

GOVERNMENT GAZETTE.

Bublished by Anthority,

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

No. 19]

2.

THURSDAY, JANUARY 28.

[1954

Factories and Shops Acts.

DETERMINATION OF THE NURSERYMEN'S BOARD.

Note.-This Determination applies to the whole of the State of Victoria.

N 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 employed by a nurseryman in the business or occupation of a nurseryman," has made the following Determination, namely:—

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

. Ap	prentices or I	mprovers.				Other Employees,			
] 1	Per Week	of 40 Hours.						
Wages.	Male	5.	Fema	les.		Wages.	Per V	ſ	
1 7 V 1	Percentage of Basic Wage.		Percentage of Female Basic Wage.			·	40 Hours		
es St.		s. d.		8.	d.		8.	d.	
5 years of age or under 6 years of age 7 years of age	22 28 39	52 0 66 6 92 6	29 31 45	51 55 80	0	Propagators in charge of one or more employees working under glass	273	0	
8 years of age 9 years of age 0 years of age	54 64 88	128 0 151 6 208 6	62 77 90	110 136 159	6	at budding, grafting, planting, potting, or ploughing. Females engaged at pricking off seedlings or pre- paring them for transit, picking flowers, picking	262	6	
One apprentice to eveceiving not less than	PROPORTS Apprenticely three or the minimum Improve	ces. fraction n wage.	of three wo		seeds, staking plants in pots, cleaning cuttings, or weeding	177 246			

ADDITIONAL PAYMENT.

. 3. An employee appointed to take charge of three or more employees shall receive an additional 1s. 3d. per day or part thereof.

TERMS OF ENGAGEMENT.

4. Employees who work less than 40 hours in any week may be paid pro rata according to the number of hours worked.

No. 19.—11646/53.—Price 6b.

TIME OF BEGINNING AND ENDING WORK.

5. The time of beginning and ending work shall be the times mutually agreed upon between the employer and the employee. OVERTIME.

6. The following rates shall be paid for overtime:-

For all work done in any week in excess of the number of hours fixed as a week's work, or in excess of 84 hours in any one day—Time and a half.

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

SPECIAL RATES.

7. Double time shall be the special rate for all work done on Sunday, and time and a half for all work done on New Year's Day, Australia Day, Labour Day, Good Friday, Easter Monday, Anzae Day, 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 the special rate shall only be payable for work done on the day so substituted.

Provided that, by agreement, Queen's Birthday may be substituted for Melbourne Cup Day.

PAYMENT FOR HOLIDAYS.

8. All employees shall be entitled to the holidays, or any day or days by Act of Parliament or Proclamation substituted for such holidays prescribed in clause 7 without deduction of pay.

8A. 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 herein prescribed in clause 7 hereof.

Provided that an employee who fails to attend for work on the working days 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.

ANNUAL HOLIDAY.

9. 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.

SICK LEAVE.

10. (a) Subject to satisfactory evidence being furnished to the employer, an employee in continuous employment shall be entitled, without deduction of pay, to absent himself on account of sickness arising out of his employment for 10 hours of working time for each three months' service but not exceeding 40 hours of working time in any year.

(b) Notwithstanding the provisions of sub-clause (a) hereof, if the full period of sick leave as prescribed is not taken in any year, such portion as is not taken shall be cumulative from year to year up to a period not exceeding 80 hours of working time which shall be the maximum amount of leave to which an employee may be entitled in any year of service without deduction of pay.

For the purpose of this sub-clause service prior to 1st November, 1947, shall be disrogarded.

RIGHT TO INTERVIEW EMPLOYEES.

11. During the meal interval, and not more than once a month, a duly accredited official of the Australian Workers Union, authorized in writing by the President and Secretary of the Victorian Branch of such organization, shall have the the right to interview any person covered by this Determination at his or her place of employment on legitimate union

FIRST-AID OUTFIT.

12. Employers shall provide and continuously maintain at a place reasonably accessible to all employees an efficient first-aid outfit.

PERIODICAL ADJUSTMENT OF WAGES.

13. The wages rates for 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 14.

Basic Wage.

	Place.	 Basio Wage (Adjustable),	Index Number Set Assigned.
		£ s. d.	
Throughout the State		 11 17 0	Melbourne

ADJUSTMENT OF BASIC WAGE.

14. (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 13.

(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 wages rate for adult females is 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 rate for adult females shall be adjusted by increasing or decreasing such rate by the amount of the difference from time to time in the said basic wage

(e) The wages of apprentices or 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.

Melhourne, 23rd November, 1953.



GOVERNMENT GAZETTE.

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

No. 20]

THURSDAY, JANUARY 28.

[1954

Factories and Shops Acts.

DETERMINATION OF THE SPORTS GROUND MAINTENANCE BOARD.

Notes.-(1) This Determination applies to the whole of the State of Victoria.

- (2) By Order in Council dated the 13th September, 1947, the Garden Employees Board was deprived of the power to determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed:—
 - (a) in the laying-out, cultivation or keeping in order of a fairway or green in connexion with any golf links or putting green;
 - (b) in the laying out, cultivation or keeping in order of a bowling green or tennis court;
 - (c) at work connected with or incidental to the construction or maintenance or keeping in order of brick dust or porous tennis courts;
 - (d) at work connected with or incidental to the construction, formation, maintenance or keeping in order of grounds or enclosures used in the business of conducting for gain outdoor entertainments, outdoor shows, outdoor sports meetings or outdoor amusements of any kind;

and such power was conferred exclusively on the Sports Ground Maintenance Board.

- 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 (other than persons subject to the jurisdiction of any Wages Board heretofore appointed) employed in or in connexion with the construction, ornamentation, formation, maintenance or keeping in order of grounds or enclosures used in conducting outdoor entertainments, outdoor shows, outdoor sports or outdoor amusements of any kind", has made the following Determination, namely.
- 1. That on the 1st December, 1953, the last previous Determination of this Board shall be revoked and replaced by this Determination.

