

# VICTORIA

# GOVERNMENT GAZETTE.

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[1954

Factories and Shops Acts.

# DETERMINATION OF THE SLATERS AND TILERS 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 prices or rates which may be paid to any person or persons or classes of persons wheresoever employed in the process, trade, or business of a slater, roof-tiler, ridger, shingler, or cement tiler (other than a tiler laying verandah or flooring tiles)" has made the following Determination, namely:—

1. That as from the 11th December, 1953, the last previous Determination of this Board shall be revoked and replaced by this Determination.

2.

WAGES.

A	pprentices.			J	mprovers.		Other Employees.			
lst year 2nd year 3rd year 4th year	Percentage of Basic Wage. 40 Hours. 6. d. 118 6 60 142 0 90 213 6 100 + 32s.		of Basic Wage. 40  lst year 50  2nd year 60  3rd year 90		Per Week of 40 Hours. s. d. 118 6 142 0 213 6 269 0	Slaters or Tilers	Per Week of 40 Hours. s. d. 323 4			
Proportion Two apprenti- fraction of five wages rates or pi than 323s. 4d. p An amended ir ship has been pre	ces to ever workers re- ecework pric er week. identure of a	y five or ceiving at es not less	_	over d the enty eivir	or fraction ng not less	st twenty improver of twenty than the	Persons employed stri or recovering with second be paid 1s. 6d. per day addition to the rates se	nd-hand ma- or portion	terials shall of a day in	

Note.—No person under the age of 16 years shall be employed as an apprentice or improver.

### Hours.

3. The ordinary hours shall be 40 per week to be worked in five or five and a half days, the daily hours being respectively not more than 8 hours Monday to Friday inclusive or not more than 8 hours Monday to Friday inclusive and not more than 4 hours on Saturday between the hours of 7.30 a.m. and 5.30. p.m. Monday to Friday inclusive and 7.30 a.m. to noon on Saturday. The lunch break shall not be less than 45 minutc.

- 4. All work done outside the hours specified as the times of beginning and ending work, or any work done within such shours in excess of 40 hours in any week, shall be paid for :—
  - (a) Within a radius of 20 miles of the G.P.O., Melbourne, and within the Cities of Ballarat, Bendigo, and Geelong, at the rate of time and a half.
  - (b) In all other places, at ordinary rates.

.No. 145.-12628/53-PRICE 6D.

#### INCLEMENT WEATHER.

- 5. Each employee shall be paid an allowance at ordinary rates for time lost through inclement weather or conditions such as would make work on the job dangerous, subject to the following conditions:—
  - (i) That such allowance shall not exceed the equivalent of eight hours' pay in any one week.
  - (ii) That weather shall not be regarded as inclement or conditions dangerous for the purposes of this clause, unless the employer or his representative on the job, and a representative of the men on such job, agree that it shall be so regarded. Failing such agreement weather shall not be regarded as inclement or conditions dangerous and work shall continue.
  - (iii) Any intermission of work owing to inclement weather or dangerous conditions so regarded as aforesaid shall immediately cease and work shall be immediately resumed on the employer or his representative calling for a resumption of work.
  - (iv) An employee shall not be entitled to payment as provided for in this clause, unless he remains on the job until a decision to cease work for the day has been made by agreement between the employer or his representative and a representative of the men.
  - (v) The intermission of work by employees who would be exposed to or working in inclement weather or dangerous conditions so regarded in accordance with this clause shall not be a ground for intermission of work in places where employees are not so exposed to or are not called upon to work in such inclement weather or dangerous conditions.

# ALLOWANCE IN RESPECT OF EXCESS FARES AND TRAVELLING TIME.

6. (a) The following payments shall be made in lieu of fares and travelling time within the radii named using G.P.O.,. Melbourne (cr. Bourke and Elizabeth streets) or the principal post offices at Ballarat, Bendigo, and Geelong as centres:—

			8.	d.
Up to and including 12 miles	 - •	 	 3	3 per day
Over 12 miles and including 20 miles	 	 	 3	10 per day
Over 20 miles and including 30 miles	 	 	 4	6 per day

Provided that if the site of the job is such that an employee cannot within 60 minutes travel to same from the point of contact with a public transport service nearest to his home, he shall in addition to the allowances hereinbefore prescribed be entitled to be paid at ordinary rates for all time spent in travelling in excess of such 60 minutes each way.

These allowances shall not be payable if the employer provides or offers to provide transport free of charge, in which case 2s. 5d. per day travelling allowance shall be paid.

