

VICTORIA

GOVERNMENT GAZETTE.

Bublished by Authority.

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

No. 8511

FRIDAY, OCTOBER 19.

[1956

Labour and Industry Acts.

DETERMINATION OF THE PASTRYCOOKS BOARD

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

(b) Pastrycooking was proclaimed on 19th October, 1938, as an apprenticeship trade under the Apprenticeship Acts for the Metropolitan District.

Full particulars of the apprenticeship regulations for these trades may be obtained on application to the Secretary, Apprenticeship Commission, 103 Russell-street, Melbourne.

I N accordance with the provisions of the Labour and Industry 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, or business of a pastrycook," has made the following Determination, namely:—

1. That as from the beginning of the first pay period to commence in August, 1956, the last previous Determination of this Board shall be revoked and replaced by this Determination.

APPRENTICES OR IMPROVERS-MALE OR FEMALE.

Wages Per Week of 40 Hours

						n age	J P				
Experience.						Com	men	cing Age.			
			Under 17 Years.					17 Y	ears and ()ver.	
		Percentage of Pastry-	Total Weekly Rate.				Percentage of Pastry-		otal Wage.		
			cook's Wage.	Male.		Female.		cook's Wage.	Male.	Female.	
First Year Second Year Third Year Fourth Year Fifth Year			30 40 55 70 85	99 133 182 232 282	d. 6 0 6 6 0	5. 74 99 137 174 211	d. 6 6 0 6	40 55 70 85	s. d. 133 0 182 6 232 6 282 0	99 6 137 0 174 6 211 6	Overtime—— For overtime rates for Apprentices and Improvers, see clause 7.

The percentages prescribed above are in the case of males related to the male pastrycook's wage, and in the case females to the female pastrycook's wage.

Note:—The Apprenticeship Commission has provided that after 19th October, 1938, no new improver shall be employed in the Metropolitan District except with the consent of the Commission.

No. 851.-9141/56.-PRICE 6D.

PROPORTIONATE NUMBER.

Apprentices.

One apprentice to every three or fraction of three workers receiving not less than the minimum wage. An indenture of apprenticeship has been prescribed by the Board.

Improvers.

One improver to the first three workers receiving not less than the minimum wage prescribed for a pastrycook, and thereafter one improver to every six additional such workers.

JUVENILE WORKERS.

Wages Per Week of 40 Hours.

Persons under 21 years of age (other than apprentices or improvers) employed as follows:-

	1	Persons Engaged	in General	Females Engaged Decorating						
		Ma	iles.		Fen	nales.	Christmas and New Year Cakes.			
		Percentage of Basic Wage.	Weekly	Wage.	Percentage of Female Basic Wage.	Weekly Wage.	Percentage of Female Pastry- cook's Wage.	Weekiy Wage.		
			s.	d.		s. d.		s. d.		
14 years of age 15 years of age 16 years of age 17 years of age 18 years of age 19 years of age 20 years of age	 	26 30 34 40 45 50 59	68 79 89 105 118 131	6 0 6 0 6 6	33 35 45 49 54 58	65 0 69 0 88 6 96 6 106 6 114 6	40 45 53 61 69 76	99 6 112 0 132 0 152 0 172 0 189 0		

OTHER EMPLOYEES.

Wages Per Week of 40 Hours.

	- ware												Wag	
												8	d.	
Fore-hand, i.e.	,						. 11	. L:1.J:				352	^	
Fore-nand, 1.e. Single-hand, i.	, a person wn .e., a person	o has ch who has	arge of a	of a bal	e or bake cehouse o	onouses in or worked	om with	no past	s and em rycook, 1	pioyees ti inder his	or her		-	
Single-hand, i.	.e., a person wn	who ha	arge of a s charge	of a bal	e or bake rehouse o	onouses in or workro	oom with	no past	rycook,	nder his	or her	342	-	
Single-hand, i. charge	e., a person	who has	s charge	of a bal	rehouse o	or workro	om with	no past	rycook, 1	ınder his	or her		0	
Single-hand, i.	e., a person male	who has	s charge	of a bal	rehouse o	or workro	oom with	no past	rycook, 1	ander his	or her	342	0	
Single-hand, i. charge	male female	who has	s charge	of a bal	cehouse o	or workro	oom with	no past	rycook, i	under his	or her	342 332	0	

Jobbers, i.e., pastrycooks engaged for not more than half the number of hours fixed for a week's work shall be paid an hourly rate ascertained by increasing the weekly rate prescribed for a pastrycook by 12½ per cent., and dividing the result by 40: Provided that when a jobber is required to work beyond 20 hours in any one week he shall be paid at ordinary rates for all time worked in excess of the aforesaid 20 hours.