2.

<u> </u>	Appre	Percentage of Basic Wago.	Wages per Week of 40 Hours.						
								s .	d.
5 years of age or under		,	 	• •			29	. 68	
6 years of age	'		 		• •		32	76	
7 years of age			 				37	87	6
8 years of age			 	• •		·	5l	121	0
9 years of age			 				61	144	6
O years of age			 • •	••	٠٠ .		73	. 173	0

Proportion (WITHIN ANY PLACE).

One apprentice to every three or fraction of three workers receiving not less than the minimum wage.

One improver to every three or fraction of three workers receiving not less than the minimum wage.

No. 20.-11647/53.-PBICE 6D.

	Other Emp	loyees.						Wages per Week 40 Hours.		
voecourses								£	8.	d.
Leading hand, i.e., a person in charge of	three or	more em	nlovees				Į	19	17	0
Groundsman or maintenance employee			projecu	••	• •	••			2	
All others	• • •		••	• •	••	••				
olf Links, Bowling Greens, Croquet Greens a	nd Cross	Tannia (·	••	• • •	• • •	• • •	12	17	v
and satisfactory condition of a playing Assistant green-keeper, i.e., a person eng green-keeper	area or a gaged as	such or	is requi	red to p	erform t	he duties	of a		7 12	
Groundsman or maintenance employee						• •			17	
All others									14	
her Tennis Courts, Cricket Grounds, Foo conducting outdoor entertainments, outdoor s	tball Gr	ounds or	other g	grounds	or enclo	sures use	d in			-
. Carator, i.e., a person engaged as such an	d who is	responsil	ble for th	e care a	lionment	mainten	просе			
and satisfactory condition of a playing	area or a	reas and	or Turf	Wickets		,		14	7	Λ
Assistant apparator is a namon appared as	such or	is require	d to perf	orm the	duties of	a curato	r ::		12	ñ
risandani cultivi. i.e., a Derson entriced as		quiit	~ co borr	OILL CHO	advice of	a caraco				
Assistant curator, i.e., a person engaged as Groundsman or maintenance employee								12	2	0

Any employee, other than a curator or assistant curator, required to take charge of 2 or more employees, shall be paid an additional amount of 1s. 6d. per day or part thereof.

EXTRA RATES.

- (i) Where no assistant is engaged, a curator or green-keeper, in charge of 4 or more employees, shall be paid an additional 10s. per week.
- (ii) Any employee other than a curator or green-keeper on racecourses, golf links, tennis courts, football grounds or show-grounds whose regular duty is to attend, maintain, adjust, and/or operate motor mowers shall receive an additional amount of 5s. per week.
- (iii) Any employee other than a curator or green-keeper operating a power-driven appliance, other than a motor mower, on a racecourse, cricket ground, football ground, showground or golf links, shall receive an additional amount of 3s. per day or part thereof.

CASUAL EMPLOYEES.

4. A casual employee i.e., an employee engaged for less than 40 hours per week shall be paid at the rate of time and a third for the first 20 hours and ordinary rate thereafter up to but not exceeding the rate fixed for a full week's work.

HOURS FOR AN ORDINARY WEEK'S WORK.

5. The number of hours to constitute an ordinary week's work shall be 40 which may be worked in either 5 or 51

TIMES OF BEGINNING AND ENDING WORK.

6. The times of beginning and ending work shall be the times mutually agreed upon between the employer and the employee and failing agreement, shall be as follows:—

Time of Beginning (not earlier than).		·	Time of Ending (not later than).
Bowling Greens—			, •
7.30 a.m		٠	12 noon on Saturday (or the day on which the half-holiday is observed locally).
7.30 a.m			7.30 p.m. on the other working days of the week.
Any other Place-			• •
7.30 а.т.		••	12 noon on Saturday (or the day on which the half-holiday is observed locally).
7.30 a.m			5.30 p.m. on the other working days of the week.
Provided that the hours once i	fixed shall not	be alte	red without at least seven days' notice.

OVERTIME.

Bowling Greens.

- 7. (i) All time worked outside a spread of twelve hours per day shall be paid for at the rate of double time, provided that time occupied at watering shall be paid for at the rate of time and a half.
- (ii) All time worked within a spread of twelve hours in excess of 40 hours per week shall be paid for at the rate of time and a half for the first two hours and double time thereafter.

Any Other Place.

- (i) All time worked outside the times of beginning and ending work shall be paid for at the rate of time and half for the first two hours and double time thereafter.
- (ii) All time worked within the times of beginning and ending work in excess of 40 hours per week shall be paid for at the rate of time and a half for the first two hours and double time thereafter.

(Bowling Greens.)

8. An employee shall not be stood down for more than ten hours in the aggregate in any one week.

HOLIDAYS AND SPECIAL RATES.

9. All employees shall be entitled to the following helidays without deduction of pay:-

New Year's Day, Australia Day, Labour Day, Good Friday, Easter Monday, Anzac Day, Queen's Birthday, Melbourne Cup Day, Christmas Day and Boxing Day, but if any other day be by Act of Parliament or Proolamation substituted for any of the above-named holidays this condition shall apply only to the day so substituted. Provided that if any of these holidays occur on a Sunday or other non-working day, an additional day for each such holiday occurring as aforesaid shall be added to the employee's annual leave.

If an employee works on any of the holidays mentioned herein or any day or days by Act of Parliament or Proclamation substituted for such holidays he shall be paid time-and-a-half in addition to his ordinary pay, or if the employee so elects, an extra day and a half shall be added to his annual leave.

9A. 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 Conneil 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 herein prescribed in clause 9 hereof.

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

SPECIAL RATES FOR SUNDAYS.

10. All work done on Sunday shall be paid for at double time.

NIGHT WATERING (OTHER THAN BOWLING GREENS).

