lowest piecework prices payable to any person engaged in the following kinds of work shall

Slating, 20	" x 10".	and larger			Two nails, 7s. 3d. per 100 square feet, slater's measurement.
,,	**	. **	• •		Three nails, 8s. per 100 square feet, slater's measurement. 6d. per 100 square feet more for every size smaller.
					Ridging extra.
Terra Cott	a Tiling .				7s. per 100 square feet, tiler's measurement.
					Ridging extra.
Cement Ti	ling .				7s. 6d. per 100 square feet, tiler's measurement.
					Ridging extra.
For building	ngs of mo	re than one	story	·	6d. per 100 square feet extra for each story after the first.
Fixing Tile	or Ceme	nt Ridging	:		On slate roofs, hipping, 3d. per foot.
,,	**	,,			,, ,, crest, 4d. per foot.
,,	••	**			On tile roofs, hipping, 3d. per foot.
••	"	,,			,, ,, crest, 4d. per foot.
**	••	,,			On iron roofs, hipping, 3d. per foot.
**	,,	,,			" " crest, 4d. per foot.
		re than one	story		ld. per foot extra for each story after the first.
Mitring hi	ps on slat	e roofs			Nailed, 9d. per foot.
,,	,,	,,			Screwed, 1s. per foot.

Fifty per cent. extra on all above prices shall be paid for all work done on roofs of a pitch of 45° or over; 6d. per square foot extra shall be paid for work done on roofs where double batten is used.

(9) Definition.—Slater's or tiler's measurement is the net square measurement of the roof with 1 square foot extra for every lineal foot of eaves, hips, valleys, gutters, and gables.

(10) PERIODICAL ADJUSTAENT OF WAGES.—The wages set out in clause (2) are based upon the following basic wage and, pursuant to and in accordance with the provisions of section 21 of the Factories and Shops Act 1934, the Board hereby determines that such rates shall be automatically increased or decreased by the same amount, and at the same time as such basic wage. Provided that the wages of apprentices and improvers shall be adjusted proportionately to adjustments of the basic wage, such adjustments to be to the nearest 3d., half or less than half of 3d. to be disregarded.

The basic wage shown hereunder shall be adjusted as prescribed in clause (11).

Basic Wage.		
Place.	Basic Wage.	Index Number Set Assigned.
	£ s. d.	
Within the area to which this Determination Applies	3 18 0	Mel bourne

ADJUSTMENT OF BASIC WAGE.

[ADJUSTMENT OF BASIC WAGE.

(11) (a) Until the beginning of the first pay period to commence in November, 1940, the amount of the basic wage shall be as prescribed in clause (10).

(b) During each future succesive period beginning with the first pay period to commence in a November, a February, a May, of 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.

(1) The Index Number set to be applied is that assigned to Melbourne.
(2) The index number for the calendar quarter next preceding the period of thirteen weeks for which the adjustment is made is to be ascertained.

(3) The amount assigned in the following Table (or in any extension thereof) to the Index Number Division comprising that Number is to be ascertained.
 (4) The basic wage shall be of that assigned amount during such successive period.

	Index Number of Divisions.		Basic Wage.				Index Number Divisions.				Basic Wage.				
						£	8.	đ.				,		£	s. d.
35-746				••		3	0	0	871-882					3 1	1 0
1-100	9			••	••	3	1	0	883-895	••		• • • • • • • • • • • • • • • • • • • •		3 1	
0-771		••	• •		••	3	2	0	896-907			• • •			3 ŏ
2 - 783		• •	• •			3	3	0	919-809	• •					4 0
4-796		••	• •			3	4	0	920-932						5 Ŏ
7-808		• •	• •	• •		3	5	0	933-944	• •					6 0
9-820			• •	• •	• •	3	6	0	945-956	• •					7 ŏ
1-833		• •	• •	• •		3	7	0	957-969						8 0
4-845		• •		• •		3	8	0	970-981				í	3 1	9 0
6-858		• •	• •	• •		3	9	0	982-993				!		o o
9-870					• •	3	10	0	1				· · · · · · · · · · · · · · · · · · ·		

H. J. RICHARDSON, Chairman.

D. B. MORGAN, Secretary,

Melbourne, 27th August, 1940.



GAZETTE. GOVERNMENT

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No. 341]

FRIDAY, SEPTEMBER 13.

[1940

Factories and Shops Acts.

DETERMINATION OF THE ICE CREAM BOARD.

Note.-This Determination on the 13th September, 1940, applied to the whole of the State of Victoria.

