

VICTORIA

GOVERNMENT GAZETTE.

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FRIDAY, JULY 27.

[1951

Factories and Shops Acts.

DETERMINATION OF THE FILEMAKERS 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 rates which may be paid to any person or persons or classes of persons, excluding smiths (iron, brass, or copper), electrical fitters, electrical mechanics, machinist (lat and 2nd class), toolmakers, tradecamen, engineers, welders (lat and 2nd class), and patternmakers employed in the process, trade, or business of manufacturing or preparing files or rasps of any description for use as tools of trade," has made the following Determination, namely:—

1. That as from the beginning of the first pay period to commence in May, 1951, the last previous Determination of this Board shall be revoked and replaced by this Determination.

2

Wages per Week of 40 hours.

Adults.	Within 20 Miles of G.P.O., McIbourne; 10 Miles of G.P.O., Geelong; at Warrnambool and within Mildura and Gippsland Districts.	At Yallourn.	Other Parts of Victoria.	
	£ s. d.	£ s. d.	£ s. d.	
File chisel whetter	10 15 0	11 1 6	10 12 0	
File inspector—First class	10 10 0	10 16 6	10 7 0	
File inspector (other)—				
(a) First three months' experience as such	9 19 0	10 5 6	9 16 0	
(b) Thereafter	10 4 0	10 10 6	10 1 0	
Automatic file blanking machine operator—	0.20 0	10 5 0	0.10.0	
(a) First three months' experience as such	9 19 0	10 5 6	9 16 0	
(b) Thereafter	10 10 0	10 16 6	10 7 0	
File cutter— (a) First three months' experience as such	9 19 0	10 5 6	9 16 0	
(b) Thereafter	10 10 0	10 16 6	10 7 0	
Hand hammer file forger—	10 10 0	10 10 0 .	10 , 0	
(a) First three months' experience as such	9 19 0	10 5 6	9 16 0	
(b) Thereafter	10 10 0	10 16 6	10 7 0	
File tang roller—			1	
(a) First three months' experience as such	9 19 0	10 5 6	9 16 0	
(b) Thereafter	10 10 0	10 16 6	10 7 0	
File compound controller	10 8 6	10 15 0	10 5 6	
File edge grinder—	ł		i	
(a) First three months' experience as such	10 2 0	10 8 6	9 19 0	
(b) Thereafter	10 8 0	10 14 6	10 5 0	
File side grinder—				
(a) First three months' experience as such	10 2 0	10 8 6	9 19 0,	
(b) Thereafter	10 8 0	10 14 6	10 5 0	
File hardner—	0.10.0	10 5 0	0.10.0	
(a) First three months' experience as such	9 19 0	10 5 6 10 14 6	9 16 0 10 5 0	
(b) Thereafter	10 0 0	10 14 0	1 "" "	
File point roller— (a) First three months' experience as such	9 19 0	10 5 6	9 16 0	
(b) Thereafter	1 10 8 0	10 14 6	10 5 0	
File bar clipper—	10 0 0	10 11 0	1 70 0	
(a) First three months' experience as such	9 19 0	10 5 6	9 16 0	
(b) Thereafter	10 5 0	10 11 6	10 2 0	
File roll flattener—	1	-		
(a) First three months' experience as such	9 19 0	10 5 6	9 16 0	
(b) Thereafter	10 5 0	10 11 6	10 2 0	

	uges Fes comj		
Adults.	Within 20 Miles of G.P.O., Melbourne; 10 Miles of, G.P.O., Geelong; at Warrnambool and within Mildura and Gippsland Districts.	At Yallourn.	Other Parts of Victoria.
	£ s. d.	£ s. d.	£ s. d.
File brander	2 0. 0.		2 01
(a) First three months' experience as such	9 19 0	10 5 6	9 16 0
(b) Thereafter	10 5 0	10 11 6	10 2 0
Half round or round file grinder-	1		1
(a) First three month's experience as such	10 2 0	10 8 6	9 19 0
(a) Thereafter	10 4 0	10 10 6	10 1 0
File tang and point trimmer			
(a) First three months' experience as such	9 19 0:	10 5 6	9 16 0
(b) Thereafter	10 2 0	10 8 6	9 19 0
File miller—			
(a) First three months' experience as such	9 19 0	10 5 6	9 16 0
(b) Thereafter	10 4 0	10 10 6	10 1 0
File acider	10 4 0	10 10 6	10 1 0
File sand blaster	10 2 6	10 9 0	9 19 6
Semi-automatic hammer file forger	10 2 0	10 8 6	9 19 0
File straightener (hand)	10 2 0	10 8 6	9 19 0
File grinder (other)	10 2 0	10 8 6	9 19 0
File edge setter (machine or hand)	. 10 2 0.	10 8 6	9 19 0.
File, stripper (machine or hand)	10, 2 0	10 8 6	9 19 0
. Filerchisel grinder	t. 10, 2, 0.	. 10 8 6	9 19 0
File cropper	- 10 2.0	10 8 6	9-19.0
File point grinder	10 2 0	10 8 6	9 19 0
File safe edger	10 2 0	10 8 6	9 19 0
File tang bluer	10 2 0	10 8 6	9 19 0
File anneal loader	10 0 0	10 6 6	9 17 0
File staightener (machine)	9 19 0	10 5 6	9 16 0
File counter	9 19 0	10 5 6	9 16 0
File drier	9 19 0	10 5 6	9 16 0
File oiler	9 19 0	10 5 6 10 5 6	9 16 0
File paster	9 19 0 9 19 0	10 5 6 10 5 6	9 16 0
File ringer	9 19 0	10 0 0	9 16 0
Other employees with not less than three months'	9 6 0	9 12 6	0.20
experience in this industry	9 0 0	9 6 6	9 3 0 8 17 0
All others	, , ,	, , ,	9 11 0
	j.	1	1

Note.—Operators engaged in any of the follow their respective operations:—

Automatic file blanking machine operator File bra clipper;
File brander;
File cutter;
File edge grinder;
File adge grinder;
File point roller;
File point roller;
File side grinder;
File tang and point trimmer;
File tang roller;
Hand, hammer file forger. NOTE.-Operators engaged in any of the following occupations are responsible for the setting up of the machines used in

Leading Hands.

