

VICTORIA

GOVERNMENT GAZETTE.

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MONDAY, AUGUST 27.

[1951

Factories and Shops Acts.

DETERMINATION OF THE FLOCK BOARD.

Note.-(a) 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 which now has the power to determine the lowest prices or rates which may be paid to any persons employed—
 - (a) in the process, trade, or business of—

 - (i) making flock, mungo, felt, or wadding;
 (ii) cleaning wool by beating, blowing, or similar machines where such work is not subject to the Determination of any Wages Board heretofore appointed;
 - (b) in connexion with any process, trade, or business set out in paragraph (a)-
- (ii) as a storeman, packer, or sorter;
 (ii) in assisting a storeman, packer, or sorter;
 (iii) as an assembler, collector, or checker of goods in course of receipt or despatch—

has made the following Determination, namely:-

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

	lmps	OVERS.		OTHER EMPLOYEES.						
	Wages per W	eek of 40 Ho	ours.		Wages per Week of 40 Hours.					
	Mal	es.	Fem	ales,	<u> </u>					
Age.	Percentage of Basic Wage.		Percentage of Female Basic Wage.		MALES. s. d. Persons employed in the cotton wool bleaching					
		s. d.		s. d.	department					
Under 16 years 6 years 7 years	30 38 51	56 6 72 0 96 6	35 39 46	49 6 55 0 65 0	Rag machines					
8 years 9 years 0 years	56 73 83	106 0 138 0 157 0	55 66 75	78 0 93 6 106 0	machine, or tentering machine					
P	ROPORTION (IN ANY PL	ƯE).	<u>'</u>	hardening machine, or tentering machine 215 0 Assistant to persons operating other machines 215 0 Cotton pickers 214 0 All others 213 0					
One improver to ninimum wage.			•		Leading hands, if in charge of four or more workers 5e. a week extra					
Note.—For the pu o workers receiving	z not less th	an the mi	nimum wage	only one	FEMALES.					
vorking employer in ion shall be class					Feeders of rag machines					
ninimum wage and mployed in conner	d no such v	vorking em	ployer or a	Rippers 143 0 Woollen pickers 149 6						
Determination shall he minimum wage	be regarded :	as a worker	receiving no	t less than	Cotton pickers					
stablishment for 4 Determination or in s	0 hours each	week on	work covere	All others						

NOTE.—The Board has determined that no apprentice shall be taken in the trade.

the first three hours and thereafter double

EXTRA RATES.

3. Employees engaged in the hair felt section shall be paid a disability allowance of 3d. per hour or part thereof.

SHIFT WORK.

- 4. (a) By mutual agreement between the employer and employees, shifts may be worked between 11 p.m. on Sunday and
- (b) A shift worker employed on an afternoon shift or on a night shift shall, for work done during the ordinary hours of any such shift, be paid ordinary rates plus an additional 7½ per cent. for an afternoon shift, or an additional 10 per cent. for a night shift: Provided that—

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.

(c) Shift workers shall not be required to work in excess of 56 hours in any one week.

TIME OF BEGINNING AND ENDING WORK.

5. For workers other than shift workers :--

Time of Ending. 5.30 p.m. 7.30 a.m. Monday to Friday inclusive ...

ORDINARY HOURS FOR A WEEK'S WORK.

- 6. (a) The ordinary hours for a week's work shall be 40 except in the case of any week in which any of the holidays specified
- in clause 16 occur.

 (b) In any such week the ordinary hours of work shall be reduced by the number of hours regarded as an ordinary day's work for any day on which any of the said holidays occur.

OVERTIME.

- 7. The following rates shall be paid for all work done:—
 (a) By Shift Workers—
 - - Shift Workers—

 (i) In excess of 8 hours per shift during weeks in which five shifts are worked

 (ii) In excess of 8 hours 48 minutes per shift during weeks in which less than five shifts are and thereafter double
 - worked (b) By Other Workers-Time and a half for (i) On Saturday
 (ii) Outside the times of beginning and ending work prescribed on clause 5 herein in any
 - day

 (iii) Within such times of beginning and ending work in excess of the hours prescribed as an ordinary week's work in clause 6.

PROHIBITION OF EMPLOYMENT.

8. No person under the age of eighteen years shall be engaged in the operation of feeding a rag machine.

REST PERIODS.

- 9. Males.—A rest period of ten minutes in the forenoon shall be allowed to male employees without any deduction from Such rest period shall be given at a time arranged by the employer so as not to interfere with the continuity of wages.
- 9A. Females.—A rest period of ten minutes in the forenoon and ten minutes in the afternoon shall be given all female workers without any deduction from wages.

MEAL BREAK.

