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No. 784]

TUESDAY, SEPTEMBER 18.

[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 August, 1956.

Dated at Melbourne, this

10th day of September, 1956.

H. N. JONES.

Secretary for Labour and Industry.

BRICKLAYERS BOARD.

Clauses 2 (a) and 2 (b) of the Determination published in Government Gazette No. 276 of the 23rd March, 1956, as amended, shall be replaced by the following clauses:—

* WAGES.

2. (a)

Apprentices and Improvers.

Apprentices.—Peh Week.				Improvers.—Per Week.					
	Percentage of Basic Wage.	Adjustable Wage.	Loading.	Weekly Rate.		Percentage of Basic Wage.	Weekly Rate.	War Time Loading.	Total Weekly Rate.
lst year 2nd year 3rd year 4th year 5th year	29 38 53 76 98	s. d. 76 6 100 0 139 6 200 0 257 6	s. d. 2 8 5 4 8 0 10 8 13 4	s. d. 79 2 105 4 147 6 210 8 270 10	Ist six months 2nd six months 2nd year 3rd year 4th year 5th year	23 33 48 77 98 100 plus	s. d. 60 6 87 0 126 0 202 6 257 6 277 0	s. d. 1 0 1 6 2 0 3 0 4 0 4 6	s. d. 61 6 88 6 128 0 205 6 261 6 281 6

PROPORTION (IN ANY PLACE).

One apprentice to every three bricklayers or fraction thereof receiving not less than the minimum wage of 376s. Ed. per week.

An amended indenture of apprenticeship was approved on 7th September, 1940.

PROPORTION (IN ANY PLACE).

One improver to every four bricklayers or fraction thereof receiving not less than the minimum wage of 376s. 8d. per week.

No. 784.—8850/56.—PRICE 3D.

Other Employees.

SECTION "A".

This Section applies only in respect of the employment of persons on the construction renovation repair alteration or demolition of buildings performed on the site thereof, and in particular it shall have no application—

(i) to employment by an employer in any industry where the work performed by the employee is subsidiary or auxiliary to the chief and principal purpose and business of such industry; or (ii) to employment in workshops.

	Per Week.	Per Honr.	
	s. d.		
1) Foreman bricklayer in charge of three or more employees (see clause 21 hereof) 2) Bricklayers employed on sewerage work, drainage work, or underground work such as tunnelling 3. Bricklayers employed in the construction of and/or repairs to gas retorts for the manufacture of gas, or retorts used in the manufacture and/or refining of oil	392 3	9 93	
form shale on contain	419 11	10 6	
(a) Where the temperature does not exceed 120° Fahrenheit (b) Where the temperature exceeds 120° Fahrenheit (c) Where the temperature exceeds 120° Fahrenheit	448 9	11 2 <u>4</u>	
	419 11	10 6	
(a) Where the temperature does not exceed 120° Fahrenheit	448 9	11 21	
and recieting brickwork, and all Work perfulning thereto other than repairs with	392 3	9 93	
same Bricklayers employed on repair work to acid furnaces, acid stills, acid towers,	448 9	11 21	
and all other acid-resisting brickwork	376 S	9 5	
2) Prioblevore organized below ground level on underplaning the foundation of the	n/1= 11	9 84	
adioining building)	387 3 376 8	9 5	
All other bricklayers Persons employed laying or fixing faience or majolica on floors, walls, or ceilings Bricklayers employed building chimney stacks shall be poid—	376 8	9 5	
And for every additional 50 feet or fraction thereof, at the rate of 10s. 10d.			
le aretro			
Bricklayers employed laying cement blocks (other than cinderete blocks for			
plugging purposes) shall be paid the rate prescribed for the classification of			
the work on which they are employed plus— Where the blocks weigh over 12 lb. and under 20 lb., 5d. per hour:		1	
Where the blocks weigh 20 lb. or over and up to 40 lb., 10d. per hour;			
Where the blocks weigh over 40 lb., 1s. 2d. per hour.			

SECTION "B".

This Section applies in respect of the employment of all persons coming within the ambit of the Determination other than those provided for in Section "A" hereof.

_	Per Week.	Per Hour.
	s. d.	s. d.
Bricklayer in charge of three or more employees (see clause 21 hereof) Bricklayers employed on sewerage work, drainage work, or underground work such as tunnelling not connected with building construction Bricklayers employed in the construction of, and/or repairs to gas retorts for the	384 9	9 71
manufacture of gas, or retorts used in the manufacture and/or refining of oil from shale or coal— (a) Where the temperature does not exceed 120° Fahrenheit (b) Where the temperature exceeds 120° Fahrenheit Bricklayers employed on old firework and/or repairs to boilers, bakers' ovens,	412 5 441 3	$\begin{array}{ccc} 10 & 3\frac{3}{4} \\ 11 & 0\frac{1}{4} \end{array}$
furnaces, and all work pertaining indexto— (a) Where the temperature does not exceed 120° Fahrenheit . (b) Where the temperature exceeds 120° Fahrenheit . (b) Where the temperature exceeds 120° Fahrenheit .	412 5 441 3	10 33 11 9 1
acid-resiting brickwork, and all work pertaining the	384 9	9 7,
Bricklayers employed on repair work to acid furnaces, acid sent, acid constraints	441 3 369 2	11 0½ 9 2¾
Bricklayers laying glass bricks Bricklayers engaged below ground level (in underpinning the foundation of an adjoining building)	379 9 369 2	9 6 9 2 1 9 24
) All other bricklayers O) Persons employed laying or fixing faience or majolica on floors, walls, or ceilings Bricklayers employed building chimney stacks shall be paid— Over 50 feet to 100 feet, at the rate of 10s. 10d. per week extra. And for every additional 50 feet or fraction thereof, at the rate of 10s. 1od. per week extra. Bricklayers employed laying cement blocks (other than cinderete blocks for plugging purposes) shall be paid the rate prescribed for the classification of the work on which they are employed plus— Where the blocks weigh over 12 lb. and under 20 lb., 5d. per hour; Where the blocks weigh over 40 lb., 1s. 2d. per hour.	369 2	

Notwithstanding anything contained in this Section any employee, within six months of his first employment in any place whose employment is terminated by the employer for any cause, shall on such termination be entitled to be paid for such work performed by him the appropriate rate or rates prescribed in Section "A" hereof.

NOTE.—The amounts of the differences between the rates prescribed in Section "A" and Section "B" hereof are consequent on the differences in the methods of adjustment as prescribed in clause 26 hereof, due to the rates in the first mentioned Section including a leading for "following the job."

Clauses other than clauses 2 (a) and 2 (b) of the said Determination shall remain in force.