Leading hands in charge of not less than three and not more than ten employees, 9s. per week extra; more than ten and not more than twenty employees, 18s. per week extra, more than twenty employees, 27s. per week extra.

Females and Unappeariticed Male Juniors.

3. (a) The minimum rates of wage for adult and junior females and for imapprenticed male juniors shall be as follows:—

Wages per Week: of 40 Hours.

		W ages	per Week of 40	Hours.					
			Total Wage Payable—						
_		• Percentage of Basic Wage.	Additional Amount.	Within 20 Miles of G.P.O., Melbourne; 10, Miles of G.P.O., Geelong; at Warnambool and within Mildura, and Glppsland Districts.	At Yallourn.	Other Parts of Victoria.			
			Per Week. s. d. I.—Adult Female	£ s. d.	£ s. d.	£- s. d.			
Under one month's experience	1	75	1210att 1 emate	~6°12 6 '	6 17 6-	6-10, 6			
All others)	75	16 0	7 8 6	7 13 6	7: 6: 6			
		i	I.—Junior Fema	iles ·					
17 years of age and under	;	52	3 6	3 12 6	3 15 0	3'11' 6			
18 years of age		62 '	4 0	4 6 0	490	1 4 5 0			
19 years of age		72	4 6 5 0	. 5. 0 0.	5 · 3 · 6 ·	4'-18: 6			
20 years of age	••	82	5 0	·· 5 13 6	·· 5 17 6	5-12 0			
		1	III. Junior Mal	len.		•			
Under 16 years of age	,	24	2 0	· 2 4 6 I	2 6 .0	1 2 4 0			
16 years of age '		34	3 Ŏ	3 3 ŏ	3 5 6	3 2 0			
17 years/of age		46	4 0	4: 5 6	4 8 1 6 6	4 4 0			
18 years of age		1 58	4 0 5 0	.5 7 6	5 11 6	5-6310			
19 years of age		73 ·	6 0	6 15 0	7 0 0	6 13 0			
20 years of age		88	7 0	8 3 0	8 8 6	8 0 0			
	1		1		•	н			

^{*} The percentages for junior females relate to the female basic wage, but in all other cases relate to the male basic wage.

Provided that the rate payable to any employee shall not excluding the constant loading be less than 20s.

The total wage shall be calculated to the nearest sixpence, any broken part of sixpence in the result not exceeding threepence to be disregarded.

(b) The minimum rate payable to a junior female of any age or a junior male of eighteen years or more each with less than six months' experience under this Determination shall, until he or she has had six months' experience, he to per cent, less than the amount represented by the percentage of the basic wage hereby prescribed for a junior employee of his or her age.

Prohibited Occupations.

(c) Junior employees shall not be employed :-

on oil or gas burners or fires used for heating of small articles. using electric arc or oxy acetylene blow pipe.

SPECIAL RATES.

4. In addition to the wages prescribed in clauses 2 and 3 hereof, the following special rates and allowances shall be paid to employees including unapprenticed juniors:—

Confined Spaces.

(a) Working in confined space (as defined), 3d. per hour extra.

Dirty Work.

(b) Work which a foreman and workman shall agree is of an unusually dirty or offensive nature, 1½d. per hour extra.

'In case of disagreement between the foreman and workman, the workman or a shop steward on his behalf shall be entitled, within 24 hours, to ask for a decision on the workman's claim by the employer's industrial officer (if there be one), or otherwise by the employer or the executive officer responsible for the management or superintendence of the plant concerned. In such case a decision shall be given on the workman's claim within 48 hours of its being asked for (unless that time expires on a non-working day in which case it shall be given during the next working day), or else the said allowance shall be paid.

Hot Places.

(c) Working for more than one hour in the shade in places where the temperature is raised by artificial means to between 115 and 130 degrees Fahrenheit, 14d. per hour extra; in places where the temperature exceeds 130 degrees Fahrenheit, 3d. per hour extra. Where work continues for more than two hours in temperatures exceeding 130 degrees Fahrenheit, employees shall also be entitled to twenty minutes' rest after every two hours' work without deduction of pay. The temperature shall be decided by the foreman of the work after consultation with the employees who claim the extra rate.

Wet Places.

(d) An employee working in any place where his clothing or boots become saturated, whether by water, oil or otherwise, shall be paid 2d, per hour extra: provided that this extra rate shall not be payable to an employee who is provided by the employer with suitable and effective protective clothing and/or footwear: And provided further that any employee who becomes entitled to this extra rate shall be paid such extra rate for such part of the day or shift as he is required to work in wet clothing or boots. clothing or boots.

Special Rates not Cumulative.

(e) Where more than one of the disabilities entitling a workman to extra rates exist on the same job the employer shall be bound to pay only one rate, namely, the highest for the disabilities so prevailing.

Rates not Subject to Penalty Additions.

(f) The special rates herein prescribed shall be paid irrespective of the times at which the work is performed, and shall not be subject to any premium or penalty additions.

HOURS OF WORK.

Day Workers.

5. (a) The ordinary hours of work shall be 40 per week to be worked in five days of not more than 8 hours (Monday to Friday inclusive) and one day (Saturday) of not more than four hours: or five days (Monday to Friday inclusive) of eight hours each continuously except for meal breaks at the discretion of the employer between 7 a.m. and 5.30 p.m. on Monday to Friday inclusive, and 7 a.m. and noon on Saturday.

In localities where the recognized half-holiday is on a day other than Saturday the day so recognized may be substituted for Saturday for all the purposes of this Determination.

Provided that the spread of hours or the daily hours prescribed may be altered as to all or a section of the emby mutual agreement between an employer and the representative of the union in that shop.

Five-Days Week.

- (b) In any case in which the ordinary week's work of 40 hours can be performed in five days as aforesaid without-
 - (i) detriment to the public interest;
 - (ii) loss in the value of goods handled or to be handled; (iii) reducing the efficiency of production; or (iv) reducing the efficacy of the necessary service,

the employer shall allow those employees who so desire to do so to work their ordinary hours in five days as aforesaid.

