

VICTORIA

GOVERNMENT GAZETTE.

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No. 235]

MONDAY, APRIL 21.

[1947

Factories and Shops Acts.

DETERMINATION OF THE GENERAL BOARD.

(Asbestos Articles Section.)

Notes.—(a) This Determination applies to the whole of the State of Victoria.

(b) On 18th July, 1938, 11th November, 1940, and 30th September, 1941, respectively, by Orders in Council, the following additional trades and branches of trades were specified to be trades, or branches of trades, for the purposes of section (6) of the Factories and Shops Act 1936, that is to say:—

Gold beating.

Ornamenting cakes, where such work is not subject to the Determination of the Pastrycooks Board.

Manufacturing or preparing-

Designs for paper patterns or for other paper articles whatsoever.

Paper crackers or bon-bons.

Lampshades of all types other than those made of silk, parchment, glass, metal, porcelain, earthenware, synthetic resin, casein, or other substance of a nature similar to synthetic resin or casein.

Abrasive articles (other than abrasive paper or cloth), including carborundum wheels, emery wheels, and sharpening stones,

Articles made of feathers, including dress ornaments and boas.

Vinegar and yeast.

Carbon dioxide or other industrial gases for trade or sale in gas, liquid, or solid form.

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 following trades and branches of trades, that is to say:—

Renovating carpets;
Preparing feathers;
Preparing feathers;
Treating pyrites and other metalliferous ores;
Mixing seed and making poultry foods;
Glass badging;
Gold stamping;
Ivory working;
Show-card and ticket-writing;
Manufacturing or preparing—
Abrasive paper or cloth;
Asbestos articles;
Blue prints;
Buttons and buckles other than those subject to the
Determination of the Plastic Moulding Board;
Button badges;
Carbon articles;

Chalk, crayons, or other articles from mineral earth;

Cinematograph film;
Composition flooring;
Cutlery;
Artificial flowers and bouquets;
Paper articles not subject to any Board heretofore appointed
Honey;
Ink or adhesives;
Silk or parchment lampshades;
Fishing and other nets;
Ornaments for cakes;
Plaster models;
Sporting goods not provided for under any Board heretofore
appointed;
Surgical instruments;
Toys;
Watch cases"

has made, in respect of the manufacturing or preparing of Asbestos Articles, the following Determination, namely—

(1) That as from the beginning of the first pay period to commence on or after the 1st December, 1946, the last previous Determination for this Section shall be revoked and replaced by this Determination.

No. 235.-841/47.

(2)

WAGES PER WEEK OF 44 HOURS.

			(a) Improve	ra.					(b)	Other Employ	7006-			
71	17				•			d. 9			Males.				d.
		years of ag	•	• •	• • •	• • •	23		1						
7 y	ears o	fage	• •	• •	••	• •	35	9	Oven hands	• •	• •	• •		110	
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9	"	,,					64	3	All others		••			106	0
0	,,	••	• •			••	78	6	1						
-	••				ny place)						Females.				
)ne	impro	ver to ever	v three	adult e	mplovees				All adults					60	0

NOTE.—The Board has determined in accordance with section 25 (1) of the amended Factories and Shops Act 1934, that the process, trade, business, or occupation is so unskilled that no person shall be taken as an apprentice.

- (3) WEERLY Hours.—That the number of hours to constitute an ordinary week's work shall be 44.
- (4) TIMES OF BEGINNING AND ENDING WORK,-That the times of beginning and ending work shall be :-Time of Ending. (Not later than). 12 noon on Saturday.
 5.30 p.m. on the other working days of the week. 7.30 a.m.

7.30 a.m.

- (5) OVERTIME.—That all time worked-
 - (a) Outside the times of beginning and ending work prescribed in Clause (4), or
 - (b) Within such prescribed times, but in excess of 44 hours in any one week-

shall be paid for at the rate of time and a half for the first four hours' work, and double time thereafter. Provided that, in computing overtime, each day's work shall stand alone.

(6) Holidays and Sunday Work.—That employees shall be entitled to the following public holidays without deduction of pay:—New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, King's Birthday, Labour Day, Anzao Day, Christmas Day and Boxing Day, or such other day as is generally observed in the locality as a substitute for any of the said days respectively.

Work done on Sunday or on any of the above-mentioned holidays shall be paid for at the rate of double time.