- 11. (a) Employees required to do night watering, i.e., outside the times of beginning and ending work shall be paid at the rate of time and a half.
 - (b) No employee shall be called upon to do night watering without a clear break off duty of at least four hours.

PROVISIONS OF CLOTHING, ETC.

- 12. (a) The employee shall be provided with the following, free of charge, by the employer.

 - (i) Oilskins, gum boots, or other protective clothing, when called upon to work in the rain.
 (ii) Gum boots, gloves, overalls and goggles, when required to distribute fertilizer or employed on spraying.
 (iii) Gum boots when required to hose down.
- (b) When gum boots are used they shall be washed and sterilized if required to be used by any other person.

MEAL BREAKS.

13. A period of not less than three quarters of an hour, not later than four hours after commencing work, shall be -allowed for a meal.

MRAL ALLOWANCE.

14. Any employee required to work overtime for more than one hour without being notified the day before that he would be so required to work, shall either be provided with a meal by the employer or paid the sum of 4s. 6d.

If having been notified accordingly and the employee has provided himself with a meal, and such overtime is not worked, he shall be allowed the sum of 4s. 6d.

ANNUAL HOLIDAYS.

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.

SICK LEAVE.

- 16. (a) If the absence from duty of an employee be reasonable because of his own illness, and he produces to the employer satisfactory evidence thereof, by medical certificate or otherwise, no deduction shall be made in respect of such absence except so far as it exceeds in the aggregate forty hours of working time during any one year of employment or a proportionately less time during any shorter period of employment.
- (b) Notwithstanding the provisions of sub-clause (a) hereof, if the full period of sick leave as prescribed is not taken in any year, such portion as is not taken shall be cumulative from year to year up to a period not exceeding 160 hours of working time which shall be the maximum amount of leave to which an employee may be entitled in any year of service without deduction of pay.

RIGHT OF ENTRY OF UNION OFFICIALS.

17. A duly accredited officer of the Australian Workers' Union who is authorized in writing by the President or Secretary of such Union, shall have the right to interview any employee during the meal hour or such other time as may be approved by the employer or his representative, at the place of his employment on legitimate union business and shall be permitted to inspect the conditions relating to the persons employed.

TERMS OF ENGAGEMENT.

18. Employees, other than casuals, shall be employed by the week and their engagement shall only be terminated by a week's notice on either side given at any time during the week or by the payment or forfeiture, as the case may be, of one week's wages in lieu', thereof. This shall not affect the right of the employer to dismiss any employee without notice for maingering, inefficiency, neglect of duty or misconduct and in such cases the wages shall be paid up to the time of dismissal only.

PAYMENT OF WAGES.

19. Wages shall be paid on a fixed day, not later than Thursday of each week and during the employees' normal working hours.

TIME BOOK OR RECORD.

20. Every employee shall record daily the correct time of work on a time sheet or record which shall be furnished by the employer. Such time sheet or record shall be produced by the employer or his agent for inspection during reasonable hours to the Secretary of the Australian Workers' Union or any official thereof duly authorized in writing by the President or Secretary of the aforesaid Union.

FIRST-AID OUTFIT.

21. A first-aid outfit shall be provided by the employer at a place readily accessible to all employees.

PROVISION OF QUARTERS.

22. Where an employee's required to live on the premises and is required to act as caretaker he shall be provided with .quarters free of charge.

EMPLOYEE REPORTING FOR WORK AND NOT ALLOWED TO START.

23. An employee who reports for work and is not allowed to start shall be paid for four hours' work at the appropriate

MIXED DUTIES.

24. An employee who is required to do work for which a higher rate is fixed than that provided for his ordinary duties shall, if such work exceeds a total of four hours on any day, be entitled to be paid for all work done on such day at the

LOCKERS, DINING AND WASHING FACILITIES.

25. Where practicable, suitable lockers, dining and washing facilities shall be provided for the use of employees.

SANITARY ACCOMMODATION.

26. The employer shall provide suitable sanitary conveniences on the job and have same maintained in a clean condition.

BICYCLE ALLOWANCE.

27. An employee instructed by the employer or his representative to use his own bicycle in the course of his duties shall be paid an amount of 2s. 6d. per week in addition to his ordinary rate.

PULLING HEAVY ROLLERS.

28. No employee shall be called upon to push or draw a roller exceeding 5 cwt. on cricket grounds unless granted: necessary assistance.

PERIODICAL ADJUSTMENT OF WAGES.

29. The wages for adults 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 30.

BASIC WAGE.

					 		
	•	Place.				Basic Wage (Adjustable).	Index Number Set Assigned.
		•				£ s. d.	
Throughout the State	••		••	• •	 	11 17 0	Melbourne

ADJUSTMENT OF BASIC WAGE.

- 30. (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 29.
- (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 wages of apprentices or 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, 23rd November, 1953.



GOVERNMENT GAZETTE.

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No. 21]

THURSDAY, JANUARY 28.

[1954

Factories and Shops Acts.

DETERMINATION OF THE VEGETABLE GROWERS BOARD.

Nore.-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 persons engaged in the trade of vegetable growing (that is to say, the growing of vegetables, including tomatoes, for sale)," has made the following Determination, namely:—

1. That on the 1st December, 1953, the last previous Determination of this Board shall be revoked and replaced by this Determination.

2.

	Imp	overs.			Othe	r Employees.		
	Por- centage of Basic Wage.	Adjustable Rate,	Plus Loading to Com- pensate for a 44 Hour Week.	Total Wage.		Adjustable Rate.	Plus Loading to Compensate for a 44 Hour Week.	Total Wage.
15 years of age or under 16 years of age 17 years of age 19 years of age 20 years of age or under heading "Otl	er Emplo Propo three or fra	oyoos ". erron. ection of thr	11 6 15 3 20 0 e rate p		Foreman gardener, i.e., a gardener in charge of two or more employees All others	£ s. d.	1 6 3	£ s. d.

PROHIBITION OF EMPLOYMENT.