This sub-clause shall not apply to employees engaged on the maintenance and servicing of plant.

It is a condition of the allowing of a five-days week hereunder that if required employees shall comply with the reasonable and lawful orders of the employer as to working overtime, including the working of overtime on Saturday.

EMERGENCY PROVISIONS.

- '5a. (a) Notwithstanding anything elsewhere contained in this Determination, the following provisions shall apply in the case of an employer who is subject to restriction or rationing in the use of electric energy and/or coal gas and/or the emergency disconnexion thereof in accordance with orders or regulations approved by the appropriate lawful authority.
 - (i) If by reason of such restriction or rationing or emergency disconnexion he is unable usefully to employ an employee for the whole or part of any day or shift, he may deduct from the wages of that employee payment for any part of the day or shift such employee cannot be usefully employed provided that—
 - (1) if an employer requires the employee to attend for work but is not able to employ him usefully the employee shall be entitled to be paid for two hours' work;
 - (2) where an employee commences work he shall be entitled to be paid for four hours' work;
 - (3) this sub-clause shall not apply to apprentices.
 - (ii) He may require any day worker to perform his ordinary hours of work (or any such ordinary hours of work) at any time on any day other than on a Sunday on the basis of 40 hours per week. The following rates of pay shall apply for such work—
 - (1) for work performed on Mondays to Fridays from 7 a.m. to noon-ordinary time;
 - (2) for work performed between noon and midnight on Saturdays-ordinary rates plus 25 per cent.;
 - (3) for work performed at all other times other than on a Sunday-ordinary rates plus 10 per cent.

'Provided that when a worker is required to commence work between the hours of 9.30 p.m. and 6 a.m., the amount he shall receive shall not be less than an amount of 5s more than the amount he would receive if paid at ordinary day rates.

- (iii) He may require any shift worker to perform his hours of work at any time other than on a Sunday on the basis of 40 hours per week. The following rates of pay shall apply for such work:—
 - (1) for day work or day shift work-ordinary time;
 - (2) for work performed between noon and midnight on Saturdays-ordinary rates plus 25 per cent;
 - (3) for afternoon and night shifts-ordinary rates plus 10 per cent.

Provided that when a shift worker is required to commence work between the hours of 9.30 p.m. and 6 a.m., the amount he shall receive shall not be less than an amount of 5s. more than the amount he would receive if paid at ordinary rates.

- (4) Nothing contained in this sub-clause shall operate so as to reduce the shift premiums payable to employees who were shift workers on afternoon and night only at the date of such interference as aforesaid and who continue to work on such shifts.
- (iv) He may alter the time at which meal breaks are usually taken and/or the duration of them, in order to avoid or mitigate the effects of such interference, without being liable to pay penalty rates for work done during the normal meal breaks; provided that the commencing time of any meal break is not made more than one hour earlier or later than usual and that a meal break of at least twenty minutes is allowed; and provided also that the employer shall, whenever it is practicable, consult with the representative of the Union or Unions before acting under this paragraph.
- (b) Notwithstanding anything elsewhere contained in this Determination, the provisions of this clause shall also apply (mutatis mutandis) in the case of an employer who uses auxiliary power plant for the purposes of providing employment for his employees whilst such restriction or rationing or emergency disconnexion is in force and who—
 - (i) is unable usefully to employ an employee for the whole of any day or shift by reason of a breakdown in such plant through no fault of his own; or
 - (ii) because of the inability of the auxiliary power plant to meet the normal demands for power
 - (1) finds it necessary to require any employee to perform his ordinary hours of work (or any of such ordinary hours of work) outside the hours normally worked by such employee; or
 - (2) finds it necessary to alter the time at which meal breaks are usually taken and/or the duration

SHIFT WORK. Definitions.

. (a) For the purposes of this clause-

- 'Afternoon shift'' means any shift finishing after 6 p.m. and at or before midnight.

 Continuous work'' means work carried on with consecutive shifts of men throughout the 24 hours of each of at least six consecutive days without interruption except during breakdowns or meal breaks or due to unavoidable causes beyond the control of the employer.

 "Night shift" means any shift finishing subsequent to midnight, and at or before 8 a.m.

 "Rostered shift" means a shift of which the employee concerned has had at least 48 hours' notice.

Hours-Continuous Work Shifts.

(b) This sub-clause shall apply to shift workers on continuous work as hereinbefore defined.

The ordinary hours of such shift workers shall not exceed-

- (i) 8 in any one day; or (ii) 48 in any one week; or (iii) 88 in 14 consecutive days; or (iv) 160 in 28 consecutive days.

Subject to the following conditions, such shift workers shall work at such times as the employer may require:-

- (i) A shift shall consist of not more than eight hours, inclusive of crib time. (ii) Except at the regular change-over of shifts, an employee shall not be required to work more than one shift in
- (iii) Twenty minutes shall be allowed to shift workers each shift for crib, which shall be counted as time worked.

Hours-Other than Continuous Work.

- (c) This sub-clause shall apply to shift workers not upon continuous work as hereinbefore defined. The ordinary hours of such shift workers shall not exceed—
 - (i) 40 in any week, to be worked in five shifts of eight hours on Monday to Friday inclusive, or five shifts of not more

(i) 40 in any week, to be worked in he shifts of eight hours on Monday to Friday Inclusive, or he shifts of not more than eight hours and one shift (Saturday) of not more than four hours; or

(ii) 80 in 14 consecutive days, in which case an employee shall not, without payment for overtime, be required to work more than eight consecutive hours on any shift or more than six shifts in any week; or

(iii) 120 in 21 consecutive days, in which case an employee shall not, without payment for overtime be required to work more than eight consecutive hours on any shift or more than six shifts in any week.

Such ordinary hours shall be worked continuously except for meal breaks at the discretion of the employer. An employee shall not be required to work for more than six hours without a break for a meal.

Except at regular change-over of shifts, an employee shall not be required to work more than one shift in each 24 hours.

bours.