- (7) TERMS OF EMPLOYMENT.—(a) That 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 the employer to dismiss any employee without notice for malingering, inefficiency, neglect of duty, or misconduct (in which case wages shall be paid up to time of dismissal only), or to deduct payment for any day the employee cannot be usefully employed because of any strike, or through any breakdown of machinery, or any stoppage of work, or any cause for which the employer cannot be reasonably 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 employment without notice shall forfeit 44 hours' wages, which may be deducted from any wages due.
- (c) Provided that any notice determining the employment solely for the purpose of evading payment for prescribed holidays, and not to determine finally the engagement, shall not deprive the employee of payment for any prescribed holidays occurring or observed between such notice to terminate and the re-engagement, if any.
- (8) REST PERIOD FOR FEMALES.—That females engaged in any work where the spell of duty exceeds four hours shall be allowed during each morning, an interval of ten minutes in the third hour for rest, such interval to count as part of time worked.
- (9) Annual Holiday.—The annual holiday shall be as prescribed by the provisions of the Factories and Shops (Annual Holidays) Act 1946, and any amendments which may be made thereto from time to time.
- (10) PERIODICAL ADJUSTMENT OF WAGES.—The wages rates set out in clause (2) (b) are based upon the following basic wage rates, and, pursuant to the provisions of section 21 of the Factories and Shops Act 1934, the Board hereby determines that such rates shall be automatically adjusted as prescribed by Clause (11). The wages of 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, and to be made upon the rates prescribed by the Determination for this Section which came into force as from the beginning of the first pay period to commence on or after the 1st December, 1948.

Basic Wage.

Place.			Needs Basic Wage (Adjustable).	Loading (Constant.)	Total Basic Wage.	Index Number Set Assigned.
Throughout the State	 ••	••	£ s. d. 5 0 0	s. d. 6 0	£ s. d. 5 6 0	Melbourne

ADJUSTMENT OF BASIC WAGE.

(11) (a) For the purposes of this Determination, the expression "Commonwealth Statistician's 'all items' 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.

- (b) Until the beginning of the first pay period to commence in February, 1947, the amounts of the Basic Wage shall be as prescribed in Clause (10).
- (c) During each future successive period beginning with the first pay period to commence in a February, a May, an August, or a November, the amount of the needs basic wage shall be adjusted by the following method, namely, by multiplying the last published Commonwealth Statistician's "all items" retail price index number by the factor '087 taken to one place of decimals, the resultant whole number being the amount of the basic wage expressed in shillings, but should the decimal number reach '5 or more the basic wage shall be taken to the next higher shilling.

P. A. RANDLES, J.P., Chairman.

J. V. WILLOX, Secretary.

Melbourne, 14th January, 1947.

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VICTORIA

GOVERNMENT GAZETTE.

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

No. 236]

MONDAY, APRIL 21.

[1947

Factories and Shops Acts.

DETERMINATION OF THE HOSPITAL NURSES'

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

N 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 as:—

- (a) certificated nurses in public, private, intermediate, or community hospitals or in benevolent or in convalescent homes;
- (b) nurses in training in hospitals recognized as training schools by the Nurses Registration Board of Victoria;
- (c) registered infant welfare nurses engaged in infant welfare work or in work requiring an infant welfare certificate, and who are employed-
 - (i) by any municipality or industrial or commercial corporation; or
 - (ii) in any-

infant welfare training school, mothercraft training school,

babies' home, pre-school centre (including any créche, nursery school, kindergarten, or play group).

(d) certificated nurses engaged in connexion with any industrial or commercial undertaking;

has made the following Determination, namely :-

That on the 27th February, 1947, the last previous Determination of this Board shall be revoked and replaced by this Determination which embraces Part 1, Part 2, and Part 3 hereof.

PART 1.

NOTE.—This part applies to-

- (a) Certificated nurses in public, private, intermediate, or community hospitals, or in benevolent or convalescent homes;
- (b) Nurses in training in hospitals recognized as training schools by the Nurses Registration Board of Victoria.

1. An employee for whom the employer makes available board and lodging shall be provided with laundry, free of charge, but from the wages hereinafter prescribed, a sum of 20s. per week may be deducted in respect of such board and lodging, notwithstanding that such employee may decide not to avail herself of such accommodation.

An employee for whom the employer does not make available board and lodging shall receive in addition to the wages hereinafter prescribed, an allowance of 20s. per week, and shall be entitled also to one meal per day to be provided by the employer.

TRAINEES.

Midwivery	MIDWIFERY TRAINERS.			}			OT	HER TRAIN	ees.				
lst year and thereafter		£	Week. s. d. 7 6 18 0	2nd year and theres	l that	of obtaini	ng a mid	wifery cer	rtificate, 1		£ 2 2 3 nto f	8, 7 13 3 urtl	6 0 6 her

Proportion.