3. The Board determines that no person shall be employed as an apprentice.

TIMES OF BEGINNING AND ENDING WORK.

4. The time of beginning and ending work shall be the times mutually agreed between the employer and the employee.

ORDINARY WORKING WEEK.

5. Forty-four (44) hours shall constitute an ordinary week's work, to be worked on any or all of the days except Sunday.

No. 21.-11648/53.-PRICE 6D.

в.

OVERTIME.

i.	All time worked in	ex0888	of 44	hours	per	week sh	all be	paid	for at t	he following	rate	96 :
	For the first two								••			Time and a quarter.
	For the next two	hours	• •		• •	• •			• •	• • •		Time and a half.
	Thereafter	• • •			• •	• •		• •	• •	• •	• •	Double time.

SPECIAL RATES FOR WATERING.

7. Employees required to do watering between the hours of 8 p.m. and the usual starting time on the following day shall be paid at the rate of time and a quarter, provided that double time shall be paid for all watering done between the hours of midnight on Saturday and midnight on Sunday.

TERMS OF ENGAGEMENT.

- 8. (a) Except as provided in sub-clause (b) hereof all employees shall be employed by the week. Employees to become entitled to the weekly wage prescribed by this Determination must be available, ready and willing to perform such work as the employer shall from time to time require on the days and during the hours usually worked by the class of employees
 - (b) Employment for the first two weeks of service at any period shall be from hour to hour at the weekly rate fixed.

TERMINATION OF EMPLOYMENT,

9. Subject to sub-clause (b) of clause 8 employment shall be terminated only by a week's notice on either side or a week's wages paid or forfeited as the case may be, and such notice may be given at any time during the week. This shall not affect the right of the employer to dismiss any employee without notice for malingering, inefficiency, neglect of duty or misconduct.

HOLIDAY AND SUNDAY WORK.

10. (a) Weekly employees, if not required to work, shall be entitled to the following holidays without deduction of pay:—New Year's Day, Australia Day, Good Friday, Easter Monday, Queen's Birthday, Labour Day, Anzac Day, Christmas Day, Boxing Day, and Pienic Day or any day by Act of Parliament or Proclamation substituted for any of the beforementioned belidage.

holidays.

If any employee is required to work on any of the holidays specified in this sub-clause or on any day or days by Act of Parliament or Proclamation substituted for such holidays he shall be paid double time for all work done and ordinary

- (b) All work done on Sundays shall be paid for at double time.
- 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 herein prescribed in clause 10 hereof.

Provided that an employee who fails to attend for work on the working days 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.

ANNUAL HOLIDAY.

11. 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.

SICK LEAVE.

- 12. (a) If the employee is absent from duty through his own illness and he produces evidence satisfactory to the employer, no deduction shall be made from his wages in respect of such absence in so far as it does not exceed in the aggregate forty-four hours of working time in any one year of employment or a proportionate less time during any shorter period of employment: Provided that, in every case, an employee shall have at least three months' service to entitle him to such leave.
- (b) Notwithstanding the provisions of sub-clause (a) hereof if the full period of sick leave as prescribed is not taken in any year, such portion as is not taken shall be cumulative from year to year up to a period not exceeding eighty-eight hours of working time, which shall be the maximum amount of leave to which an employee shall be entitled in any year without deduction of pay.

For the purposes of this sub-clause service prior to the 15th November, 1945, shall be disregarded.

REST PERIOD.

13. A rest period of ten minutes without deduction of pay shall be allowed each morning at a time mutually agreed upon.

CLOTHING ALLOWANCE.

14. An employee shall receive an allowance of Is. per week towards the cost of providing waterproof clothing.

PAYMENT OF WAGES.

15. Wages shall be paid not later than Thursday in each week and within 10 minutes of ceasing work for the day.

RIGHT OF ENTRY OF UNION OFFICIAL.

16. Any official of the Australian Workers' Union (authorized in writing by the Secretary of the Victorian Branch of the said Union) may enter during the lunch hour upon any land or premises on which operations are carried on and inspect the working conditions and interview employees on legitimate union business.

PROVISION OF AND DEDUCTION FOR KEEP.

- 17. (a) Where the employer provides an employee with board and lodging the standard thereof shall be reasonably adequate and the standard of accommodation provided shall be in accordance with the following, that is to say, there shall be a sufficiency of necessary furniture, bedding, blankets and bed-room and washing utensils and sufficient provision made for lighting, heating, bathing, ventilation and sanitation. The sleeping quarters provided shall contain not less than 480 cubic feet of air space for each person accommodated therein and not more than two persons shall be accommodated in any one sleeping apartment. The food provided shall be sufficient and well prepared and cooked.
- (b) Subject to compliance with the provisions of sub-clause (a) hereof the employer shall be entitled to deduct from the wages payable to an employee provided by him with board and lodging an amount to compensate himself for the cost thereof at the following rates:—

£ s. d. Adult males at the rate of Junior males at the rate of .. 2 10 0 per week .. 2 0 0 per week

SANITARY PROVISION.

18. Suitable sanitary provision shall be provided where required.

PERIODICAL ADJUSTMENT OF WAGES.

19. The wages rates of "other employees" 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 20. Basic Wage.

		Place.			Basic Wage. (Adjustable).	Index Number Set Assigned.
Throughout the State	 	.,	 	 	 £ s. d.	Melbourne

Adjustment of Basic Wage.

- 20. (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 19. *
- (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 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.

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

J. V. WILLOX, Secretary.

Melbourne, 23rd November, 1953.

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GOVERNMENT GAZETTE.

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No. 22]

THURSDAY, JANUARY 28.

[1954

Factories and Shops Acts.

DETERMINATION OF THE ANIMAL MANURE BOARD.

Notes.—(a) This Determination applies to the whole of the State of Victoria.

(b) On 25th May, 1914, the powers of the Animal Manure Board were extended to enable it to fix the lowest prices or rates which may be paid to any persons employed in the process, trade, or business of the extraction of tallow.