Rosters.

(d) Shift rosters shall specify the commencing and finishing times of ordinary working hours of the respective shifts.

Variation by Agreement.

(e) The method of working shifts may in any case be varied by agreement between the employer and the accredited representative of the union to suit the circumstances of the establishment.

The time of commencing and finishing shifts once having been determined may be varied by agreement between the employer and the accredited representative of the union to suit the circumstances of the establishment, or in the absence of agreement by seven days' notice of alteration given by the employer to the employees.

Afternoon or Night Shift Allowances.

(f) Shift workers on continuous work whilst on afternoon or night shifts shall be paid 7½ per cent. more than the ordinary rates for such shifts.

Shift workers on other than continuous work whilst on afternoon or night shifts shall be paid 10 per cent. more than the

ordinary rates for such shifts.

Shift workers who work on any afternoon or night shift which does not continue for at least five successive afternoons or nights in a five-day workshop or for at least six successive afternoons or nights in a six-day workshop shall be paid at the rate of time and a half.

An employee who-

An employee who—

(i) during a period of engagement on shift works night shift only; or

(ii) remains on night shift for a longer period than four consecutive weeks; or

(iii) works on a night shift which does not rotate or alternate with another shift or with day work so as to give him at least one-third of his working time off night shift in each shift cycle, shall during such engagement, period or cycle, be paid at the rate of time and a quarter for all time worked during ordinary working hours on such night shifts.

(f) The minimum rate to be paid to any shift worker for work performed between midnight on Friday and midnight on Saturday shall be time and a quarter. Such extra rate to be in substitution for and not cumulative upon the shift premiums prescribed in the first and second paragraphs of sub-clause (f) hereof.

Overtime.

- (g) Shift workers for all time worked in excess of or outside the ordinary working hours prescribed by this Determination or on a shift other than a rostered shift shall-
 - (i) if employed on continuous work be paid at the rate of double time; or
- (ii) if employed on other shift work at the rate of time and a half for the first four hours and double time thereexcept in each case when the time is worked-
 - (iii) by arrangement between the employees themselves;
 - (iv) for the purpose of effecting the customary rotation of shifts; or

(v) is due to the fact that the relief man does not come on duty at the proper time; or (vi) on a shift to which an employee is transferred on short notice as an alternative to standing the employee off in circumstances which would entitle the employer to deduct payment for a day in accordance with clause

Provided that when not less than eight hours' notice has been given to the employer by the relief man that he will be absent from work and the employee whom he should relieve is not relieved the unrelieved employee shall be paid at the rate of time and a half for the first four hours on duty after he has finished his ordinary shift and at the rate of double time thereafter except where the employee is required to continue to work on his rostered day off when he shall be paid double time.

Compulsory Overtime.

(gi) An employer may require any employee to work reasonable overtime at overtime rates and such employee shall work overtime in accordance with such requirement.

Sundays and Holidays.

Sundays and rottungs.

(h) Shift workers on continuous work shifts for work done on a rostered shift the major portion of which is performed on a Sunday or holiday shall be paid at the rate of time and a half.

Shift workers on other than continuous work for all time worked on a Sunday or holiday shall be paid at the rates prescribed by clause 9 of this Determination. Where shifts commence between 11 p.m. and midnight on a Sunday or holiday the time so worked before midnight shall not entitle the employee to the Sunday or holiday rate: provided that the time worked by an employee on a shift commencing before midnight on the day preceding a Sunday or holiday and extending into a Sunday or holiday shall be regarded as time worked on such Sunday or holiday.

Junior and Female Employees.

(4) Female shift workers, or juniors whilst on afternoon or night shifts shall be paid not less than the rates hereinbefore prescribed or 1s. per shift whichever is the higher.

MIXED FUNCTIONS.

7. An employee engaged for more than half of one day or shift on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day or shift. If for less than half of one day or shift he shall be paid the higher rate for the time so worked.

OVERTIME.

8. (a) For all work done outside ordinary hours the rates of pay shall be time and a half for the first four hours and double time thereafter, such double time to continue until the completion of the overtime work. Provided that in the case of a junior, the rate for overtime shall be not less than the rate herein prescribed or 1s. 6d. per hour whichever is the higher.

Except as provided in this sub-clause or sub-clause (b) hereof in computing overtime each day's work shall stand alone,

Rest Period After Overtime.

(b) When overtime work is necessary it shall, wherever reasonably practicable, be so arranged that employees have at least eight consecutive hours off duty between the work of successive days.

An employee (other than a casual employee) who works so much overtime between the termination of his ordinary work on one day and the commencement of his ordinary work on the next day that he has not at least eight consecutive hours off duty between those times shall, subject to this sub-clause, be released after completion of such overtime until he has had eight consecutive hours off duty without loss of pay for ordinary working time occurring during such absence.

If on the instructions of his employer such an employee resumes or continues work without having had such eight consecutive hours off duty he shall be paid at double rates until he is released from duty for such period and he shall then be entitled to be absent until he has had eight consecutive hours off duty without loss of pay for ordinary working time occurring during such absence.

Call Back.

(c) An employee recalled to work overtime after leaving his employer's business premises (whether notified before or after leaving the premises) shall be paid for a minimum of three hours' work at the appropriate rate for each time he is so recalled; provided that, except in the case of unforeseen circumstances arising, the employee shall not be required to work the full three hours if the job he was recalled to perform is completed within a shorter period. This sub-clause shall not apply in cases where it is customary for an employee to return to his employer's premises to perform a specific job outside his ordinary working hours, or where the overtime is continuous (subject to a reasonable meal break) with the completion or commencement of ordinary working time.

Overtime worked in the circumstances specified in this sub-clause shall not be regarded as overtime for the purposes of sub-clause (b) of this clause where the actual time worked is less than three hours on such recall or on each of such recalls.

Saturday Work-Five-days Week.

(d) A day worker on a five-days week required to work overtime on a Saturday shall be afforded at least three hours work or paid for three hours at the appropriate rate except where such overtime is continuous with overtime commenced on the day previous.

Standing By.