The proportion of trainees in a training hospital approved by the Nurses' Registration Board of Victoria to certificated nurses shall be not more than six trainees to each certificated nurse exclusive of the matron.

No. 236.-2675/47.

OTHER EMPLOYEES.

Matrons.

(i) Subject to sub-clause (ii) hereof the wages payable to Matrons (other than those employed in benevolent homes) shall be based on the daily average occupied beds in a public hospital or the registered number of beds in any other institution as follows:—

										rer	WCUK.	
									•	£s	. d.	
	r 10 beds		• •					• •		6 18	3 0	
From				• •				• •		7 3	3 ()	
,,	20 ,, 39	**	• •	• •	• •	• •	• •	• •			3 0	
**	40 , 65	**	• •	• •	• •			• •			56	
**	66 ,, 100		••	• •	••		• •	• •	• •		5 6	
**	101 ,, 150	**	• •	• •	• •	• •	• •	. • •	• •		5 6	
**	151 ,, 200	**	••	• •	••	••	• •	• •	• •		6	
**	201 ,, 250	,,	• •	• •	• •	• •	••	• •	• •		5 6	
^"	251 , 300	**	• •	• •	••	• •	• • •	• •	• •		6	
Over	300 beds									10 13	i ti	

Provided that the wages of any Matron in a Hospital Registered as a Training School or a part-time Training School shall not be less than £7 8s. 0d. per week.

(ii) Any Matron in a Hospital in which there is no Resident Medical Officer and which hospital is registered as a training school or a part time training school shall, in addition to the wages prescribed in sub-clause (i) hereof, receive an allowance at the rate of £52 per annum.

(iii) Wages payable to Matrons employed in benevolent homes shall be based on the daily average occupied number of beds as follows:

							£ e). d	t.
Under 100 beds		•• .	• •		• •		 7	5	6
From 101 to 200 be	• •	• •	• •	••	••	••	7 1		
,, 201 ,, 300 ,				• •		••			
,, 301 ,, 450 ,	• •	• •		• •		• •			
Over 450 beds	 		• •		• •		 9 .	5	t

Deputy or Assistant Matrons.

(i) Wages payable to deputy or assistant Matrons (other than those employed in benevolent homes) shall be based on the daily average occupied beds in a public hospital or the registered number of beds in any other institution as follows:—

							Per Week.	
							£ s. d.	
	101 to 150		• •		 	 	 706	
**	151 ,, 200		٠.	• •	 	 	 7 10 6	
,,		,,		• •	 	 	 806	
Over	250 beds				 	 	 8 10 6	

(ii) Wages payable to deputy or assistant Matrons employed in benevolent homes shall be based on the daily occupied average number of beds as follows:— Per Week.

T/more	201 to 300 béds	_									a.
			• •	• •		• •					6
- **	301 ,, 450 ,,		• •			• •		 	7	0	6
Over	450 beds	• •			• •			 	7	5	6
		Home	Sisters	and	Certificated	Midevitore	Norman				

£ s. d. Home Sister								FOI W	OUL.
								£ a.	d.
nome sister	TT C' :								
		• •	• •	• •	• •	• •	 	6 15	6
Certificated Midwifery Nurses	Certificated Midwifery Nurses							4 17	a

Employees not Elsewhere Provided for in Part 1.

The wages of the following employees shall vary according to their length of service in the institution at which they are employed at the class of work mentioned, provided that a nurse with not less than an aggregate of three years' experience at such class, who then commences work in another institution, shall for the first twelve months' service in such institution, be paid not less than the rate herein provided in Column B, and thereafter not less than the rate herein in Column C.

	COLUMN A. During the First Year.	COLUMN B. During the Second Year.	COLUMN C. Thereafter.
	Per Week.	Per Week.	Per Week.
•	£ s. d.	£ s. d.	£ s. d.
Nurse Dietitian in Charge holding a certificate recognized by the Royal Victorian College of Nursing	7 5 6	7 10 6	7 15 6
Victorian College of Nursing	6 5 6	6 10 6	6 15 6
Senior Tutor Sister (which includes a Tutor Sister where only one			
is employed)	756	7 10 6	7 15 6
Tutor Sisters other than senior tutor sister	606	656	6 10 6
Night Sister in Charge of 20 beds or more	656	6 10 6	6 15 6
Other Night Sister in charge	606	6 5 6	6 10 6
X-ray Sister who is a registered technician	6 5 6	6 10 6	6 15 6
Sisters	606	6 5 6	6 10 6
Staff Nurses	5 0 6	5 10 6	5 15 6
		l	

ALLOWANCES.

ALLOWANGES.