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 persons employed in the process, trade, or business of the manufacture of manure from animal matter," has made the following Determination, namely:—

1. That on the 1st December, 1953, the last previous Determination of this Board shall be revoked and replaced by this Determination.

2.

Apprentices or Improvers.				Other Employees.	
	Percentage of Basic Wage.	Wage Per Week			Wages Per Week.
		8. 6	đ.		s. d.
Under 16 years of age	67	159	0	Carcass skinners	314 6
16 years of age and under 17 years of age	73	173	0	All others	308 6
7 years of age and under 19 years of age	94	223	0		
19 years of age and under 20 years of age	100 plus 10s. 6d.	247	6	Afternoon shift employees shall receive per cent. per week.	an additional l
20 years of age and under 21 years of age	100 plus 26s. 6d.	263	6	Night shift employees shall receive an cent. per week.	additional 10 pe
PROPORTION (by any Employ	rer).				
Apprentices. One apprentice to every three or fraction of the not less than 308s. 6d. per week. An indenture of apprenticeship has been presented.			-	Leading hands on afternoon or night shift additional 3s. per shift.	ft shall receive a
Improvers. One improver to every four workers receives to the second of	ving not le	ess tha	n		

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HEAT ALLOWANDE.

3. Any employee required to work in a rendering section artificially heated to more than 18 degrees Fahr. above the outside temperature shall be paid a heat allowance of 3d, per hour: Provided that no heat allowance shall be payable if the outside temperature does not exceed 87 degrees Fahr.

Notwithstanding anything herein contained where eight or more melting pots are in operation the allowance of 3d, per hour shall be paid for the whole shift.

CASUAL EMPLOYEE.

4. A "casual employee" shall be paid the ordinary rate with the addition of 12½ per centum. For the purpose of this clause a "casual employee" shall mean a person who works less than three full days in any one week.

HOURS OF WORK.

5. The maximum number of hours to be worked, without payment for overtime, shall be-

(a) Day work-

- (i) 40 hours per week;
- (ii) Not more than 8 hours per day on Monday, Tuesday, Wednesday, Thursday, and Friday between the hours of 7 a.m. and 5.30 p.m.,

Provided that in any week an employee works less than 40 hours in 5 days Monday to Friday (inclusive) he shall if required, work on Saturdays at ordinary rates for not more than 4 hours between the hours of 7 a.m. and 12 noon to complete his full week's work of 40 hours.

(b) Shift work-

- (i) 40 hours per week or by mutual agreement between any employer and his employees 80 hours per fortnight, with a maximum of 44 hours in any one week;
- (ii) Not more than 8 hours per day on Monday, Tuesday, Wednesday, Thursday, Friday, Saturday, and Sunday.

OVERTIME.

6. All time worked in excess of the number of hours prescribed in clause 5 shall be paid for at the rate of time and a half.

HOLIDAYS.

- 7. All weekly wage employees shall be granted the following holidays without deduction of pay:—New Year's Day, Australia Day, Good Friday, Easter Monday, Labour Day, Melbourne Cup Day, Christmas Day, Boxing Day, Butchers' Pionic Day, but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays in any place, all employees in that place shall be entitled to such day in lieu of the holiday for which it was substituted.
- 7A. 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 herein prescribed in clauses 7 and 16 hereof.

Provided that an employee who fails to attend for work on the working days 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.

ANNUAL LEAVE.

8. 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.

STOR LEAVE

- 9. (a) Any employee, whose conditions of employment is on a weekly basis as provided for in clause 10 of this Determination, shall lose his pay for the actual time of such non-attendance unless he produces or forwards within 24 hours of the commencement of such absence evidence satisfactory to his employer that his non-attendance was due to personal accident arising out of and in the course of his employment or to personal ill-health necessitating such absence.
- (b) Provided that an employee shall not be entitled to payment for non-attendance on the ground of personal accident or personal ill-health or both for more than 40 hours of working time in each year of employment, or a proportionately less time during any shorter period of employment.
- (c) If the full period of sick leave as prescribed above is not taken in any year, such portion as is not taken shall be cumulative from year to year.

For the purposes of this sub-clause service prior to the 1st December, 1950, shall be disregarded, provided that any accumulated sick leave, not exceeding 80 hours of working time, standing to the credit of the employee on the 1st December, 1952, shall not be reduced by virtue of the provisions of this sub-clause.

No employer shall terminate the services of an employee during the currency of any period of sick leave with the object of avoiding his obligations under this sub-clause.

TERMS OF ENGAGEMENT.

10. Employment shall be by the week and any employee (other than casual employees as provided for in clause 4) willing and available to work shall in respect of each week of his employment be paid the full weekly wage fixed by this Determination; provided that such employee not attending for duty shall, except as provided by clause 9 of this Determination, lose his pay for the actual time of such non-attendance; provided further that this does not interfere with the right of the employer to dismiss an employee at any time without giving reasons and that such employee shall be paid up to the time of dismissal only.

STOPPAGES OF WORK.

11. An employer shall not be required to pay for any time the employee cannot usefully be employed because of any strike or other stoppages of work by any cause for which the employer cannot reasonably be held responsible.

TEA MONEY.

12. Employees required to work overtime for more than one and a half hours on any one day without having been notified on the preceding day that they would be required so to work shall be paid the amount of four shillings in addition to any overtime payment to which they may be entitled.

HANDLING OF CONDEMNED CARCASSES.

13. The employer shall provide ample quantities of hot water, soap and disinfectant (such as cyllin, izel, etc.) for the use of employees required to handle carcasses of animals condemned by meat inspectors as unfit for human consumption because of disease.

KNIVES TO BE SUPPLIED.

- 14. Knives, which shall remain the property of the employer, shall be supplied under the following conditions to carcass skinners when necessary for the performance of their duties:—
 - (1) They shall be returned to the employer on termination of the employment,
 - (2) If such knives are not returned the employer shall be entitled to deduct their cost from any money owing to the employer.