(b) Where fares are necessarily incurred on distant jobs, as defined in clause 7, or on work performed outside the radii named in sub-clause (a) hereof, the provisions of that sub-clause shall apply except that the local Post Office shall be the

#### ALLOWANCES IN RESPECT OF DISTANT JOBS.

7. (a) When distance and/or travelling facilities reasonably prevent an employee going from and returning each day to his usual place of residence, reasonable and suitable board and sleeping accommodation including stretcher and mattress for each employee shall be provided. When work is situated away from suitable accommodation, the employer shall supply tents or huts with sleeping accommodation therein including stretcher and mattress for each employee in addition to any allowance provided in this clause; the allowance to be made shall be—

** *				8.	d.
For less than a full week	 	 	٠.	12	9 per day
For a full working week at the rate of	 	 		52	6 per week

Provided that the foregoing allowances shall be increased if the employee satisfies the employer that he reasonably incurred a greater outlay than that prescribed.

- (b) In lieu of the payments prescribed in clause 6 (a) an employee to whom sub-clause (a) applies shall be paid travelling time (not exceeding ordinary working hours per day) at ordinary rates of pay, and, where incurred, second-class return fare, and 5s. to cover expense of reaching his home railway station and transport of tools if any cost necessary. Provided that the return fare shall not be payable if the employee is dismissed for misconduct or is held incompetent within one week of starting work or leaves within one month of engagement. Travelling time shall be calculated as from Spencer-street, and Flinders-street Railway Stations or the home Central Railway Station (if residing in the country) to destination by rail or usual travelling facilities.
- (c) If an employee elects to return to his home at the week-end after three months of continuous service and thereafter at three-monthly periods he shall be paid a second-class return fare (Victorian Railways only) on the pay day which immediately follows the date on which he returns to the job.
- If the work upon which the employee is engaged will terminate in the ordinary course within a further 28 days after the expiration of three months this sub-clause shall not apply.

# ALLOWANCE IN RESPECT OF MEALS.

8. Where an employee is required to work overtime in excess of one hour and has not been given notice of same on the previous working day, he shall be allowed an amount of 2s. 6d. for a meal. When working overtime for two hours or more, employees shall be allowed to take, without deduction of pay, 20 minutes for crib immediately after the ordinary ceasing time, and thereafter 30 minutes for crib shall be allowed after each four hours of continuous work. Provided that where an employee works overtime for two hours without taking the prescribed interval of 20 minutes, he shall be deemed to have worked two and one-third hours. have worked two and one-third hours.

# ALLOWANCE IF MATERIAL IS CARRIED MORE THAN 30 FEET.

9. If any material has to be carried by a pieceworker more than 30 feet an allowance shall be made at a rate to be agreed upon between the parties concerned.

# SPECIAL RATES.

10. Double time shall be the rate for all work done on Sunday, New Year's Day, Australia Day, Labour Day, Anzac Day, Good Friday, Easter Monday, Queen's Birthday, 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 above named holidays, this provision shall apply only to the day so substituted. Should the 25th December in any year occur on a Saturday or a Sunday, the following Monday and Tuesday shall, for the purposes of this Determination, be deemed to be Christmas Day and Boxing Day respectively. Likewise should the 1st January in any year occur on a Saturday or a Sunday, the following Monday shall be deemed to be New Year's Day.

10a. In connexion with the visit to Australia of Her Majesty Queen Elizabeth II., where a public holiday or public half-holiday is proclaimed by Order in Council throughout any municipality or part thereof, or within any defined area, such public holiday or public half-holiday shall, so far as such municipality or part thereof, or such defined area is concerned, be deemed to be included in the list of holidays prescribed in clause 10 hereof.

Provided that an employee who fails to attend for work on the working day before and/or after such public holiday or public half-holiday without reasonable excuse shall not be entitled to be paid for such public holiday or public half-holiday.

#### Excess of Hours.

11. An employee who has worked continuously (except for meal intervals) for 20 hours, shall have a break of at least twelve hours before again starting work.

#### REST PAUSE.

- 12. (a) There shall be a rest period of ten minutes from the time of ceasing to the time of resuming work between the hours of 9.30 a.m. and 11 a.m. without deduction of pay.
- (b) The employer shall provide facilities to enable the employees to obtain an adequate supply of boiling water at meal times and rest periods.

#### ANNUAL HOLIDAY.

13. 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.

#### PAYMENT OF WAGES

14. Wages, allowances, and other moneys due shall be paid not later than the time of ceasing work on Thursday of each working week, or otherwise by mutual arrangement. On termination of employment by the employer all wages, allowances, and other moneys shall be paid at the time of dismissal.

