

VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

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

No. 245]

THURSDAY, DECEMBER 23.

[1943]

Forests Act 1928 (No. 3685). "PROCLAIMED PERIOD" AND "PROCLAIMED AREAS" WHERE SERIOUS DANGER FROM FIRES EXISTS.

PROCLAMATION.

WHEREAS the Forests Commission with respect to the period of twelve months commencing on the twenty-first day of December, 1943, has reported to the Minister of Forests that, owing to climatic conditions, serious danger of fire exists in the parts of Victoria specified in the Schedule hereunder: Now therefore I, the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, do hereby declare—

- (a) the period from the twenty-fifth day of December, 1943, to the fifteenth day of March, 1944, both days inclusive, to be a "proclaimed period", and
 (b) the areas of Victoria specified in the Schedule hereunder to be "proclaimed areas".

SCHEDULE.

Such parts of the counties enumerated hereunder as-

- (1) are not situate in a city or in a town or in a township of more than one thousand inhabitants; and
- (2) are not Mallee country within the meaning of the Land Act 1928.

Bendigo. Gunbower. Borung. Dalhousie. Rodney. Talbot. Kara Kara. Lowan.

Gladstone. Given, under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-third day of December, in the year of our Lord One thousand nine hundred and forty-three, and in the eighth year of the reign of His Majesty King George VI.

WINSTON DUGAN. (L.S.)

By His Excellency's Command.

· A. E. LIND, Minister of Forests.

GOD SAVE THE KING!

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All other persons-

No. 246.-13391/43.

TUESDAY, DECEMBER 28.

[1943

Factories and Shops Acts.

DETERMINATION OF THE LIFT BOARD.

Note.—This Determination applies to the following parts of Victoria, namely:—The Metropolitan District, as defined in the Factories and Shops Acts, and the Order in Council thereunder, and such portion of the city of Sandringham as is not within the said district; the cities of Ballarat, Bendigo, Geelong, Geelong West, and Warrnambool; the town of Newtown and Chilwell; and the boroughs of Eaglehawk and Sebastopol.

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed in the process, trade, business, or occupation of a lift attendant" has made the following Determination, namely:—

2.	Employees.									
	,		Weekly Wage. s. d.				Not	e.	•	
Lift attendants	ttendants (male or female) 109 0 The Board has determined that no app to the trade.							entices sl	hall be taken	
		1	ERMS OF E	MPLOYMENT.					· -	
3. Emplo of the number	oyees (other than casual of hours worked not ex	s) ready, willing sceeding 44 hou	g and availa rs per week.	ble for work, sh	all be p	aid th	e w	eekly wra	ge fixed	irrespective
		WAG	ES TO BE	PAID IN FULL.						-
	mployer shall not make a nts, or hospitals.	my deduction fi	rom wages f	or meals suppli	ed to lif	ft atte	en d a	nts in h	otels, co	ffee palaces
	*	Times of	BEGINNING	AND ENDING W	ork.					
	of beginning and ending v	work for lift att	endants, oth	er than those v	vho are e	mploy	ed	in lifts i	n hotels,	clubs, coffee
paracos, rossau	alles, or nospitali							me of ginning.		Time of Ending.
	(i) On the day on w (ii) on the other work		-	oserved locally	••	••	-	a.m. a.m.	••	l p.m. 6.15 p.m.
			OVERT	IME.						
	following rates shall be p Lift attendants who are		ts in hotels,	clubs, coffee pa	laces, res	tauran	ts, c	or hospita	ıls—	
	(a) For all work done(b) For all work done	in excess of te in excess of 44	n hours on hours in a	any one day 1y week	••				}Tir	ne and a half
. (2)	All other lift attendants	_								•
	(a) Outside the hours (b) Within the hours fi					 of 44	hour	 sin any v	··· }Tir	ne and a halí
			CASUAL AT	fendants.						
7. Casus hours fixed in	al attendants, i.e., person this Determination as a	s who are empl week's work, sh	oyed during all be paid	any week for r as follows—	ot more	than	one-	half the	maximur	n number of
_	employed in lifts in retail	-b botolo al-	the goffee ne	lange restaurant	e and hos	mitals				Per hour, 3s. 3d.

(a) Within the times of beginning and ending work(b) Outside the times of beginning and ending work

SPECIAL RATES FOR SUNDAYS AND PUBLIC HOLIDAYS.

SPECIAL RATES FOR SUNDAYS AND FUBLIC HOLIDAYS.

8. Lift attendants (including casuals) employed in hotels, clubs, coffee palaces, restaurants, or hospitals shall be paid at the rate of time and a half for work done on New Year's Day, 26th January (Australia Day), Good Friday, Easter Monday, Labour Day, Christmas Day, and Boxing Day; and all other lift attendants (including casuals) shall be paid double time for work done on Sundays, New Year's Day, 26th January (Australia Day), Good Friday, Easter Saturday, Easter Monday, Labour Day, Anzac Day, King's Birthday, Melbourue Cup Day (within the Metropolitan District as defined in the Factories and Shops Acts and the Order in Council thereunder), 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 be payable only for the day so substituted.