PROTECTIVE FOOTWEAR.

15. Suitable protective footwear, which shall remain the property of the employer, shall be supplied by the employer free of cost to employees working on a percolator or press in wet or dry rendering.

SPECIAL RATES.

16. Double time shall be paid for all work done on Sundays and holidays specified in clause 7, or any other day substituted by Act of Parliament or Proclamation.

PERIODICAL ADJUSTMENT OF WAGES.

17. The wages rates 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 18.

		.,						
		Place	e,				Basic Wage (Adjustable).	Index Number Set Assigned.
							£ s. d.	
Throughout the State	••	••	••	 	••		11 17 0	Melbourne

ADJUSTMENT OF BASIC WAGE.

- 18. (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 17.
- (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 wages of apprentices or 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, 25th November, 1953.

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GOVERNMENT GAZETTE.

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No. 23]

2.

THURSDAY, JANUARY 28.

[1954

Factories and Shops Acts.

DETERMINATION OF THE DENTAL MECHANICS BOARD.

This Determination since the 2nd July, 1946, has applied to the whole of the State of Victoria.

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board which since the 30th August, 1938, has had the power "to determine the lowest prices or rates which may be paid to any persons employed in the process, trade, business, or occupation of—

- (a) a dentist's surgical assistant granted a permit by the Dental Board of Victoria in pursuance of section 68 of the Medical Act 1928;
- (b) a dentist's mechanic;
- (c) making any article to be fitted in a human mouth;
- (d) a dentist's attendant," has made the following Determination, namely:—
- 1. That on the 1st December, 1953, the last previous Determination of this Board shall be revoked and replaced by his Determination.

WAGES PER WREE OF 40 HOURS.

•	Dentist's Mechanic (Apprentices.)	o.		ist's Attenda ices and Imp				Other Employ	004.		Minimu	m Wage.
		s. d.	I F	ercentage of emale Basic Wage.	8.	d. ·					4.	đ.
lst year 2nd year 3rd year 4th year 5th year 8th year		62 0 86 0 110 6 172 6 216 0 265 0	1st year 2nd year 3rd year	51 71 93	90 126 165	0	Dentist's	Surgical Assid Mechanic Attendant	stant 		369 302 200	
of the ope		Determinat aditions rega ereafter th	ion.	yment of jun		nce					•	
		APPRI	INTICES.									
not less tì An am	prentice to every han the minimum ended indenture ptember, 1925.	m wage.										
		IMPRO	VERS.	•						ŀ		
	(1)	Dentists'	Attendants.)				ļ			İ		
One in not less tl	nprover to ever han the minimu	y ten or m wage.	fraction of te	en workers	receiv	ing						

SPECIAL CONDITIONS REGARDING THE EMPLOYMENT OF JUNIORS.

3. (a) The Board has determined that on and after the 28th September, 1945, no junior shall be employed at the Dentel Mechanics' Section of the trade except under terms of apprenticeship.

(b) Juniors shall be apprenticed as from the date of commencing work with an employer, but the first six months of service shall be deemed to be a probationary period, and the indenture may be terminated by any party thereto during such period of probation without any obligation to any other party or parties.

TIMES OF BEGINNING AND ENDING WORK.

(i) Dental Mechanics.

4. The ordinary hours of work shall be between the following times of beginning and ending work:-

8 a.m. .. 6 p.m. on Monday to Friday (inclusive).

(ii) Attendants.

Time of Beginning.

Time Ending.

8.30 a.m.

Noon on Saturday.

8.30 a.m. ..

.. 6 p.m. on the other working days of the week.

(iii) All Others.

(a) Where a five and a helf day week is worked-

Time of Beginning.

Time of Ending.

9 a.m. 9 a.m.

(b) Where a five-day week (Monday to Friday inclusive) is worked-

.. 12 noon on the day on which the half-holiday is observed. .. 5.30 p.m. on the other working days of the week.

Time of Beginning.

8.30 a.m.

Time of Ending.

.. 6 p.m.

5. The ordinary hours for a week's work shall be 40.

MEAL BREAK.

6. A meal break of not less than 42 nor more than 60 minutes shall be allowed daily to each employee (Saturday excepted).

OVERTIME.

7. (a) No employee shall be required to work more than two hours' overtime in any one week outside the hours of beginning and ending work without his or her consent.

(b) No employee under the age of sixteen years shall be employed working overtime.

(c) The following rate shall be paid for all work done:—

(i) Outside the hours fixed in clause 4

(ii) Within the hours fixed in clause 4 in excess of the number of hours as fixed for a week's work } Time and a half.

MEAL MONEY.

8. All employees who work overtime-

(a) in excess of three hours on the day on which the half-holiday is observed, or

(b) in excess of one hour on any other working day of the week,

shall be paid 3s. 6d. meal money in addition to overtime rates.

SUNDAYS AND HOLIDAYS.

9. (a) Double time shall be the rate payable for all work done on Sundays, New Year's Day, Australia Day, Anzac Day, Good Friday, Easter Saturday, Easter Monday, Labour Day, Queen's Birthday, Show Day (Metropolitan District only), Melbourne Cup Day (Metropolitan District only), 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, the special rate shall be payable only for work done on the day so substituted.

(b) All weekly wage employees shall be granted the holidays mentioned in sub-clause (a) without deduction of pay.

9A. 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 9 hereof.

Provided that an employee who fails to attend for work on the working days 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.

EMPLOYMENT FOR LESS THAN FULL WEEK.

10. (a) Casual employees (i.e., persons employed during any week for not more than half the hours fixed for an ordinary week's work) shall be paid—

(i) in any week in which two or more public holidays occur Time and a half.
.. Time and a quarter.

(b) Persons who are employed during any week for more than one-half the ordinary number of hours fixed in this Determination as a week's work, but for less than 40 hours shall (subject to clause 17) be paid not less than the ordinary wages rate calculated pro rata according to the number of hours worked.