2. (a) Any night sister, tutor sister (other than senior tutor sister, staff nurse, or certificated midwifery nurse who is required to hold more than one certificate in connexion with her duties shall receive a sum of 5s. per week for each certificate required to be used in addition to the appropriate wage rate provided in clause 1.

(b) Any employee at call shall receive an allowance at the rate of 5s. per week for the time at call in addition to any other rate in this Determination to which she may be entitled.

(c) Any employee whose duties require her to travel shall be paid first-class fares and all reasonable out-of-pocket expenses.

(d) Any registered nurse engaged for a distant position where a definite period of engagement is not stated shall, after six months' continuous service in same, receive a refund of first-class railway, coach, or steamer fares and reasonable out-of-pocket expenses incurred in reaching such position.

(e) Any registered nurse engaged for a distant position for a definite period shall, when she completes the term of her engagement, receive first-class railway, coach, or steamer return fares and reasonable out-of-pocket expenses incurred in travelling.

Hours for an Ordinary Week's Work.

- 3. The hours for an ordinary week's work shall be :-

 - (i) For an X-ray Sister who is a registered technician not more than eight hours on any one day and not more than five and a half days in any week;
 (ii) For all employees (other than a Sister who is an X-ray technician) 44 hours per week provided that 88 hours may be worked in any two consecutive weeks, and provided further that not more than 48 hours may be worked in
 - any of such weeks without payment of overtime;

 (iii) With the exception of time occupied in having meals (which shall be a period of not less than 30 minutes for each meal), and one additional break if same is required by the Institution, the work of each shift shall be continuous.

OVERTIME.

4. Except in the case of—(i) a Matron in an institution where a Deputy or Assistant Matron is also employed, and (ii) an X-ray Sister who is a registered technician, time and a half shall be paid for all work done in excess of the ordinary hours prescribed in clause 3.

DAY OFF IN EACH WEEK.

5. All employees shall receive at least one clear day off in each week in the case of day-shift employees and one clear night off in each week in the case of night-shift employees.

Provided that during any working period not exceeding three consecutive weeks, the day or night off may, with the approval of the Matron, be allowed to stand over, and be taken at a time mutually agreed upon in any one consecutive period equivalent to one day or night, as the case may be, for each week in the period concerned.

ANNUAL LEAVE.

6. (a) Annual leave with full pay shall be granted to employees on completion of each twelve months' service with an institution as follows

Staff nurses and trainees All other employees Four weeks.

Provided that any employee who leaves or is dismissed for any reason (other than misconduct) after six months' continuous service in any qualifying twelve monthly period, shall in lieu of annual leave, receive a pro rata payment, based on the amount payable for the leave prescribed herein for a full twelve months' continuous service, and the period actually served.

(b) Two week's notice of the date from which an employee shall commence her annual leave shall be given unless otherwise mutually agreed upon between the parties concerned.

SICK LEAVE.

- 7. (a) In the event of an employee becoming sick and certified as such by the Medical Superintendent, or in an institution where there is no Medical Superintendent by a qualified Medical Practitioner approved by the institution, she shall be entitled to sick. leave on full pay as follows :

 - (i) During the first year of service in an institution—one day for each month of service.
 (ii) During the second, third, and fourth years of service in an institution—fourteen days in each year.
 (iii) Thereafter—twenty-one days in each year.

Sick leave shall be in addition to the annual leave provided in clause 6.

- (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 63 days, which shall be the maximum amount of leave to which an employee may be entitled in any year of service, without deduction of pay.
- (c) Notwithstanding any provision in sub-clauses (a) and (b) hereof, an employee who contracts an infectious disease in the course of her duties and same having been certified to by the Medical Superintendent or by a Medical Practitioner approved by the institution shall receive full pay during the necessary period off duty up to but not exceeding a period of three months.

MINIMUM PAYMENT FOR WORK DONE IN ANY WEEK.

8. An employee who is willing and available for work shall if employed for less than three days receive a minimum of half a full week's ordinary wage for the class of work done, but if she is employed for three days or over she shall receive a minimum of a full ordinary week's wage for the class of work done.

MIXED DUTIES.

9. Any employee called upon to temporarily perform duties for which a higher wage is prescribed by this Determination shall receive such higher wage whilst so employed. Provided that this clause does not apply to an employee who is relieving another employee, if such other employee is on annual leave or sick leave, unless in the case of sick leave the relieving period is greater than four weeks in any one year.

TIME AND WAGE RECORDS.

10. An adequate record of the hours worked by each employee and the wages paid shall be kept by each employer subject to this Determination.

PROPORTION OF NURSES TO PATIENTS.