### BOOK OR RECORD.

15. Each employer shall keep a book or record showing the name and occupation of each employee, the place of working, the hours worked, the wages rate or piecework price paid and, in respect of piecework, the number of squares and the number of feet of ridging in the roof.

Such book or record shall be filled in and signed by the employee each week and shall be kept by the employer for a period of twelve months at his place of business. During such period it may be inspected during the ordinary working hours by any official of the Slaters, Tilers, Shinglers and Roof Fixers Union of Australia duly authorized in writing by the Secretary of such Union, provided that three days' notice of intention to make such inspection has been given to the employer.

#### TERMINATION OF EMPLOYMENT.

16. One hour's notice of termination of employment shall be given by either employer or employee or one hour's pay shall be paid or forfeited in lieu thereof.

Such hour shall be allowed the employee to gather, clean, pack, and transport his tools.

#### RAISING MATERIAL.

- 17. To assist in raising roof tiling material appliances as prescribed hereunder shall be provided:-
  - (i) when work is being carried out on a two story building—a rope and wheel;
  - (ii) when work is being carried out on a three or more story building—a mechanical hoist.

# APPRENTICES AND IMPROVERS.

18. The provisions of clause 16 shall not apply to the employment of apprentices.

### PIECEWORK PRICES.

			PIECEWORK PRICES.
19.	The lowest piecework prices payable	to any	person engaged in the following kinds of work shall be :-
	Slating, 20" x 10", and larger		38s. per 100 square feet, slater's measurement, (including ls. 4d. as payment for two weeks' annual holidays.)
	Slating, under 20" x 10"		8d. per 100 square feet, slater's measurement, more for every size smaller.
	m an ami		Ridging extra.
	Terra Cotta or Cement Tiling .	•	£1 4s. 10d. per 100 square feet, tiler's measurement (including 8d. as payment for two weeks' annual holidays.)
			Ridging extra.
	Sarking or Undercovering .		5s. per 100 square feet, tiler's measurement, with 1s. extra per 100 square feet where tiles are wired.
	For buildings of more than one stor	y	8d. per 100 square feet, tiler's measurement, extra for each story after the first.
	Fixing Terra Cotta Ridging Fixing Cement Ridging	•	5d. per foot.
	For buildings of more than one stor		6d. per foot, 1d. per foot extra for each story after the first.
	Mitring on slate roofs		Nailed, 1s. 4d. per foot, screwed, 1s. 8d. per foot.
łe.	per square extra shall be paid for we	ork don	ne on roofs where double batten is used.
The	following additional amounts on all		
	For work done on roofs of a pitch For work done on roofs of a pitch	over 35 over 40	5° and up to 40°—10 per cent. 0° and up to 45°—331 per cent.
	For work done on roofs of a pitch		

### DEFINITION.

20. Slater's or tiler's measurement is the net square measurement of the roof with 1 square foot extra for every lineal foot of eaves, hips, valleys, gutters, and gables.

# PERIODICAL ADJUSTMENT OF WAGES.

21. The wages set out in clause 2 are based upon the following basic wage, and, pursuant to and in accordance with the provisions of section 21 of the Factories and Shops Act 1934, the Board hereby determines that such rates shall be automatically adjusted at the same time as such basic wage as prescribed in clause 22. Provided that the wages of apprentices and improvers shall be the percentages, as set out in clause 2, of the basic wage payable to "other employees" such adjustments to be to the nearest 6d., half or less than half of 6d. to be disregarded.

The piecework prices for the undermentioned operations shall be adjusted by adding or subtracting to or from the appropriate price, as the case may be, for each rise or fall of 1s. in the basic wage the amount stated beside such operation:—

Slating, 11d.

Terra Cotta or Cement Tiling, 1d.

# Basic Wage.

		 Place.			Basic Wage (Adjustable),	Index Number Set Assigned.
Victoria	 	 ••	 		 £ s. d.	Melbourne

#### Adjustment of Basic Wage.

- 22. (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, 1954, the amount of the basic wage shall be as prescribed in clause 21.
- (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 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 weekly wage and hourly rate prescribed in clause 2 of this Part are ascertained as follows:-

Basic wage Margin for skill War loading Tool allowance Disabilities allowance	 	0	17 6 6 4 5	0	Allowing two weeks for statutory holidays, one week for following the job, and one week's sick pay, the weekly wag should be £16 3s. 4d. per week = 8s. 1d. per hour.
Total	 	14	18	6	$\left(\text{i.e.}  \frac{314 \cdot 10^{-5} \times 52}{48 \times 40.}\right)$

A. V. BARNS, J.P., Chairman,

J. W. RYAN, Secretary.

Melbourne, 11th December, 1953.