10. Where three shifts are worked an employee shall not be required to work more than four and a half hours without being permitted a break of twenty minutes which shall be regarded and paid for as time worked.

MEAL MONEY.

11. Any employee required to work overtime for a period in excess of one hour after the time fixed in clause 5 for ending work shall be allowed 3s. 6d. meal money in addition to overtime rates as prescribed for in this Determination unless notified 24 hours previously of the intention to work overtime. If having been notified accordingly, the employee's services are not required he shall be paid the 3s. 6d. meal money as provided for herein.

- 12. (a) Employees are to be engaged as weekly or casual employees. A weekly employee is one engaged by the week and paid by the week, and whose engagement shall be terminable by one week's notice on either side, such notice not to be continued from week to week.
- (b) After one full week's work, such notice may be given to a weekly employee at any time but an employer may pay one wages in lieu of notice.
 - (c) Casual employees shall be guaranteed not less than two hours' engagement every start.
- (d)-A weekly employee to be entitled to the weekly wage shall be available, ready, and willing to perform his or her usual work during the days and hours usually worked by such class of employee, and may be summarily dismissed for dishonesty, misconduct, neglect of duty, or for absence from work without reasonable cause, and in the event of such dismissal the employee shall be paid only for the time actually worked.
- (e) Where an employer is not observing the provisions of the Wages Board Determination and declines to observe such provisions, or where an employer or his representative is insulting or uses abusive language to an employee, or where an employer or his representative acts violently towards an employee, or threatens violence to an employee, then the employee shall be under no obligation to give a week's notice of termination of employment, but may leave his employment instantly.
- (f) An employer shall have the right to deduct payment for any day the employee cannot be usefully employed because of any strike, or through any breakdown of machinery, or any other stoppage of work by any cause for which the employer cannot reasonably be held responsible.

CASUAL WORK.

13. Casual work, i.e., work for less than two weeks, shall be paid for at the rate of time and a quarter.

SICK PAY.

- 14. (a) Any employee who, having had at least three months' service with the same employer, is absent from duty as a result of personal ill health or accident shall be entitled to sick pay as follows:—
 - (i) During the first year-3; hours' ordinary pay for each complete month of service.
 - (ii) During any subsequent year of service-40 hours' ordinary pay.

Provided that, in either case such employee produces or forwards within 48 hours of the commencement of such absence evidence satisfactory to the employer that his or her non-attendance was due to personal ill health or accident necessitating such absence.

(b) If the full period of sick leave as prescribed above is not taken in any year such portion as is not taken shall, provided an employee remains in the service of the one employer, or any successor of such employer, be cumulative from year to year. For the purposes of this sub-clause service prior to the 1st July, 1949, shall be disregarded.

ANNUAL HOLIDAY.

15. 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.

- 16. (a) An employee shall be entitled to be absent from his employment without deduction of pay on any of the following holidays, viz.:—New Year's Day, Australia Day, Good Friday, Easter Monday, Labour Day, King's Birthday, 13th November, 1951, Melbourne Cup Day, Christmas Day, and Boxing Day.
- (b) An employer shall not terminate the employment of a weekly employee for the purpose of evading payment for the holidays prescribed by this Determination.
- (c) Where an employee is dismissed within a week of any such holiday the re-engagement of such employee within three days of such holiday shall be prime facie evidence that the employment was terminated for the purpose of evading payment for such holiday.
- (d) Where the employer terminates the employment within one week of a day on which a holiday occurs, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee had been employed by the employer for a period of at least a week prior to the termination of the employment.
- (e) Where an employee is absent from his or her employment on the day before or the day after a public holiday without reasonable excuse or without the consent of the employer, the employee shall not be entitled to payment for such holiday.

SPECIAL RATES. .

17. Double time shall be the special rate for all work done on Sunday, New Year's Day, Australia Day, Good Friday, Easter Monday, Labour Day, King's Birthday, 13th November, 1951, Melbourne Cup Day, Christmas Day, and Boxing Day,; but if any other day be by Act of Parliament or Proclamation substituted for any of the abovenamed holidays, then the special rate shall be payable only for the day so substituted. Provided that a shift worker who commences work not earlier than 11 p.m. on a Sunday shall only be entitled to be paid at ordinary rates for work done on such Sunday.

PAYMENT OF WAGES.

18. Wages shall be paid during working hours and as from the beginning of the first pay period to commence in January, 1952, not later than Thursday in each week.

DINING ROOMS, LOCKERS, ETC.

19. The employer shall provide for the use of employees suitable dining rooms, lockers, change rooms, and hot and cold showers,

Females Not to Lift Heavy Weights.

20. Females over the age of 18 years shall not be required to lift more than 35 lbs.

RIGHT OF ENTRY OF UNION OFFICIAL.