- 11. (The provisions of this Clause shall not operate so far as employees at benevolent homes or at the Melbourne Convalescent Home for Men, Choltenham, and the Melbourne Convalescent Home for Women, Clayton are concerned.)—The proportion of nurses to patients in private intermediate or community hospitals shall be as provided in the Regulations relating to Private Hospitals under the Health Act 1928 (No. 3697) but in all other places the proportion on duty shall be as follows:—
 - (a) Day Shift.—One nurse to each ten or fraction of ten patients.
 (b) Night Shift.—One nurse to each fifteen or fraction of fifteen patients.

PROVISION OF ACCOMMODATION AND OTHER NECESSARY REQUIREMENTS.

- 12. (a) Suitable healthy accommodation shall be provided for employees. Wherever possible single bedrooms shall be provided. Separate beds shall be provided for each employee and in no case shall more than two employees be required to occupy the same bedroom. Separate accommodation distinct from that provided for day staff shall be provided for employees on night duty.
- (b) Adequate supplies of rubber gloves and all necessary safety appliances shall be kept and maintained at each institution and provided free of cost to employees for use as required.
 - (c) Linen, cutlery, crockery, and blankets shall be provided by the employer free of cost to the employee.

BREAKAGES.

13. Except in a case of proved carelessness an employee shall not be required to pay for any breakages occurring in the ordinary course of her specified duties.

UNIFORMS.

- 14. (a) A trainee on entering a hospital shall provide herself with the prescribed uniform for the first twelve months of training. On completion of such first twelve months of training the trainee shall be recompensed for her initial outlay as follows:—
 - (i) If such first twelve months of training ends prior to 22nd January, 1947, to the amount of £3. 3s. 0d;
 (ii) If such first twelve months of training ends after the 22nd January, 1947, to the amount of £6 6s. 0d.
- Thereafter the hospital shall supply such trainee with suitable and sufficient material for such uniform during each subsequent year of
- Thereafter the hospital shall supply such trainee with suitable and sumcient material for such dimform during each subsequent year of service or part thereof.

 (b) Any employee (other than a trainee or a certificated nurse in training) shall be provided from the commencement of her service with an institution with necessary caps and also with suitable and sufficient material for the other articles of a uniform. In lieu of the provision of such caps and material the institution may, however, pay such employee an allowance of 2s. per week.

DEFINITIONS.

15. (a) Matron.—A Matron is a trained registered nurse who has charge of the nursing and domestic staff in any of the institutions mentioned in the preamble of this Determination.

(b) Daily Average.—Daily average means the daily average occupied beds in a Public Hospital or in a Benevolent Home as shown in the latest available return of the Charities Board of Victoria.

(c) Deputy or Assistant Matron.—A Deputy or Assistant Matron is a trained registered nurse who relieves the Matron and assists

in the administration.

(d) Sister.—A Sister is a trained registered nurse with special responsibility (i.e., in charge of a ward, floor, department, or the training of nurses).

A St. of Nurse is a trained registered nurse ampleted in or in corporation with any of the institutions.

(e) Staff Nurse.—A Staff Nurse is a trained registered nurse employed in or in connexion with any of the institutions mentioned in the preamble of this Determination.

(f) Trainee.—A Trainee is a pupil nurse in a registered training school.

(g) Night Sister in Charge.—A night sister in charge means the senior registered nurse on duty at night in a hospital.

(h) Uniform.—A Uniform shall consist of such dresses, aprons, and caps as may be required by the institution.

TERMINATION OF EMPLOYMENT.

16. Except where the conduct of an employee justifies instant dismissal, fourteen days' notice of termination of employment shall be given by either employer or employee, or in lieu thereof fourteen days' wages shall be paid or forfeited, as the case may be.

PART 2

NOTE.-Section I. of this part applies to-

Registered infant welfare nurses engaged in infant welfare work or in work requiring an infant welfare certificate, and who are employed—

(i) by any municipality or industrial or commercial corporation; or
 (ii) in any pre-school centre (including any creche, nursery school, kindergarten, or play group).

Section II. of this part applies to-

Registered infant welfare nurses engaged in infant welfare work or in work requiring an infant welfare certificate, and who are employed in any-

infant welfare training school, mothercraft training school, or babies' home.

SECTION I.

1. Any employee required to live in shall be provided with laundry, free of charge, but a sum of 20s. per week may be deducted from the wages hereinafter provided, for board and lodging. Per Week.

8. 0 Sister

ADDITIONAL PAYMENT.

- 2. Any employee who is required to hold in connexion with her duties any certificate or certificates other than-
 - (a) a general nursing certificate,(b) an obstetrical certificate, or
- (c) an infant welfare certificate,

shall receive an allowance of 5s. per week for each such other certificate she is required to hold.