WEEKLY HOURS.

3. The number of hours to constitute a week's work shall be forty (40).

TERMS OF EMPLOYMENT.

4. Employees, other than jobbers, who work less than 40 hours in any week may be paid the ordinary wages rate calculated pro rate according to the number of hours worked; provided that employees (other than jobbers) shall be employed for a minimum of 4 hours on any one day (except a Sunday as provided for in clause 14).

GENERAL WORK.

5. That wherever occurring in this Determination, the expression "General Work" shall only include—

Bringing fuel to oven Bringing in raw material.
Buttering tins.
Carrying goods to and from any part of the premises.
Cleaning bakehouse yard or premises.
Cleaning fruit and cutting poel.
Cleaning pans, tins, tools, or other utensils.
Cracking eyes.

Cracking eggs.

Creaming and filling.
Emptying tins or trays.
Labelling tins or boxes.
Packing wedding cakes, other cakes, or pastry.
Papering hoops.
Turning hand machines.
Washing of machines.
Wrapping cakes.

Time of Beginning and Ending Work.

	Time	UF	DEGINAING	$\Delta N D$	DADING	WOR.	ь.					
								Tim	e of Beginni	ng	Time	of Ending.
6. (a) On Monday to Friday									6 a.m.			5 p.m.
On Saturday		:							6 a.m.			12 noon

(b) All time worked on those days outside the hours fixed for beginning and ending work or within the hours in excess of 9½ hours shall be subject to a penalty of 25 per cent.

(c) All employees who commence work at or before 1 a.m. shall receive the penalty rate of 25 per cent. for all time worked until completion of shift.

OVERTIME.

- 7. (a) All time worked in excess of 40 hours per week. Time and a half for the first six hours and double time thereafter.
- (b) Employees (other than jobbers) whose services are not required on any holiday mentioned in clauses 12 and 13 shall not be required to make up time lost through such holiday, and employees required to work:—
 - (i) In excess of 33 hours in any week in which one holiday occurs or

 - (ii) In excess of 26 hours in any week in which two holidays occur:—
 shall be paid for such excess at the rate of time and a half, with the provision that double time shall be paid for all work performed in such weeks in excess of 40 hours.
- It is further provided that sub-clause (b) shall apply only to employees who are employed regularly on the day or days mentioned in clauses 12 and 13.

LIMITATION OF NIGHT WORK.

8. Subject to the provisions of clause 17 no employee shall be required to work at night for more than ten hours in a spread of eleven hours.

SHIFTS.

9. There shall be a ten (10) hour interval between shifts.

TERMINATION OF EMPLOYMENT.

10. Employees who have worked for four consecutive weeks or longer shall execept in a case of misconduct by either employer or employee give or receive one week's notice of termination of employment, or one week's wages shall be forfeited or paid in lieu thereof.

SPECIAL RATE FOR PUBLIC HOLIDAYS.

II. That double time shall be the special rate for all work done on New Year's Day, Australia Day, Labour 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-mentioned holidays, the special rate shall only be payable for work done on the days so substituted.

PUBLIC HOLIDAYS.

12. All employees (except jobbers) shall be granted the following holidays 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; or any other day substituted for the above days by Acts of Parliament or Proclamation: Provided that where an employee is absent from his or her employment on the working day before or after a holiday without reasonable cause or without the employer's consent, the employee shall not be entitled to payment for such holiday.

Olympic Day, 22nd November, 1956, (within such area as may be proclaimed by order in Council) shall be deemed to be included in the list of holidays herein prescribed in clauses 11 and 12.

Union Picnio Day.

13. All employees (except jobbers) employed within a radius of 40 miles from the G.P.O., Melbourne, the Cities of Geelong, Geelong West, Newtown and Chilwell, Ballarat, and Bendigo; and the Boroughs of Sebastopol and Eaglebawk shall be granted a holiday on Union Picnic Day (i.e., the second Monday in February in each year) without deduction of

SUNDAY WORK.