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed "to determine the lowest prices or rates which may be paid to any person employed in the trade of making edible ices, ice cream, or any frozen articles of which ice cream is the principal ingredient," has made the following Determination, namely:—

(1) That on the 13th September 1940, the last previous Determination of this Board shall be revoked and replaced by the Determination.

ORDINARY WORKERS. (2)

Apprentices or Improvers.	Juvenile Workers.	Adult Employees.				
Wages per Week of 44 Hours.	Wages per Week of 44 Hours.	Wages per Week of 44 Hours. Males.				
Males.	Males.					
Apprentices, d. d. Under 16 years of ago 18 9 . 29 3 16-17 years of age . 25 9 . 35 0 17-18 years of age . 29 6 . 40 3 18-19 years of age . 38 3 . 49 3 19-20 years of age . 53 3 . 64 0 20-21 years of age . 64 0 . 75 0	### Comparison of age 29 3 16-17 years of age 29 3 17-18 years of age 25 9 16-17 years of age 25 9 16-17 years of age 28 9 17-18 years of age 28 9 17-18 years of age 30 6	Pasteurizer, Mixer, Cooling, or Freezer Assistant to any of the abovementioned operators . 89 0 Dixie, Cup, or Machine operator 90 6				
PROPORTION. One male apprentice and one male	18-19 years of age 34 6 19-20 years of age 37 0 20-21 years of age 40 6	Chocolate bar Mould cutter 90 6 Can washer, floor hand, chamber				
improver to every three or fraction of three male workers receiving not less than 86s, per week of 44 hours.	PROPORTION. Three female juvenile workers to every two female workers receiving 49s. 6d. per week of 44 hours.	hand, or person handling ice 89 0 All others				

⁽³⁾ SHIFT WORKERS.—Shift workers shall receive the wages prescribed in clause (2) for ordinary workers according to the class of work done plus an additional 1s. per shift.

(4) EMPLOYEES IN FREEZING CHAMBER.—Notwithstanding the rates provided in clauses (2) and (3), any employee who is required to work in a freezing chamber, the temperature of which does not exceed 40° F., for an aggregate of time exceeding two hours on any day, shall be paid for all work (whether inside or outside the chamber) done on such day at the rate of 2s. 7d. per hour. If employed under such conditions for less than an aggregate of two hours on any day he shall receive 2s. 7d. per hour employed.

⁽⁵⁾ Definitions.—(a) A juvenile worker is any person under 21 years of age (other than an apprentice or improver) employed stirring melted chocolate; picking out defective goods; stacking or counting atticles not over 4 oz. in weight; moving goods for packing; counting, wrapping or sealing up to six dozen containers; filling ice cream cups or similar vessels; chocolate dipping; of wrapping any article intended for consumption.

⁽b) An ordinary worker is an employee who usually commences and completes his day's work between the hours of 6 a.m. and 7 p.m. on Monday to Friday inclusive, and between the hours of 6 a.m. and 1 p.m. on Saturday.

⁽c) A shift worker is any employee other than an ordinary worker.

No. 341.-11099/40.

- (6) Hours of Employment.—The ordinary hours for a week's work shall be 44 per week, to be worked in five days or eight hours, and one day (Saturlay) of four hours, or five days of eight hours forty-eight minutes each.
 - (7) OVERTIME.—Time and a half shall be paid for all work done
 - (i) By shift workers-

 - (a) In excess of four hours on Saturday and eight thours on ordinary week's work is worked on six week days.

 (b) On Saturdays, and in excess of eight hours thours to Friday).

 Where an ordinary week's work is worked on five days (Monday forty-eight minutes on other days.

 - (ii) By ordinary workers—

 (a) Outside the times fixed as beginning and ending work.

 (b) Within the times fixed for commencing and ending work in excess of four hours on Saturday and eight hours on other days where an ordinary week's work is worked on six days and for all work done on Saturday and in excess of eight hours forty-eight minutes on Monday to Friday where an ordinary week's work is worked on five days.
- worked on five days.

 (8) Special Rates.—Double time (with a minimum of four hours' work or payment of same) shall be the rate for all work done on Sundays, New Year's Day, Australia Day (26th January), Good Friday, Easter Monday, Labour Day (21st April), Anzao Day, King's Birthday. 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.
- (9) Time Wages.—Any person employed on time wages for less than the number of hours of an ordinary week's work sha of cach hour worked up to one-half the number of hours fixed for an ordinary week's work be paid at the ordinary wages rate with an addition of thirty-three per centum, and for each hour worked beyond the one-half aforesaid shall be paid the ordinary wages rate up to but not exceeding ordinary wages rates for an ordinary week's work.