Hours of Work.

3. The number of hours which shall constitute an ordinary week's work shall be 41.

OVERTIME.

4. Time and a half shall be paid for all work done in excess of 44 hours per week.

CASUAL EMPLOYMENT.

5. A casual employee (i.e., one who is specifically engaged as such) shall be paid 5s, per hour with a maximum of 35s, for each day she is called upon to work. Provided that nothing in this clause shall operate as regards an employee employed regularly by two or more municipalities. Such an employee may only be employed under the conditions stated in sub-clause (b) of Clause 6.

CONTRACT OF EMPLOYMENT.

- 6. (a) All employees (other than casual employees and employees working under the conditions stated in sub-clause (b) hereof) shall be entitled to receive not less than the ordinary rate provided in this Determination as a wage for an ordinary week's work.
- (b) An employee regularly employed by two or more municipalities shall be entitled to receive not less than the ordinary rate provided in clause 1 of this section as a wage for an ordinary week's work, plus an allowance of 10s, for each night she is necessarily absent from her usual place of residence on account of her duties. Such amount of 10s, shall be deemed to include allowances for board and lodging but not to include other travelling expenses.

Unless otherwise specifically agreed upon in writing by all parties concerned the cost of the amount of the wages and allowance stated in this sub-clause shall be equally born by the municipalities concerned.

ALLOWANCES.

- 7. (a) All out of pocket expenses reasonably incurred by an employee whose duties necessitate journeys and visits to various parts of the Municipal District shall be paid by the Municipal Authority concerned.
- (b) All travelling expenses incurred by an employee regularly employed by two or more Municipal Authorities shall, unless otherwise agreed upon in writing by the parties concerned, be equally divided between, and paid by the municipalities concerned. Cost of meals and lodging shall not in this case be deemed to be expenses.
- (c) Where an employee is required to provide, and use her own car in connexion with her duties she shall be paid an allowance of 5d. per mile for each mile she is so required to use her car. Should such an employee be employed by more than one municipality, and be required by each to use her car the amount payable as before-mentioned shall, unless otherwise agreed upon in writing be equally divided between, and paid by the municipalities concerned.
- (d) A relieving employee engaged for a distant position, whilst travelling to and from the centre where she is to relieve, shall be entitled to first-class return fares, plus the cost of a sleeping berth if necessary. In addition allowances at the rate of 2s. 6d. per meal for a maximum of three meals per day shall be payable. Provided that an employee leaving for a position later than 7 s.m. on any day, or returning from a position after 6 p.m. on any day, or returning from a position before 7 p.m. on any day, shall not be entitled to a dinner allowance, and unless an employee is travelling between the hours of 12 noon and 2 p.m. inclusive, she shall not be entitled to a lunch
- (e) A relieving employee who is required to work more than 10 miles from the Elizabeth Street Post Office, Melbourne, shall, in addition to any allowance prescribed elsewhere in this Part, receive an allowance at the rate of 30s. per week.
- (f) Any employee engaged for a distant position where a definite term of engagement is not stated, shall, after six months' continuous service in same, receive a refund of first-class railway, coach, or steamer fares, and reasonable out of pocket expenses incurred in travelling.

HOLIDAYS.

8. All employees shall, as far as practicable, be entitled to the following holidays without deduction of pay, New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, King's Birthday, Christmas Day, Boxing Day, and such other day or days as from time to time may be proclaimed throughout the State as public holidays. In addition to the afore-mentioned holidays employees employed within the Metropolitan District shall be entitled to the following additional holidays without deduction of pay, Labour Day, and Melbourne Cup Day.

Provided that any employee who is required to be on duty on any day hereinbefore provided for as a holiday shall be allowed another day off in lieu thereof or shall receive an additional day's pay.

- 9. (a) Each employee shall be entitled to two weeks' annual leave on completion of each year of service without deduction of pay.
- (b) If after having completed the first qualifying period of twelve months, the services of an employee are terminated during but before the end of any subsequent qualifying period of twelve months, for any reason other than misconduct, she shall be entitled to a pro-rata payment in lieu of annual leave for service rendered during such subsequent qualifying period of service.
- (c) In any case where a health centre is not open on the days during the period between Christmas Day and New Year's Day an employee shall be entitled to be absent from such centre on such days without deduction of pay.

SICK LEAVE.