- 14. No person shall be employed on Sunday before 12 midnight with the following exceptions:-
 - (a) Making fermented doughs, for which double time shall be paid;
 - (b) One man per factory may be employed in the preparation of pie meat between the hours of 1 p.m. and 5 p.m. at double rates of pay, with a minimum payment of 20s. for this work.

TIME BOOK.

15. The correct times of beginning and ending work shall be recorded daily in a proper book or time card, or by mechanical means, to be furnished by the employer, such record shall be initialed by the employee at least once a week, and shall be open for inspection by the Secretary of the Victorian Branch of the Pastrycooks Union of Australia.

AUTHORIZED PERSON MAY ENTER FACTORY.

16. The Secretary of the Pastrycooks Union of Australia, Victorian Branch and a representative of the Victorian Master Pastrycooks' Association shall have power to enter and inspect during working hours any part of a pastrycook's factory or workshop in which any work is being carried on. The Secretary of the Pastrycooks Union shall have the right to interview employees in regard to conditions of employment at a time convenient to the employer.

MEAL TIME.

17. A meal break of not less than 30 minutes and not more than one hour shall be allowed after a period of four hours' and not more than five hours' continuous work. Such meal break shall not be calculated as time worked.

REST PERIODS.

18. A rost period of ten minutes in the forenoon and ten minutes in the afternoon shall be given all females workers without any deduction from wages.

FEMALES EMPLOYEES.

19. No female under 21 years shall be employed between the hours of 6 o'clock in the evening and 7 o'clock in the morning.

LAUNDERING ALLOWANCE.

20. Any employee required to wear overalls shall receive a laundering allowance of five shillings per week.

ANNUAL HOLIDAYS.

21. The annual holiday shall be as prescribed by the provisions of the Labour and Industry Acts.

SICK LEAVE.

- 22. (a) An employee who, having had at least three months' service with the same employer, is absent from duty as a result of porsonal ill health or accident shall be entitled to sick pay as follows:—
 - (i) During the first year-31 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 24 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

(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 August, 1949, shall be disregarded, providing that any accumulated siok leave (not exceeding 80 hours of working time) standing to the credit of the employee on the 1st August, 1951, shall not be reduced by virtue of the provisions of this sub-clause.

DETERMINATION TO BE EXHIBITED.

23. A copy of this Determination shall be posted or hung up in a place where it is easily accessible to the employees.

DEFINITION.

24. "Ovenhand" shall mean an employee responsible for the baking of all kinds of cakes and pastry. "Pastrycook" shall lalso include ovenhands, ornamenters, ornamental workers, mixers and bakers of all types of hot plate goods.

PERIODICAL ADJUSTMENT OF WAGES.

25. The wages rates set out in clause 2 are based upon the following basic wage, and, pursuant to the provisions of Section 33 of the Labour and Industry Act, 1953, this Board hereby determines that such rates shall be automatically adjusted as prescribed by clause 26.

•			Basic	WAGE.	 		
	Place	•				Basic Wage (Adjustable).	Index Number Set Assigned.
						£ s. d.	
Throughout the State	••		•	••	 	13 3 0	Melbourne

Adjustment of Basic Wage.

- 26. (a) For the purposes of this Determination, the expression "Commonwealth Statistician's "C" Series retail price index numbers" or any like expression means the numbers stated to be such index numbers in any document purporting, and not proved to be wrongly so purporting, to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician.
- (b) Until the beginning of the first pay period to commence in November, 1956, the amount of the basic wage shall be as prescribed in clause 25.
- (c) During each future successive period beginning with the first pay period to commence in a November, a February, a May or an August, the amount of the basic wage shall be adjusted by the following method, namely, by multiplying the last published Commonwealth Statistician's "C" Series retail price index number by the factor .103 taken to one place of decimals, the resultant whole number being the amount of the basic wage expressed in shillings, but should the decimal number reach .5 or more the basic wage shall be taken to the next higher shilling.
- (d) The wages rates for adult females are based on a basic wage being 75 per cent. of the basic wage for adult males calculated to the nearest 6d., half or less than half of 6d. to be disregarded. The wages rates for adult females shall be adjusted by increasing or decreasing such rates by the amount of the difference from time to time in the said basic wage for females: Provided that the rate for adult female pastrycooks shall be 75 per cent of the rate for adult male pastrycooks, calculated to the nearest 6d., half or less than half of 6d. to be disregarded.
- (e) The wages of "Apprentices or Improvers' and "Juvenile Workers" 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 July, 1956.