

VICTORIA

GAZETTE. GOVERNMENT

Bublished by Authority.

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

No. 3361

MONDAY, APRIL 9.

[1956

Labour and Industry Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 33 OF THE LABOUR AND INDUSTRY ACT 1953.

I, Henry Norman Jones, Secretary for Labour and Industry, in pursuance of the powers conferred by the Labour and Industry Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in February, 1956.

Dated at Melbourne, this 15th day of March, 1956.

H. N. JONES, Secretary for Labour and Industry.

FIBROUS PLASTERERS BOARD.

Clauses 1 of Part I., and 1 of Part II., of the Determination published in Government Gazette No. 36 of the 4th. February, 1955, shall be replaced by the following clauses:—

PART I.

B. This Part applies to persons other than those employed inside the employer's factory or workroom manufacturing gypsum plaster board or assisting at any of the operations associated therewith.

* Apprentices and Improvers.

The wages of Apprentices and Improvers covered by this Determination shall be the same as those prescribed and adjusted from time to time for Apprentices within the Metropolitan District under the jurisdiction of the Apprenticeship Commission.

PROPORTION (by any employer).

Apprentices.	Improvers.			
One apprentice to every three or fraction of three workers receiving not less than 362s. 8d. per week.	 (i) Preparing material for or making or fixing acoustic tiles moulded into slab form and having an earth base— One improver to every three workers receiving not less than 362s. 8d. per week. (ii) Any other class of work— One improver to every six workers receiving not less than 362s. 8d. per week. 			

^{*} Except those covered by the Apprenticeship Commission.

No person under the age of 18 years shall be employed on a single bench in the manufacture of plain fibrous plaster sheeting unless in association with a person over 18 years of age.

No person under the age of 18 years shall be employed operating a hemp teasing machine in a fibrous plaster mill.

No person under the age of 18 years shall be employed with only one adult worker in the process of lifting or fixing panelling or sheeting having an area of 4 square yards or more.

The Board has determined that no person shall be taken as an apprentice in connexion with preparing material for or making or fixing acoustic tiles moulded into slab form and having an earth base.

No. 336.-1472/55.-PRICE 3D.

		WAGES PER WEEK OF 40 HOURS.			
OTHER EMPLOYEES.	Ac	djustable Rate. A.	Holiday Allowance. B.	Total Weekly Wage.	
Persons engaged in architectural modelling or manufacturing architectural ornaments of fibrous plaster, plaster or cement, or manufacturing fibrous plaster		s. d.	s. d.	s. d.	
Persons engaged fixing or stopping fibrous plaster or gypsum plaster board on walls or ceilings of buildings	3	49 3	·13 5	362 8	
Persons engaged in preparing material for or making or fixing acoustic tiles moulded into slab form and having an earth base					
all others	2	83 11	10 11	294 10	

PART II.

C. This part applies to persons employed inside the employer's factory or workroom manufacturing gypsum plaster board or assisting at any of the operations associated therewith.

l.				WAGES PE	R 17	EER OF 40 Hours.
Plaster feed attendant						·
Former attendant						
Former assistant	•	••	••	••	٠.	£16 2s. 6d (including 6s. shift allowance).
Cut off attendant ·]						
Dryer attendant		• •		• •		£15 15s. (including 6s. shift allowance).
All others whose contract	of emplo	 yment cov	ers day	work only		£14 183. (including 6s. shift allowance). The shift allowance in respect of this classification shall be paid to an employee who has contracted or contracts to perform shift, work if and when called upon to do so notwithstanding the fact that during any week he may be required to perform day work only. £14 12s.

Clauses, other than clause 1 of Part I., and clause 1 of Part II., of the said Determination shall remain in force,