(e) Subject to any custom now prevailing under which an employee is required regularly to hold himself in readiness for a call back, an employee required to hold himself in readiness to work after ordinary hours shall until released be paid standing-by time at ordinary rates from the time from which he is so to hold himself in readiness.

Meal Hours-General.

(f) For work done during meal hours and thereafter until a meal hour break is allowed time and a half rates shall be paid. An employee shall not be compelled to work for more than six hours without a break for a meal.

Crib Time.

(g) An employee working overtime shall be allowed a crib time of twenty minutes without deduction of pay after each four hours of overtime worked if the employee continues work after such crib time.

Provided that where a day worker on a five-days week is required to work overtime on a Saturday the first prescribed crib time shall, if occurring between 10 a.m. and 1 p.m., be paid at ordinary rates.

Unless the period of overtime is less than one and a half hours an employee before starting overtime after working ordinary hours shall be allowed a meal break of twenty minutes which shall be paid for at ordinary rates. An employer and employee may agree to any variation of this provision to meet the circumstances of the work in hand provided that the employer shall not be required to make any payment in respect of any time allowed in excess of twenty minutes.

Tea Money.

(h) An employee required to work overtime for more than two hours without being notified on the previous day or earlier that he will be so required to work shall either be supplied with a meal by the employer or paid.2s., and ls. 3d. for each subsequent meal, but such payment need not be made to employees living in the same locality as their workshops who

can reasonably return home for meals.

Unless the employer advises an employee on the previous day or earlier that the amount of overtime to be worked will necessitate the partaking of a second or subsequent meal (as the case may be) the employer shall provide such second and/or subsequent meals or make payment in lieu thereof as above prescribed.

If an employee pursuant to notice has provided a meal or meals and is not required to work overtime or is required to work less than the amount advised he shall be paid as above prescribed for meals which he has provided, but which are

Transport of Employees.

(i) When an employee, after having worked overtime, or a shift for which he has not been regularly rostered, finishes work at a time when reasonable means of transport are not available, the employer shall provide him with a conveyance to his home, or pay him his current wage for the time reasonably occupied in reaching his home.

- HOLIDAYS AND SUNDAY WORK.

 9. (a) Employees shall be entitled to the following public holidays without loss of pay as regards employees on weekly hiring:—New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Sunday, Easter Monday, King's Birthday, 9th May, 1951, 13th November, 1951, Labour Day, Anzac 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.

 By agreement between any employer and his appropriate that the said of the said days respectively.
- By agreement between any employer and his employees other days may be substituted for the said days or any of them as to such employer's undertaking.

(b) An employee not engaged on continuous work shall be paid at the rate of double time for work done on Sundays and public holidays, such double time to continue until he is relieved from duty.

Provided that where employees are necessarily engaged in repairs to or renewals of their employer's plant and machinery necessary for resumption of work the next following working day (not including the installation of new machinery) work done on holidays shall be paid for at the rate of time and a half for the first eight hours and double time thereafter.

(c) An employee, other than a casual employee, not engaged in continuous work who works on a Sunday or a public holiday and (except for meal breaks) immediately thereafter continues such work shall on being relieved from duty be entitled to be absent until he has had eight consecutive hours off duty without deduction of pay for ordinary time of duty eccentring during such absence.

occurring during such absence.

(d) Employees, other than on shift, required to work on Sundays or public holidays shall be paid for a minimum of three

EXTRA RATES NOT CUMULATIVE.

10. Extra rates in this Determination, except rates prescribed in clause 4 are not cumulative so as to exceed the maximum of double the ordinary rates.

PAYMENT OF WAGES.

11. (a) Wages shall be paid weekly or fortnightly.

11. (a) Wages shall be paid weekly or fortnightly.

(b) On the first pay day occurring during his employment, an employee shall be paid whatever wages are due to him up to the completion of his work on the previous day: Provided that this sub-clause shall not apply to employers who make a practice of allowing advances to employees approximating wages due.

(c) Upon termination of the employment wages due to an employee shall be paid to him on the day of such termination, or forwarded to him by post on the next working day.

(d) An employee kept waiting for his wages on pay day for more than a quarter of an hour after the usual time for ceasing work, shall be paid at overtime rates after that quarter hour, with a minimum of a quarter of an hour.

(e) On or prior to pay day, the employer shall state to each employee in writing the amount of wages to which he is entitled, the amount of deductions made therefrom, and the net amount being paid to him.

CONTRACT OF EMPLOYMENT.

CONTRACT OF EMPLOYMENT.

Weekly Employment.

- 12. (a) Except as hereinafter provided employment shall be by the week. Any employee not specifically engaged as a casual employee shall be deemed to be employed by the week.
- (b) Employment shall be terminated by a week's notice on either side given at any time during the week or by the payment or forfeiture of a week's wages as the case may be. This shall not affect the right of the employer to dismiss any employee without notice for malingering, inefficiency, neglect of duty, or misconduct, and in such cases the wages shall be paid up to the 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 in machinery or any stoppage of work by any cause for which the employer cannot reasonably be held responsible.
- (c) An employee not attending for duty shall, except as provided by clause 13 hereof, lose his pay for the actual time of
- Casual Employment.

 (d) A casual employee is one engaged and paid as such. A casual employee for working ordinary time shall be paid per hour one-fortieth of the weekly rate prescribed by this Determination for the work which he or she performs, plus 10 per cent Late Comers.
- (c) Notwithstanding anything elsewhere contained in this Determination an employer may select and utilize for time-keeping purposes any fractional or decimal proportion of an hour (not exceeding a quarter of an hour) and may apply such proportion in the calculation of the working time of employees who without reasonable cause promptly communicated to the employer, report for duty after their appointed starting times or cease duty before their appointed finishing times.

An employer who adopts a proportion for the aforesaid purpose shall apply the same proportion for the calculation of

SICK LEAVE.

- 13. (a) An employee on weekly hiring who is absent from his work on account of personal illness, or on account of injury by accident arising out of and in the course of his employment, shall be entitled to leave of absence, without deduction of pay, subject to the following conditions and limitations:—
 - (i) He shall not be entitled to paid leave of absence for any period in respect of which he is entitled to workers'
 - oompensation.

