

# GOVERNMENT GAZETTE.

Published by Authority

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

No. 158]

## FRIDAY, FEBRUARY 24.

**f1950** 

Factories and Shops Acts.

## DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in February, 1950.

Dated at Melbourne, this 23rd day of February, 1950 RAY. H. BEERS, Secretary for Labour.

#### GENERAL BOARD.

### (Paper Articles (not elsewhere included) Section.)

Clause 2 of the Determination for this Section published in Government Gazette No. 836, of the 16th September, 1949, shall be replaced by the following clause:—

. Wages per Week of 40 Hours.

(a) Improvers.		(b) Adults.
Males.	Females.	Males.
### ### #### #########################	1st six months' experience	Adults (i) Of three months' or more experience . 141 0 (ii) Of less than three months' experience 137 0  Females.  (a) Designer of patterns to be used for producing articles of wearing apparel 184 3
are under 21 years of age, or who, bein improvers' licences.  Proportion (	overs shall apply only to such employees as a over 21 years of age, are the holders of N ANY PLACE).	(b) Assistant to (a) above 132 9  (c) Designers of patterns used for the production of transfers as applied to fabrics 132 9
One male improver to each male person receiving not less than the minimum wage.  Females.  Three female improvers to the first female person receiving not less than the minimum wage; thereafter one additional improver to each additional female person receiving not less than the minimum wage.		(d) Assistants to (c) above 107 3  (e) Operator of perforating machine 98 3  (f) Any other adult 79 9

Clauses, other than clause 2, of the said Determination for this Section shall remain in force.