 (10) NOTICE OF INTENTION TO WORK OVERTIME.—In every case where practicable an employer shall give 24 hours' notice to each employee of his intention to work such employee overtime. In each case where such notice has not been given and the employee is required to work overtime for not less than one hour he shall receive one shilling and sixpence as tea money, in addition to any other special payments provided.
- (11) MEAL ALLOWANCE.—When an employee has provided himself with a customary meal because of receipt of notice of intention to work overtime, he shall be entitled to payment of is. 6d. for each meal so provided in the event of the work not being done or ceasing before such meal time.
- (12) Provision of Clothino.—Overalls shall be provided and maintained by the employer; and employees when engaged in de-frosting shall be provided with rubber capes and rubber boots.
- (13) CONTINUITY OF WORK.—The work of each day shall be continuous with the customary break of not more than one hour for a meal
- (14) TIME BOOK AND WAGE RECORD.—Every employee shall indelibly record daily his or her correct times of beginning and ending work in a book, or on time cards, or by a mechanical contrivance, which shall be furnished by the employer. In addition to such time record every employee shall be required to sign each week a wage book or other record showing the total amount received as wages for such week.
- (15) Union Inspection.—An accredited representative of the Federated Cold Storage and Meat Preserving Employees' Union of Australia shall have access to the records of times recorded by employees and wages paid, provided that such inspection is made between the hours of 8 a.m. and 4.:0 p.m. on a working day.

 - (16) SPECIAL CONDITIONS regarding work in the chambers—

 (a) No person under the age of nineteen years shall be required to work in a chamber.
 (b) Chamber hands shall be supplied with suitable gloves by the employer.

- (17) Profilement and shall be supplied with suitable gloves by the employer.

 (17) Profilement and Shall be supplied with suitable gloves by the employer.

 (18) ANDAL LEAVE.—(a) Employers who have been in the continuous employment of an employer for twelve months shall be entitled to one week's annual leave without deduction of pay.

 (b) Employees who have been in the continuous employment of an employer for less than twelve months and more than four months shall be entitled to one day's leave without deduction of pay for each completed two months of service.

 (c) For the purpose of administering sub-clauses (a) and (b) hereof any service with an employer prior to the 25th August, 1939, shall not be taken into account.
- (19) Termination of Employment.—(a) Notice equivalent to 44 working hours shall be given on either side to terminate employment. Such notice may be given at any time. This shall not affect the right of an employer to dismiss any employee without notice for malingering, in fficiency, neglect of duty or misconduct (in which case wages shall be paid up to the time of dismissal only), or to deduct payment for any day the employee cannot usefully be employed 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.

 (b) In lieu of such 44 working hours' notice, except in circumstances referred to above, the employer may pay 44 hours' wages and vice versa the employee leaving his or her employment without notice shall forfeit 44 hours' wages which may be deducted from any wages due.
- any wages due.
 - D. GRANT, Chairman.
 - D. B. MORGAN, Secretary.

Melbourne, 28th August, 1940.



GAZETTE. GOVERNMENT

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No. 342]

FRIDAY, SEPTEMBER 13.

1940

Factories and Shops Acts.

DETERMINATION OF THE WHOLESALE GROCERS BOARD.

Note -- (a) On the 23rd December, 1912, the powers of the Wholesale Grocers Board was extended to enable it to fix rates for persons employed in the business of a wine and spirit merchant.

This Determination on the 13th September, 1940, applied to the whole of the State of Victoria.

In accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed in the business of a wholesale grooer, including a seller of tea," has made the following Determination, namely:—

(1) That on the 13th September, 1940, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2)

APPRENTICES AND IMPROVERS.	ALL OTHER EMPLOYEES.									
Wages per		Wages p	er week.							
week. £ s. d. Under 16 years of age 0 19 0 16 years of age 1 4 0 17 ,, 1 13 6 18 2 5 0		Within the cities of Ballarat and Ben- digo, and the boroughs of Eaglehawk and Sebastopol.	All other parts of Victoria where this Determina- tion applies.							
19 2 17 6	Head cellarman, i.e., the principal employ	ee £ s. d.	£ s. d.							
PROPORTION (IN ANY PLACE).	TITLE WILLOW	or 4 19 0	5 2 6							
A proventices.	Packers in charge of—	4 19 0	5 2 6							
One apprentice to every three or		4 10 6	4 14 6							
fraction of three workers receiving not	o, i, o, oz o person—		4 13 0							
less than Rise ner Week.		4 9 0 `	4 13 0							
An indenture of apprenticeship pre-	Storeman in charge of—	. 5 5 6	5 9 0							
cribed by the Board was approved on			5 2 6							
4.5.1923.		4 19 0								
Improvers.		4 10 6	4 14 6							
One improver to every three or frac-	Storeman employed singly	4 10 6	4 14 6							
tion of three workers receiving not less	All others	4 4 0	4 9 0							
than 84s, per week.		<u> </u>	i .							