 (ii) He shall within 24 hours of the commencement of such absence, inform the employer of his inability to attend for duty and, as far as practicable, state the nature of the injury or illness and the estimated duration of the absence.

ior duty and, as her as practicable, scate the hattie of the injury of inness and the estimated dutient of the absence.

(iii) He shall prove to the satisfaction of his employer that he was unable on account of such illness or injury to attend for duty on the day or days for which sick leave is claimed.

(iv) He shall not be entitled in any year (whether in the employ of one employer or of several) to leave in excess

or 40 hours of working time.

For the purpose of administering paragraph (iv) of this sub-clause, an employer may, within one month of this Determination coming into operation or within two weeks of the employee entering his employment, require an employee to make a sworn declaration or other written statement as to what paid leave of absence he has had from any employer during the then current year; and upon such statement the employer shall be entitled to rely and act. of 40 hours of working time.

Single Day Absence.

(b) In the case of an employee who claims to be allowed paid sick leave in accordance with this clause for an absence of one day only such employee if in the year he has already been allowed paid sick leave on more than one occasion for one day only, shall not be entitled to payment for the day claimed unless he produces to the employer a certificate of a duly-qualified medical practitioner that in his, the medical practitioner's, opinion the employee was unable to attend for duty on account of personal illness or on account of injury by accident. Nothing in this sub-clause shall limit the employer's rights under sub-clause (a) (iii) hereof.

Cumulative Sick Leave.

- (c) Sick leave shall accumulate from year to year so that any balance of the period specified in sub-clause (a) (iv) of this clause which has in any year not been allowed to an employee by an employer as paid sick leave may be claimed by the employee and subject to the conditions hereinbefore prescribed shall be allowed by that employer in a subsequent year without diminution of the sick leave prescribed in respect of that year. Provided that sick leave which accumulates pursuant to this sub-clause shall be available to the employee for a period of two years, but for no longer from the end of the year in which it accumus
- (cc) Rights accrued under sub-clause (c) hereof prior to the 1st day of January, 1948; shall be preserved except that the total number of hours so accrued and not taken prior to the 1st day of January, 1948, shall be reduced by 1/11th of such total the result to be calculated to the nearest hour.

Attendance at Hospital, &c.

(d) Notwithstanding anything contained in sub-clause (a) hereof an employee suffering injury through an accident arising out of and in the course of his employment (not being an injury in respect of which he is entitled to workers' compensation) necessitating his attendance during working hours on a doctor, chemist or trained nurse, or at a hospital, shall not suffer any deduction from his pay for the time (not exceeding four hours) so occupied on the day of the accident, and shall be reimbursed by the employer all expenses reasonably incurred in connexion with such attendance.

ANNUAL HOLIDAY.

14. The annual holiday shall be as prescribed by the provisions of the Factories and Shops (Annual Holidays) Act 1946 (No. 5111), and any amendments which may be made thereto from time to time:

MISCELLANEOUS.

Accommodation and Conveniences.

Boiling Water

- 15. (a):(i) Employers; shall provide; boiling water for employees at meal times.
- Drinking Water. (ii) Employers shall provide for the use of employees in workshops a sufficient supply of wholesome cool drinking water from bubble taps or other suitable drinking fountains.

First-Aid Outfit.

(iii) In each workshop, and at other places where employees are regularly employed, the employer shall provide and continuously maintain, at a place or places reasonably accessible to all employees, an efficient first-aid outfit.

Clause 8 of Chapter 9 of the Regulations under the Factories and Shops Act 1928 requires that a first aid ambulance chest shall be kept in some accessible place upon the premises and that such chest shall be equipped and supplied with the following articles :-

Articles.									Quantities to be kept in Ambulanca Chest—			
Antiseptic solution	ı				••					••	1	bottle
Bandages, cotton	and gauz	e			• •,			••	• •	• • •	l ī	dozen assorted sizes
astor oil	_	• •						•••	• • •	• • • • • • • • • • • • • • • • • • • •	2	
odine, tincture of		• •		••	••					• • • • • • • • • • • • • • • • • • • •		oz.
fanual, first-aid			••	••		• • • • • • • • • • • • • • • • • • • •					Ĩ	52.
etrolatum, carbol					• • • • • • • • • • • • • • • • • • • •	• • •				• •	l i	jar
icric acid solution	made i	accordi	ng to the	follow	ing recipe	or prod	arintian	••	• •	••	١.	lar .
11 teaspoonfuls	of nowd	ared n	igric soid	3 04	of absolute	or prod	dipadi;	nints of	aiainia.	4	١.	pint
ins, safety		_						-			;	
al volatile		• •	••	••	• • •	• •	••	• •	••	• •	1	packet
	••	••	••	• •	••	••	• •	••	• •	• •		oz.
	• •	• •	••	••	• •	• •	• •	• •	• •	• •	1	pair
			• •		• •	• •				• •	1	_
ourniquet	• •	• •										
ourniquet weezers	••	::	· · ·	• •	••				• •	• •	_ 1	pair
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ourniquet weezers otton, absorbent lauze, sterilized, p	olain	••	·· :	• •	••	• •	••	••	••	••	n	pair n adequate assortm

Lockers.

- (iv) An employer shall at some reasonably convenient place on his premises provide a suitable locker for each employee in his workshop, or hanging facilities which afford reasonable protection for employees' clothes. Washing and Sanitary Conveniences.
 - (v) Employers shall provide proper and sufficient washing and sanitary conveniences:

Clothing; Equipment and Tools.

Damage to Clothing and Tools.

- (b) (i) Compensation to the extent of the damage sustained shall be made where in the course of the work clothing or tools are damaged or destroyed by fire or molten metal or through the use of corrosive substances. Provided that the employer's liability in respect of tools shall be limited to such tools of trade as are ordinarily required for the performance of the employee's duties.
 - Gloves.