TERMINATION OF EMPLOYMENT.

9. One week's notice of termination of employment shall be given by either employer or employee, or one week's pay shall be paid or forfeited, as the case may be, in lieu thereof.

Provided that an employer may dismiss an employee without notice for malingering, inefficiency, neglect of duty, or misconduct, and in such cases wages will be paid up to the time of dismissal only.

RATIONING OF EMPLOYEES.

10. Where an employer desires to ration his employees he shall give at least three days' notice to each employee of his intention to ration such employee.

Sign Leave.

- 11. (a) Lift attendants continuously employed who are necessarily absent on account of sickness shall be allowed six days sick leave each year on full pay, providing satisfactory evidence is produced to the management or employer within 24 hours of the usual hour for commencing work. 1)
- (b) If the full period of sick leave as prescribed in sub-clause (a) hereof is not taken in any year, such portion as is not taken shall be cumulative from year to year up to a period not exceeding eighteen days, which shall be the maximum amount of leave to which an employee shall be entitled in any year without deduction of pay.

For the purposes of this sub-clause service prior to the 17th December, 1943, shall be disregarded.

ANNUAL HOLIDAY,

12. Any employee who has been in the service of an employer continuously for a period of not less than twelve month's shall each year be granted holidays on full pay for twelve consecutive working days, which includes Saturdays, whether work is ordinarily performed or not. Also any employee, if his employment terminates after not less than six months but less than one year, shall be entitled to be paid pro rata at the rate of one day's pay for each month worked providing that he is not discharged for misconduct or breach of duty.

· Uniforms.

13. Where an employee is required by the employer to wear a uniform, such uniform shall be supplied by the employer.

MEAL HOUR.

- 14. (a) Employees in hotels, clubs, coffee palaces, restaurants, or hospitals shall be allowed meal intervals as follows: ±1. 1.2.1 .. Not more nor less than one hour (i) Day shift employees (i.e. persons employed up to 3 p.m.) ...
 - (ii) Afternoon shift employees (i.e. persons employed after 3 p.m.) . .
 - (b) Other employees

between 11 a.m. and 3 p.m. ...

Not more nor less than one hour, between 5 p.m. and 9 p.m. ...

Not more nor less than one hour, between 11.45 a.m. and 2.15 p.m. and not more nor less than, three-quarters of an hour between 5 p.m. and 7.15 p.m.

MEAL MONEY.

15. Any employee (other than one employed in a hotel, club, coffee palace, restaurant, or hospital) required to work beyond one hour after the usual finishing hour of work as prescribed in clause 5 (ii) or before the usual commencing hour of work as prescribed in clause 5 (ii) shall be paid not less than 1s. 6d. meal money in addition to the overtime rates as prescribed for in this Determination.

REST PERIOD.

16. Each employee (other than one employed in a hotel, club, coffee palace, restaurant, or hospital) shall be allowed two rest intervals on each day as follows:—(a) The first of ten minutes to be allowed between the time of commencing work and the usual meal interval; (b) the second of ten minutes to be allowed between the usual meal interval and the time of ceasing work for the day. Such intervals are to be counted as part of time worked. ាសាល មាស់ស្ពោធិប្បីគឺ មានស្រាស់ ការប្រើប្រាជ្ញា មេស៊ីស្ពិធា

CONTINUITY OF WORK.

17. The work of each day shall be continuous with the customary breaks for meals and rest periods as prescribed in clauses 14 and 16. and in the second of the secon

PAYMENT FOR HOLIDAYS.

18. All employees (other than those employed in hotels, clubs, coffee palaces, restaurants, and hospitals) not being paid casual rates shall be entitled to the following holidays without deduction of pay:—New Year's Day, 26th January (Australia Day), Good Friday, Easter Saturday, Easter Monday, Labour Day, Anzac Day, King's Birthday, Melbourne-Cup-Day (within the Metropolitan District as defined in the Factories and Shops Acts and the Order in Council thereunder), Christmas Day, and Boxing's Day.

PAYMENT OF WAGES.

19. All payments of wages shall be made not later than the hour of ceasing work on Thursday of each week.

SEATING FOR ATTENDANT.

20. A suitable seat shall be provided in each passenger lift for the use of the attendant.

RADIATORS.

21. Radiators shall be installed in all passenger lifts.

RIGHT OF ENTRY OF UNION OFFICIAL.

22. A duly accredited representative of the Federated Lift Attendants' Union shall have the right to enter the establishment of any employer to which this Determination applies on one day per calendar month for a time not exceeding ten minutes, providing that such official is not interfering with the employee's work or offensive in his methods.

TIME AND WAGES BOOK.

23. A time and wages book shall be kept by each employee showing times of attendance and amount of wages received. Such book shall be open for inspection by the Secretary of the Federated Lift Attendants' Union during the usual working hours.

P. A. RANDLES; J.P., Chairman."

6. Jan. 17

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J. V. WILLOX, Secretary

Melbourne, 20th December, 1943.

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