- 21. A duly accredited representative of the Federated Storeman and Packers' Union of Australia shall have the right to enter employers' establishments during the midday meal hour for the purposes of interviewing employees on legitimate Union business on the following conditions:—

 - (a) That he produces his authority to the employer or his representative.
 (b) That he interviews employees only at the place where they are taking their meal.
 (c) That not more than one representative in all be in any establishment at any one time.

 - (d) That no one representative visit an establishment more than once a fortnight.
 (e) That if an employer alleges that a representative is unduly interfering with his establishment or is creating disaffection amongst his employees or is offensive in his methods or is committing a breach of any of the previous conditions, such employer may refuse the right of entry, but the representative shall have the right to bring such refusal before this Wages Board.

First Aid Outfit.

22. In each place 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 consisting of the following articles:---

				Article	9.		·	<u> </u>			Quantities to be Kept in Ambulance Chest—
Antiseptic solution			.: '								1 bottle
Bandages, cotton and	gauze										l dozen assorted sizes
Castor oil											2 oz.
						•• .					2 oz.
						`		• •			1
Petrolatum, carbolized					• •						l jar
Pierie acid solution, ma	ade acc	ording t	o the fo	llowing r	eceipe or	prescrip	tion :—				•
14 teaspoonfuls of	powder	ed pieri	acid,	3 oz. of a	ıbsolute	alchol, ar	ıd 2 pint	s of dist	tilled water		l pint
			• •								l packet
Pins, safety		• •	• •	••		••	••			• •	1 packet 6 oz.
Pins, safety											
Pins, safety Sal volatile Scissors	• •	••	••			••	••			• •	6 oz.
Pins, safety Sal volatile Scissors Fourniquet	••	••			::	::				::	6 oz.
Pins, safety Sal volatile Scissors Fourniquet Weezers Sotton, absorbent	· ·	••	••		::	••	::			 	6 oz. 1 pair 1
Pins, safety Sal volatile Scissors Courniquet Cweezers Cotton, absorbent Sauze, sterlived, plain				 		 				· · · · · · · · · · · · · · · · · · ·	6 oz. 1 pair 1
Pins, safety Sal volatile Scissors Fourniquet Tweezers Cotton, absorbent	••	••		 							6 oz. 1 pair 1 pair

PIECEWORK.

Flock Board.

			Males	per Cwt.	Females per Cwt.		
Piece Rates.		Serting to Grade or Quality.	Sorting to Grade or Quality and Sorting to Colours.	Sorting to Grade or Quality.	Sorting to Grade or Quality and Sorting to Colours.		
Wool, shoddy or mantle clips Hosiery Wholesale tailoring factory clips Bespoke tailors and dressmakers' clips Shirt factory cottons Cottons, other than shirt factory cottons Sweepings Rags (not including outting and metalling)			28 0 8 3 12 6 1 9 3 6 7 3 2 0	s. d. 16 6 56 0 16 6 25 0 10 3 6 7 0 14 6 4 0 10 plus 10 per cent.	8. d. 4 9 15 9 16 9 7 3 1 0 2 0 4 0 1 0 Ripping and So Qu	s. d. 0 6 31 6 9 6 14 6 2 0 4 0 8 3 2 3 Per cent. 8 3 2 3	
			Males.	Females.	Males.	Females.	
Ripping wcollens— By machine By hand			0 0 0 000			s. d. 4 0 plus 10 11 6 per cent.	

Note.—The above piecework prices shall be calculated on the weight of material supplied to the pieceworker.

PERIODICAL ADJUSTMENT OF WAGES.

24. The wages rates for adult males set out in clause 2 are based upon the following basic wage, 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 25.

BASIC WAGE.

		Piace.	 		_	Basic Wage (Adjustable).	Index Number Set Assigned.
Throughout the State	 		 • •	 		£ s. d.	Molbourne

ADJUSTMENT OF BASIC WAGE.

- 25. (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 November, 1951, the amount of the Basic Wage shall be as prescribed in clause 24.
- (c) During each future successive period beginning with the first pay period to commence in a November, a February, a May, or an August, 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 or more the basic wage shall be taken to the next higher shilling.
- (d) The wages rates for adult females are based on a basic wage being 75 per cent. of the basic wage for adult males calculated to the nearest 6d., half or less than half of 6d. to be disregarded. The wages rates for adult females shall be adjusted by increasing or decreasing such rates by the amount of the difference from time to time in the said basic wage for females.
- (e) The wages of improvers shall be the appropriate percentages as set out in clause 2, such wages shall be calculated to the nearest 6d., half or less than half of 6d. to be disregarded.

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

. J. V. WILLOX, Secretary

Melbourne, 26th July, 1951.