 (ii) Such suitable canvas or leather gloves shall be provided by employers for employees as, the foreman and employee may

In case of disagreement between the foreman and workman, the workman or a shop steward on his behalf shall be entitled within 24 hours, to ask for a decision on the workman's claim by the employer's industrial officer (if there be one) or otherwise by the employer or the executive officer responsible for the management or superintendence of the plant concerned. In such case a decision shall be given on the workman's claim within 48 hours of its being asked for (unless that time expires on a non-working day, in which case it shall be given during the next working day), or else the said equipment shall be

Goggles. (iii) Suitable mica or other goggles shall be provided by the employer for each employee using emery wheels or where used by more than one employee such goggles shall be sterilized before being used by another employee. An employee when working on emery wheels shall wear the goggles provided for his protection.

Goggles containing celluloid shall not be considered suitable for the purposes of this provision.

Females-Rest Period and Seats.

(c). Female employees shall be allowed a rest period of not less than ten minutes during each day or shift, to be taken during the first or second half of the day or shift as may be decided by a majority of the female employees in a shop. When requested by employees and where practicable suitable seats shall be provided by the employer for female employees.

SHOP STEWARDS.

16. An employee appointed shop steward in the shop or department in which he is employed shall, upon notification thereof to his employer, he recognized as the accredited representative of the union to which he belongs, and he shall be allowed the necessary time during working hours to interview the employer or his representative on matters affecting employees whom he represents.

RIGHT OF ENTRY OF UNION OFFICIALS.

- 17. (a) For the purpose of interviewing employees on legitimate union business, a duly accredited union representative shall have the right to enter employers' premises during the midday meal break on the following conditions:—

 - (i) That he produces his authority to the gatekeeper or such other person as may be appointed by the employer; (ii) That he interviews employees only at places where they are taking their meal; (iii) That not more than one representative of each of not more than three unions be on the premises at any one

time;
(iv) That no one representative visit the premises more than once in each week;
(v) That if any employer alleges that a representative is unduly interfering with his work or is creating dissatisfaction amongst his employees, or is offensive in his methods, or is committing a breach of any of the previous condition, such employer may refuse the right of entry.

Provided that where certain employees are working under a system of shift work which precludes a representative from interviewing them during the midday meal break, the representative shall have the right to enter the employer's premises for the purpose of interviewing such employees at such time and under such conditions as to notice as may be mutually arranged by the representative and the employer.

- (b) For the purpose of investigating complaints concerning the application of this Determination, or the employment of females upon work which is alleged to be unsuitable for temales, a duly accredited union representative shall be afforded reasonable facilities for entering an employer's workshop or plant during working hours, subject to the following conditions:—
 - (i) That he discloses to the employer or his representative the complaint which he desires to investigate;
 (ii) that he makes his investigations in the presence of the employer or his representative (if the employer so desires);
 (iii) that he does not interfere with work proceeding in the workshop or plant;

(iv) that he conducts himself properly.

(c) A union representative shall be a duly accredited representative of an organization concerned if he be the holder for the time being of a certificate, signed by the general secretary of that organization and bearing the seal of that organization, in the following form, or in a form not materially differing therefrom:—

(Name of organization.)

is a duly accredited representative of the

General Secretary.

THIS IS TO CERTIFY THAT above mentioned organization. (SEAL.)

> Specimen signature of holder. Strictly not transferable.

Date-

TIME AND WAGES BOOK. .

TIME AND WAGES BOOK.

18. (a) Each employer shall keep a record from which can be readily ascertained the name of each employee and his occupation, the hours worked each day, and the wages and allowances paid each week.

(b) The time occupied by an employee in filling in any time record or cards or in the making of records shall be treated as time of duty, but this does not apply to checking in or out when entering or leaving the employer's premises.

(c) The time and wages record shall be open for inspection to a duly accredited union official during the usual office hours at the employer's office or other convenient place. Provided that an inspection shall not be demanded unless the secretary of the union or the district secretary or organizer of any division suspects that a breach of the Determination has been committed. Provided also that only one demand for such inspection shall be made in one fortnight at the same establishment.

(d) The official making such inspection shall be entitled to take a copy of entries in a time and wages record relating to the suspected breach of the Determination.

NOTICE BOARD.

NOTICE BOARD.

19. The employer shall permit a notice board of reasonable dimensions to be erected in a prominent position in his establishment, upon which accredited union representatives shall be permitted to post formal union notices, signed or countersigned by the representative posting same.

Any notice posted on such board not so signed or countersigned may be removed by an accredited union representative or by the employer. DEFINITIONS.

- 20. "Confined space" means a compartment or space, access to which is through a manhole or similar opening, or a place the dimensions of which necessitate an employee working in a stooped or otherwise cramped position.

 - "Sunday" means all time between midnight Saturday and midnight Sanday.

 "Year" means the period between the 1st day of June in each year and the next 31st day of May.

 "File anneal loader" means an adult employee who performs the manual operations incidental to annealing.

 "File bar clipper" means an adult employee who shears bars to multiple lengths in a shearing machine.

 "File chisel whetter" means an adult employee, with not less than one year's experience in the trade, who whets file "File crossel whether imeans an adult employee, with not less than one years experience in the trake, who whets his cutting chisels by hand.

 "File cropper" means an adult employee who crops tangs and points on a cropping machine.

 "File grinder—other" means an adult employee who operates a file edge grinding machine.

 "File prinder—other" means an adult employee who operates a centreless type grinding machine for grinding files.

 "File hardener" means an adult employee who hardens files from a lead pot with or without the aid of a hardening

- fixture.
- "File inspector—first class" means an adult employee with not less than one year's experience as inspector or cutter "File inspector—irst class" means an adult employee with not less than one year's experience as inspector of cutter engaged on the inspection of cut files.

 "File inspector—other" means an adult employee who forges file points on a forging rolls.

 "File point roller" means an adult employee who forges file points on a forging rolls.

 "Hand hammer file forger" means an adult employee who forges tangs and points under a power hammer.

 "Half round or round file grinder" means an adult employee who operates a half round or round double plate grinder.

- PAYMENT BY RESULTS.

 21. Any system of payment by results now operating may continue subject to the payment of the minimum rates prescribed by the Determination.

prescribed by the Determination.