- 10. (a) In the event of an employee becoming sick and certified as such by the Medical Superintendent, or in an institution where there is no Medical Superintendent by a qualified Medical Practitioner approved by the institution, she shall be entitled to sickleave on full pay as follows :---
 - (i) During the first year of service in an institution-one day for each month of service.
 - (ii) During the second, third, and fourth years of service in an institution-fourteen days in each year.
 - (iii) Thereafter-twenty-one days in each year.
 - Sick leave shall be in addition to the annual leave provided in clause 9.
- (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 63 days, which shall be the maximum amount of leave to which an employee may be entitled in any year of service, without deduction of pay.
- (c) Notwithstanding any provision in sub-clauses (a) and (b) hereof, an employee who contracts an infectious disease in the course of her duties and same having been certified to by the Medical Superintendent or by a Medical Practitioner approved by the institution shall receive full pay during the necessary period off duty up to but not exceeding a period of three months.

Uniform Allowance.

11. An employee after three months' continuous service shall be entitled to a payment of £5 as a uniform allowance, and on the completion of the first three months in each and every subsequent year of service she shall be entitled to a further uniform allowance of £5.

TERMINATION OF EMPLOYMENT.

12. Except where the conduct of an employee justifies instant dismissal, fourteen days' notice of termination of employment shall be given by either employer or employee or in lieu thereof, fourteen days' pay shall be paid or forfeited, as the case may be.

SECTION II.

WAGES.

t. All employees required to live in shall be provided with laundry, free of charge, but a sum of 20s. per week may be deducted from the wages hereinafter provided, for board and lodging.

Employees required to live out shall receive an allowance of 20s. per week, in addition to the wages hereinafter set out, and also be entitled to one meal per day to be provided by the employer.

(a) Employees in Infant Welfare Training Schools only or in Infant Welfare and Mothercraft Training Schools combined.

										£	8.	d.
Matron			••		••	••	••	••	••	8	8	0
Sister—			F -4!4-4							6	5	6
During the first	year's serv	ice at th	e institu	non	• • •	• •				6	10	в
During the secon	d year's se	ervice at	the Inst	itution	• •	• •	• •	• •	• •		15	
Thereafter at suc	sh Instituti	ion			• •		• •	• •		U	LO	U

Should part of the duties of a sister be to relieve the matron at any time, she shall be entitled in each and every week to receive an additional sum of 5s.

TO GIT WARRINGTON													
(b) Employees in A	I othercraft	Traini	ng School	s only.								We	
Matron						••	••	••	••	••	7	18	0
Sister— During th	e first ves	ır's serv	ice at th	e Institu	tion					••		5 10	
During th	e second :	year's s	ervice at	the Inst	itution	• •	• •	•••		• • •		15	
Thereafter	at such	Institut	ion	• •	• •	• •	• •	• •	• •	• • •	•		,

Should part of the duties of a sister be to relieve the matron at any time, she shall be entitled in each and every week to receive an additional sum of 5s.

(c) Employees in Babies' Homes.												
Matron								••	••		•	7 4 0 6 5 6
Sister						• •	••	• •	• •	••	• •	0 0

ADDITIONAL PAYMENT.

- 2. Any employee who is required to hold in connexion with her duties any certificate or certificates other than—
 - (a) a general nursing certificate,
 - (b) an obstetrical certificate, or
 - (c) an infant welfare certificate,

shall receive an allowance of 5s. per week for each such other certificate she is required to hold.

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HOURS OF WORK.

- 3. (a) The number of hours which shall constitute an ordinary week's work shall be 44, provided that 88 hours may be worked in any two consecutive weeks, and provided further that not more than 48 hours may be worked in any of such weeks without payment of overtime.
- (b) With the exception of time occupied in having meals (which shall be a period of not less than 30 minutes for each meal), and one additional break if same is required by the institution, the work of each shift shall be continuous.

OVERTIME.

4. Time and a half shall be paid for all work done in excess of the ordinary hours prescribed in Clause 3.

TRAVELLING ALLOWANCE.

- 5. (a) Any employee whose duties require her to travel shall be paid first-class fares and all reasonable out-of-pocket expenses.
- (b) Any employee engaged for a distant position where a definite period of engagement is not stated shall, after six months' continuous service in same, receive a refund of first-class railway, coach, or steamer fares and reasonable out-of-pocket expenses incurred in reaching such position.
- (c) Any employee engaged for a distant position for a definite period shall, when she completes the term of her engagement, receive first-class railway, coach, or steamer return fares and reasonable out-of-pocket expenses incurred in travelling.

DAY OFF IN EACH WEER.

6. All employees shall receive at least one clear day off in each week in the case of day-shift employees, and one clear night off in each week in the case of night-shift employees.

ANNUAL LEAVE.

