## ICTORIA GOVERNMENT GAZETTE.

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## MONDAY, JUNE 5.

**[1950** 

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 May, 1950.

Dated at Melbourne, this

31st day of May, 1950.

RAY. H. BEERS,

Secretary for Labour.

## PAPER BAG TRADE BOARD

Clauses (2, 3 & 4) of the Determination published in Government Gazette No. 196 of the 27th May, 1942, shall be replaced by the following clauses :--

(2) First Column.	Second Column.	Third Column. Weekly Wage.		
Number of Bate.	Description of Employment.			
1 2 3 4 5 6 7	Table "A"—Adult Males. Guillotine machine operator Paper bag machinist Employee working a paste-making machine Storeman Paoker and/or despatcher Any other adult male An employee working on a night shift for a week shall be paid 12s. extra for such night shift work; if he works less than a week he shall be paid pro rata for the hours worked by him	£ 4. d. 7 3 0 7 8 6 6 14 0 7 0 0 7 0 0 6 11 0		
1 2 3 4	Table "B"—Adult Females.  (Including non-adult females of at least five years' experience.)  Female head packer when employed as such Female Packer  Female hand-made paper bag maker  Female bag machine minder, and female threading paper, looking after paste boxes or catching and stacking paper bags	3 17 6 3 14 6 3 14 6 3 16 6		
5	Female bag machine minder, if with stringing attachment and without assistance	3 17 6		
7	supervises, directs, or is responsible for the work of—  (a) from three to eight employees (both inclusive)  (b) from nine to fifteen employees (both inclusive)  (c) over fifteen employees  Female employee not otherwise specified	4 1 0 4 8 6 4 14 6 3 11 6		

FEMALE TO BE PAID MALE RATE.

(3) Where a female is employed to do any work specifically named or described or of the class mentioned in Table "A" which is not specifically named or described in Table "B" she shall be paid the rate which is prescribed for the male; provided that this clause shall not apply to any individual female employee in respect of work which at the date of coming into operation of this Determination was being done by her, and for which no marginal rate for females is herein specifically prescribed.

Clauses (5) to (23) of the Determination.

RATES FOR JUNIORS.

(4) Where the work is performed by a male junior, not being an apprentice Per week. £ 8. d. 1. Under 15 years of age ... 1 8 6 2. Between 15 and 16 years of age ... 1 15 16 ,, 17 2 5 4. 17 " 18 5. 18 " 19 3 16 6. 19 ,, 20 ,, 7. ., 20 ,, 21 ,, ... ... 5 8 6
8. A junior working on a night shift for a week shall be paid 9s. extra for such night shift work; if he works less than a week he shall be paid pro rata for the hours worked by him. 20 ,, 21

		the To									
Vhere	the	work	is perf	orme	d by	a fe	male	junior-			
									Per week.		ek.
									£	z,	d.
1. F	irst	year's	exper	ience					1	8	6
2. S	econ	d year's	s exper	ience					1	13	6
3. T	'hird	l year's	exper	ience					2	2	0
4. F	'our	th year'	s exper	ience					2	10	0
5. F	`ifth	year's	exper	ience					3	5	6
6. A	ind	thereat	iter tl	he m	inim	um	wage	presci	ribe	d 1	for
	fe	emales i	for the	class	of '	work	whic	h she is	do	ing	
7. A	fen	nale jui	nior en	tering	the	indı	istry	in her e	igh	teer	ıth
	y.	ear or	later	shal	l re	ceive	the:	forego	ing	r	ıte
	a	ppropri	ate to	her	expe	rien	ce an	d not	less	th	an
	5	s. per	week e	extra	unt	il sh	e res	ches th	10 2	0e	Ωf
	2	l years	, when	n she	sha	ιII b	e pai	d the	min	imı	ım
	**	uge pre	escribe	d for	fem	ales	for t	he class	of	wo	rk
	"	hich sh	e is d	oing.							
8. I	n tl	he abov	e pro	visior	1s a	s to	wor	k perfo	rm	ed	by

the above provisions as to work performed by females. "experience" means experience in the industry, including experience in the employ of more than one employer, and any female employee mentioned in such provisions on leaving or being discharged from her employer stating the date when such employment began and the date of its termination duly signed or otherwise authenticated by the employer. Such certificate shall be the property of the employee and shall be returned to her by any subsequent employer within seven days of her engagement.

No. 196 of the 27th May, 1942, shall remain in force.

Clauses (5) to (33) of the Determination as published in Government Gazette No. 196 of the 27th May, 1942, shall remain in force.

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