PERIODICAL ADJUSTMENT OF WAGES.

22. The wages rates set out in clause 2 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 by the same amount and at the same time as such basic wage as prescribed by clause 23. Basic Wage.

Duest 17 ages.		
Place.	Basic Wage (Adjustable).	Index Number Set Assigned.
Victoria—	£ s. d.	
Within 20 miles of G.P.O., Melbourne; 10 miles of G.P.O., Geelong; at Warrnambool; and within Mildura and Gippeland Districts	8 17 0	Melbourne

ADJUSTMENT OF BASIC WAGE.

23. (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 August, 1951, the amount of the basic wage shall be as prescribed in clause 22.

prescribed in clause 22.

(c) During each future successive period beginning with the first pay period to commence in an August, a November, a February, or a May, the amount of the 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 ·103 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 ro more the basic wage shall be taken to the next higher shilling.

(d) The wages of adult females, junior females, and male juniors shall be the percentages of the contemporaneous needs basic wage prescribed for the area in which they are employed, and addition thereto the additional amount specified in clause 3 of this Determination.

MARGINAL RATES.

24. In addition to the basic wage provided in clause 22 the margins and loadings set out in this clause shall be the minimum rates payable to employees therein named:—

				Classificatio	n.					Margin Per Week.	Loading Per Week.
File chisel whete	OF								- 1	s. d. 34 0	a. d. 4 0
File inspector—I		88			••		••			34 0 30 0	4 0 3 0
File inspector (o			٠.	• •	••	••	••	• •	• • •	30 0	
(a) First thr	ee mon	the' ex	perience a	s such						19 0	3 0
(b) Thereafte	er	•••	• ••	••						24 0	3 0
Automatic file b											
(a) First thr		ths' ex		s such		• •	• •		• •	19 0	3 0
(b) Thereafte	er	• •	• •	• •		• •	• •		• • •	30 0	3 0
File cutter— (a) First thr	aa man	the' are	norionaa o	a anah						19 0	3 0
(b) Thereafte		tma evi	perrence a	as Buch	• •	• •	••	••	::	30 0	3 0
Hand hammer fi	le forge	r—	••	••	••	••	••	• •	•••	30 0	
(a) First thr			perience a	s such		.,				19 0	3 0
(b) Thereafte			••				• •			30 0	3 0
File tang roller-				_							
(a) First thr		ths' exp			• •	••	••		• • •	19 0	3 0
(b) Thereafte		_ ••	• •		• •	• •	• •	• •		30 0	3 0
File compound c File edge grindei		r	••	••	• •	• •	• •	• •		28 6	3 0
a) First thr		tha' err	oerience s	s such					1	22 0	3 0
(b) Thereafte						• • • • • • • • • • • • • • • • • • • •	• •		::	28 0	3 0
File side grinder		• •	• •				••		1	-5 0	_ ,
(a) First thr	ee mon	ths' exp	perienc e a	s such						22 0	3 0
(b) Thereafte	r					••				28 0	3 0
ile hardener—									.		
(a) First thr		ths'exp	-	s such	• •	••	••	• •		19 0	3 0
(b) Thereafte		• •	••	• • •	• •	••	• •	• •		28 0	3 0
'ile point roller- (a) First thr		the' av	nerience (a anol.						19 0	3 0
(b) Thereafte			portonee e		• •	• •	• •		::	28 0	3 0
lie bar clipper-		••	••	••	••	••	••	••		20 0	0 0
(a) First thr		tha' exp	perience a	s such		• •	• •			19 0	3 0
(b) Thereafte		••	•••				• •			25 0	3 0
le roll flattener				_							
(a) First thr					• •					19 0	3 0
(b) Thereafte	Г	• •	• •	• •	• •	• •	••			25 0	3 0
'ile brander— (a) First thr	ae moni	the' arr	nerience e	a cuah					- 1	19 0	3 0
(b) Thereafte		ons or	orionec a	5 8uch	••	••	• •		::	25 0	3 0
Talf round or ro		grinde	er—	• • •	• •	••	••	••	٠. ا	-0 0	
(a) First thr				s such						22 0	3 0
(b) Thereafte		• •	• •							24 0	3 0
ile tang and po									Ī		
(a) First thr		_		s such	• •	• •	• •	• •	• •	19 0	3 0
(b) Thereafte lile miller—	r	• •	••	• •	••	••	• •	• •	•••	22 0	3 0
(a) First thre	e mont	hs exp	erience as	8uch						19 0	3 0
(b) Thereafte					•••		••			24 0	3 0
ile acider		••					••			24 0	3 0
'ile sand blaster				• •						22 6	3 0
emi automatic l	ammer	file for	rger	••	••	• •	••			22 0	3 0
ile straightener	(hand)	• •	• •	• •		• •	••	••		22 0	3 0
lie grinder (other		 a or h-	nd)	• •	• •	••	••	• •	••	22 0	3 0 3 0
lile edge setter (lile stripper (ma				• •	••	• •	••	••	•••	22 0 22 0	3 0 3 0
'ile chisel grinde						••	• •	• •	::	22 0	3 0
ile cropper	•••		• • • • • • • • • • • • • • • • • • • •			•••			::	22 0	3 0
'ile point grinde	r		•••	••						22 0	3 0
ile safe edger										22 0	3 0
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ile anneal loade		•••	•	• • •	••	••	• •	••		20 0	3 0
ile straightener			••	••	••	••	• •	••	•••	19 0	3 0
ile counter ile drier	• •		••	• •	• •	••	••	••	•••	19 0 19 0	3 0 3 0
ile oiler		• •	••	• •	••	••	••	••	•••	19 0	3 0
ile paster		• • • • • • • • • • • • • • • • • • • •	• • •	••	••	•••		• •		19 0	3 0
lle ringer										19 0	3 ŏ
ther employees			than thre	e months'	experience	e in this	industry	٠]	6 0	3 0
Il others									1	Nil.	3 0

A. V. BARNS, J.P., Chairman. J. W. RYAN, Secretary.

Melbourne, 18th April, 1951.

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