7. All employees shall be entitled to four weeks' leave, without deduction of pay, on completion of each year of service with an institution.

Provided that any employee who leaves or is dismissed for any reason (other than misconduct) after six months' continuous service in any qualifying twelve monthly period, shall in lieu of annual leave, receive a pro rata payment, based on the amount payable for the leave prescribed herein for a full twelve months' continuous service, and the period actually served.

SICK LEAVE.

- 8. (a) In the event of an employee, becoming sick and certified as such by the Medical Superintendent, or in an institution where there is no Medical Superintendent by a qualified Medical Practitioner approved by the institution, she shall be entitled to sick leave on full pay as follows:—
 - (i) During the first year of service in an institution—one day for each month of service.
 - (ii) During the second, third, and fourth years of service in an institution—fourteen days in each year.
 - (iii) Thereafter-twenty-one days in each year.

Sick leave shall be in addition to the annual leave provided in clause 8.

- (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 63 days, which shall be the maximum amount of leave to which an employee may be entitled in any year of service, without deduction of pay.
- (c) Notwithstanding any other provision in sub-clauses (a) and (b) hereof, an employee who contracts an infectious disease in the course of her duties and same having been certified to by the Medical Superintendent or by a Medical Practitioner approved by the institution shall receive full pay during the necessary period off duty up to but not exceeding a period of three months.

MINIMUM PAYMENT FOR WORK DONE IN ANY WEEK.

9. An employee who is willing and available for work shall if employed for less than three days receive a minimum of half a full week's ordinary wage for the class of work done, but if she is employed for three days or over she shall receive a minimum of a full ordinary week's wage for the class of work done.

TIME AND WAGE RECORDS.

10. An adequate record of the hours worked by each employee and the wages paid shall be kept by each employer subject to bis Determination.

Provision of Accommodation and Other Necessary Requirements.

- 11. (a) Suitable healthy accommodation shall be provided for employees. Wherever possible single bedrooms shall be provided. Separate beds shall be provided for each employee and in no case shall more than two employees be required to occupy the same bedroom. Separate accommodation distinct from that provided for day staff shall be provided for employees on night duty.
- (b) Adequate supplies of rubber gloves and all necessary safety appliances shall be kept and maintained at each institution, and provided free of cost to employees for use as required.
 - (c) Linen, cutlery, crockery, and blankets shall be provided by the employer free of cost to the employee.

BREAKAGES.

12. Except in a case of proved carclessness an employee shall not be required to pay for any breakages occurring in the ordinary course of her specified duties.

Uniform Allowance.

13. An employee after three months' continuous service shall be entitled to a payment of £5 as a uniform allowance, and on the completion of the first three months in each and every subsequent year of service she shall be entitled to a further uniform allowance of £5.

DEFINITION.

14. A matron is a trained nurse, who in addition holds the certificates necessary for the carrying out of her duties, and has been entrusted with the control and/or superintendence of the nursing and domestic staff of the institution.

TERMINATION OF EMPLOYMENT.

15. Except where the conduct of an employee justifies instant dismissal, fourteen days' notice of termination of employment shall be given by either employer or employee or, in lieu thereof, fourteen days' pay shall be paid or forfeited, as the case may be.

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PART 3.

NOTE.—This part applies to-

Certificated nurses engaged in connexion with any industrial or commercial undertaking.

WAGES.

				Per	W	æk.
				£	8.	d.
During the first year's service .	 	 	 	 6	0	6
During the second year's service	 	 	 	 6	5	в
Thereafter	 	 	 	 6	10	в

Uniform Allowance.

2. A nurse after three months' continuous service shall be entitled to a payment of £5 as a uniform allowance, and on the completion of the first three months in each and every subsequent year of service she shall be entitled to a further uniform allowance of £5. The cost of the laundering of such uniforms shall be born by the employer.

TRAVELLING ALLOWANCE.

3. Any nurse whose duties require her to travel shall be paid first-class fares and all reasonable out-of-pocket expenses.

OTHER CONDITIONS OF EMPLOYMENT.

- 4. Nurses shall be entitled to the same conditions as regards-
 - (a) Hours of employment,
 - (b) Overtime,
 - (c) Contract of employment,
 - (d) Annual leave,
 - (e) Sick leave,
 - (f) Shift work,
 - (g) Public holidays,
 - (h) Special rates for Sundays and holidays,
 - (i) Time and Wages Book, and
 - (j) Meal breaks as those provided by any Award, Determination, or Agreement for the general body of employees in the industry in connexion with which they are employed.

P. A. RANDLES, J.P., Chairman.

J. V. WILLOX, Secretary.

Melbourne, 13th March, 1947.

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