(c) Notwithstanding anything contained in sub-clauses (a) and (b) hereof, for any employee whose hours have been reduced to twenty or less in any week in consequence of any stoppage of work due to circumstances outside the control of the employer, the penal rates prescribed in sub-clause (a) hereof shall not operate, and such an employee need be paid only pro rata based on the ordinary rate prescribed for a week of 40 hours.

TERMINATION OF EMPLOYMENT.

11. (a) Except in the case of misconduct by an employee, seven days' notice of termination of employment shall be given by either employer or employee, or one week's wages shall be paid or forfeited in lieu thereof. This provision shall only apply in the case of an employee who has been employed continuously for four weeks or more.

(b) Where the employer terminates the employment of an employee within one week of a day on which a holiday occurs the employee shall be paid for such holiday or holidays prescribed by the Determination provided that such employee has been employed by the employer for a period of at least four weeks prior to the termination of employment.

PAY DAY.

12. All earnings shall be paid not later than Thursday of each week.

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.

SICK LEAVE.

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

(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, 1948, shall be disregarded.

REFERENCE.

15. When any employee is dismissed or leaves his employment he shall be entitled to a reference stating his period of service

REST PERIOD.

16. When any spell of duty is for more than four hours, an interval of ten minutes, to be selected by the employer, shall be allowed in the third hour to females, apprentices and improvers for refreshment. The interval shall be as part of the time of duty without deduction of pay.

MIXED FUNCTIONS.

17. Any employee (other than a casual employee) who is engaged in any week for more than twenty hours at work in a higher class than he or she is ordinarily employed to perform shall, for all work performed during such week, be paid at the rate fixed for the higher class of work; but, if an employee is so engaged at work in a higher class for less than twenty hours in any week, he or she shall be paid pro rate according to the rates fixed in this Determination for the work actually performed.

LAUNDERING ALLOWANCE.

18. Where any Surgical Assistant or Female Dentist's Attendant is required by the employer to wear a washable uniform, the daundering of same shall be done at the expense of the employer, or an allowance as prescribed hereunder shall be paid to the employee concerned:—

Surgical Assistant ... Female Dentist's Attendant .. 40. 6d. per week.

DEFINITIONS.

- 19. (a) Dentist's Surgical Assistant: One who is granted a permit by the Dental Board of Victoria in pursuance of section 68 of the Medical Act 1928 and who practises dental surgery under the supervision of a dentist.
 - (b) Dentist's Mechanic: One who is making any article to be fitted in a human mouth.
- (c) Dentist's Attendant: A female who waits on a dentist or dentist's assistant and who does not make, repair, or alter any article to be fitted in a human mouth.

PERMISSION TO INTERVIEW EMPLOYEES.

- 20. An official of the Federated Miscellaneous Workers' Union, Victorian Branch, duly authorized in writing shall be permitted to enter the employer's premises for the purpose of interviewing employees on legitimate Union business under the following conditions:-
 - (a) Visits may be made only at meal times or morning or afternoon test breaks or such other time as may be agreed upon between the employer and the Union.
 - (b) The official produces his authority to the employer or his authorized representative.
 - (c) That there is no interference with work in the employers establishment.

PERIODICAL ADJUSTMENT OF WAGES.

• 21. The male adult wages rates and the rate for a Dentist's Mechanic (Apprentice) 6th year 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 in clause 22. The rates of apprentices (Dentist's Mechanic) shall accord from time to time with those prescribed for like apprentices by the Apprenticeship Commission.

BASTO WAGE.

			Place.						Basic Wage (Adjustable).	Index Number Set Assigned.
_	•								£ s. d.	
"Throughout the State	••		••	••		••	••		11 17 0	Melbourne

ADJUSTMENT OF BASIC WAGE.

- 22. (a) For the purposes of this Determination, the expression "Commonwearth 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 wages rate for Dentist's Attendant (adult) is 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. Such wages rate 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
- (e) The wages of Dentist's Attendant (Apprentices and 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.

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

Melbourne, 26th November, 1953.



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No. 24]

2.

THURSDAY, JANUARY 28.

[1954

Factories and Shops Acts.

DETERMINATION OF THE LIFT 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 employed in the process, trade, business, or occupation of a lift attendant" has made the following Determination, namely:—

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

Weekly Wage. s. d. 279 0 267

EMPLOYEES.

The Board has determined that no apprentices shall be taken to the trade.

TERMS OF EMPLOYMENT.

3. Employees (other than casuals) ready, willing and available for work, shall be paid the weekly wage fixed irrespective of the number of hours worked not exceeding 40 hours per week.

WAGES TO BE PAID IN FULL.

4. An employer shall not make any deduction from wages for meals supplied to lift attendants in hotels, coffee palaces, clubs, restaurants, or hospitals.

TIMES OF BEGINNING AND ENDING WORK.

5. Time of beginning and ending work for lift attendants, other than those who are employed in lifts in hotels, clubs, coffee palaces, restaurants, or hospitals— Time of Time of

(i) On the day on which the half holiday is observed locally 8.15 a.m. 12.45 p.m. (ii) on the other working days of the week 8.15 a.m. 6 p.m.

OVERTIME.

- 6. The following rates shall be paid :-

 - Time and a half. Provided that all time worked after 12.45 p.m. on Saturday shall be paid for at the minimum rate of time and a
 - (2) All other lift attendants-
 - (a) Outside the hours fixed as the times of beginning and ending work
 - (b) Within the hours fixed as the times of beginning and ending work in excess of 40 hours in any week.

CASUAL ATTENDANTS.

7. Casual attendants, i.e., persons who are employed during any week for not more than one-half the maximum number of bours fixed in this Determination as a week's work, shall be paid at the rate of time and a half.

PECIAL RATES FOR SUNDAYS AND PUBLIC HOLIDAYS.