	707 1E00 C	
48.	per week.	
(3)	Hours or Work.—The maximum number of hours to be worked, without pryment for overtime, shall be— In the business of a wine and spirit merchant In any other place 38 hours per fortnight, with a maximum of 48 hours in any one we	ek.
	In any other place 88 hours per tortnight, with a maximum of 40 hours in any one we	
	Times of Beginning and Ending Work— Times of Beginning. Not earlier than— 7.45 a.m	жt.
(5)	Over time.—The following rates shall be paid for all work done: Outside the times of beginning and ending work in any day	
	Within the times of beginning and ending work, in excess of the maximum number of hours prescribed in clause (3)	

No. 342.—11179/40.

- (6) TEA MONEY.—Any employee required to work overtime for a period in excess of one hour after the time fixed for ending work shall be allowed is. tea money in addition to overtime rates as prescribed for in this Determination. Provided that this clause shall not apply where the employee was notified 24 hours previously of the intention to work overtime.
- (7) RATIONING.—Where because of the exigencies of the trade it is intended to ration employees, not less than seven days and not more than ton days' notice shall be given by the employer to the employees affected.
- (8) Time Rate.—Any person employed on time wages for less than the number of hours fixed for an ordinary week's work shall for each hour worked up to one half of the maximum number of hours fixed for an ordinary week's work be paid at the ordinary wages rate with an addition of fifty per centum, and for each hour worked beyond the one-half aforesaid shall be paid the ordinary wages rate up to but not exceeding ordinary wages rates for an ordinaryweek's work.
- (9) Special Rates.—Double time shall be the special rate for all work done on Sundays, New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Labour Day, King's Birthday, 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, then the special rate shall be payable only for the day so substituted.
- (10) TERMINATION OF EMPLOYMENT.—Except in a case where an employee has been guilty of a misdemeanour, seven days' notice of termination of employment shall be given by either employer or worker. If such notice be not given, a week's wages shall be paid or forfeited, as the case may be, in lieu thereof.
- (11) REST INTERVAL.—There shall be a rest interval of 10 minutes at a time fixed by the employer between 10 a.m. and 11.30 a.m. on each day (Monday to Friday inclusive in each week) for each employee, such time to count as time worked.
- (12) CERTIFICATE OF SERVICE.—Any worker when leaving or being discharged from his or her employment shall be given by the employer a certificate stating the date when such employment began and the date when such employment terminated,
- (13) PAY DAY .-- Payment of wages shall be made not later than Thursday of each week and during the ordinary working hours
- (14) Picnic Day.—Double time shall be paid for all work done in the Metropolitan District on the day on which the employees hold their Annual Picnic.
- (15) SICK PAY.—Any employee not attending for duty shall lose his or her pay for the actual time lost unless such employee has had not less than twelve months' service with the same employer, and he or she produces or forwards within twenty-four hours of the commencement of such absence evidence satisfactory to the employer that his or her non-attendance was due to personal ill-health or accident necessitating such absence, but such employee shall not be entitled to payment for non-attendance on the grounds of personal ill health or accident for more than four days in each year commencing from the 5th August, 1938.
- (16) Annual Leave.—Any employee who has been in the service of an employer for a period of not less than twolve months shall be granted one week's holiday, exclusive of the holidays mentioned in clause (9), in each year on full pay and such holiday shall be given within three months of the completion of twelve months' service, provided that, for the purposes of this clause, any service prior to the 1st January, 1938, shall not be taken into account.

Notwithstanding anything contained in this clause an employer may require any employee to take such holiday inclusive of Christmas Day, Boxing Day or New Year's Day in which case an employee so required shall be granted within three months thereafter one day in lieu of each of such public holidays aforementioned as was included in his week's annual leave.

H. J. RICHARDSON, Chairman.

D. B. MORGAN, Secretary.

Melbourne, 29th August, 1940.