8. Lift attendants (including casuals) employed in hotels, cubes, coffee palaces, restaurants, or hospitals shall be paid at the rate of double time for work done Sundays, New Year's Day, Australia Day, Good Friday, Easter Monday, Labour Day, Anzac Day, Queen's Birthday, Melbourne Cup Day (within the Metropolitan District as defined in the Factories and Shops Acts and the Orders in Council thereunder), Christmas Day, and Boxing Day; and all other lift attendants (including casuals) shall be paid double time for work done on Sundays, New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Labour Day, Anzac Day, Queen's Birthday, Melbourne Cup Day (withing the Metropolitan District as defined in the Factories and Shops Acts and the Orders in Council thereunder), 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, the special rate shall be payable only for the day so substituted.

**Recomparison with the visit to Australia of Har Maicety Ouean Elizabeth II. where a public holiday of public.

8a. In connexion with the visit to Australia of Her Majesty Queen Elizabeth II., where a public holiday of 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 herein prescribed in clause 8 hereof.

Provided than an employee who fails to attend for work on the working days 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.

TERMINATION OF EMPLOYMENT.

9. One week's notice of termination of employment shall be given by either employer or employee, or one week's pay shall be paid or forfeited, as the case may be, in lieu thereof.

Provided that an employer may dismiss an employee without notice for malingering, inefficiency, neglect of duty, or misconduct

and in such cases wages will be paid up to the time of dismissal only.

RATIONING OF EMPLOYEES.

10. Where an employer desires to ration his employees he shall give at least three days' notice to each employee of his intention to ration such employee.

SICK LEAVE.

11. (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\(\frac{1}{2}\) 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, providing that any accumulated sick leave (not exceeding 120 hours of working time) standing to the credit of the employee on the 1st July, 1952, shall not be reduced by virtue of the provisions of this sub-clause.

No employer shall terminate the services of an employee during the currency of any period of sick leave with the object of avoiding his obligations under this sub-clause.

ANNUAL HOLIDAY.

12. 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.

UNITORMS AND OVERALLS.

13. (a) Where an employee is required by the employer to wear a uniform, such uniform shall be supplied by the employer and maintained in a clean condition without expense to the employee.

(b) Male operators of goods lifts with not less than two months' service with the same employer shall be supplied with overalls free of cost to the employee.

MEAL HOUR.

- 14. (a) Employees in hotels, clubs, coffee palaces, restaurants, or hospitals shall be allowed meal intervals as follows:---
 - (i) Day shift employees (i.e. persons employed up to 3 p.m.)

.. Not more nor less than one hour between 11 a.m. and 3 p.m.

(ii) Afternoon shift employees (i.e. persons employed after 3 p.m.) . .

Not more nor less than one hour between 5 p.m. and 9 p.m.

(b) Other employees

Not more nor less than one hour between 11.45 a.m. and 2.15 p.m. and not more nor less than three-quarters of an hour between 5 p.m. and 7.15 p.m.

MEAL MOREY.

15. Any employee (other than one employed in a hotel, club, coffee palace, restaurant, or hospital) required to work beyond one hour after the usual finishing hour of work as prescribed in clause 5 (ii) or before the usual commencing hour of work as prescribed in clause 5 (ii) shall be paid not less than five shillings meal money in addition to the overtime rates as prescribed

REST PERIOD.

16. Each employee shall be allowed two rest intervals on each day as follows:—(a) The first of ten minutes to be allowed between the time of commencing work and the usual meal interval; (b) the second of ten minutes to be allowed between the usual meal interval and the time of ceasing work for the day. Such intervals are to be counted as part of time worked.

CONTINUITY OF WORK.

17. The work of each day shall be continuous with the customary breaks for meals and rest periods as prescribed in clauses 14 and 16.

PAYMENT FOR HOLIDAYS.

18. All employees not being paid casual rates shall be entitled to the holidays prescribed in clause 8, without deduction of pay.

ROSTERED DAY OFF.

- 19. (a) An employee required to work on his or her rostered day off shall be paid at the rate of time and a half.
- (b) An employee shall not be required to take his or her rostered day off on a holiday prescribed in clause 8.

PAYMENT OF WAGES.

20. All payments of wages shall be made not later than the hour of ceasing work on Thursday of each week.

SEATING FOR ATTENDANT.

21. A suitable seat shall be provided in each passenger lift for the use of the attendant.

RADIATORS.

22. Radiators shall be installed in all passenger lifts.

ELECTRIC FANS.

23. Electric fans shall be installed in all passenger lifts where possible.

ACCOMMODATION AND CHANGE ROOMS.

- 24. (a) Change rooms and lockers shall be provided for the use of employees.
 - (b) Means for obtaining hot water and other suitable facilities shall be provided for employees to have meals.

RIGHT OF ENTRY OF UNION OFFICIAL.

25. A duly accredited representative of the Federated Lift Attendants' Union shall have the right to enter the establishment of any employer to which this Determination applies on one day per calendar month for a time not exceeding ten minutes, providing that such official is not interfering with the employee's work or offensive in his methods.

TIME AND WAGES BOOK.

26. An employer shall keep time and wages records showing the name of each employee, the hours worked each week and the wages and overtime paid to each employee. Such records shall be open for inspection by the Secretary of the Federated Lift Attendants' Union: Provided that an inspection shall not be demanded unless the Secretary of the Union suspects' that a breach of the Determination has been committed.

PERIODICAL ADJUSTMENT OF WAGES.

27. The wages rates 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 28.

Basic Wage.

	Place.								Basic Wage (Adjustable).	Index Number Set Assigned.
									£ s. d.	
Throughout the State	••	••	••	••	••		••		11 17 0	Melbourne

ADJUSTMENT OF BASIC WAGE.

- 28. (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 27.
- (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.
 - P. A. RANDLES, J.P., Chairman.
 - J. V. WILLOX, Secretary.

Melbourne, 30th November, 1953.

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