

VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

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

No. 116]

FRIDAY, MAY 26.

[1939

Factories and Shops Acts.

DETERMINATION OF THE SEWAGE DISTRIBUTION 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:—

- (a) in the process, trade, business, or occupation of distributing sewage from channels;
- (b) at or about tanks at sewage treatment works,"

has made the following Determination, namely:-

(1) That on the 18th May, 1939, the adjusted Determination of this Board, which came into force as from the beginning of the first pay period to commence in December, 1938, shall be revoked and replaced by this Determination.

WARES PER WERR OF 44 HOURS

	· · · · · · · · · · · · · · · · · · ·			····		the First I to begin	lay, 1939, including	From the coment of the Pay Pay Begin in 193	commence the First riod to June,
						s.	d.	e.	d.
Ganger, i.e., a man in charge of over six men						100	0	102	0
Leading waterman						97	0	99	0
Leading hand, i.e., a man in charge of from three to a	si x m en					92	0	94	0
Waterman, i.e., a man who distributes sewage from ch	annels ov	er land				89	0	91	0
Groundsman, i.e., a man who prepares ground ahead o	f a water	rman				89	0	91	0
Sewage tank attendant			the	 convevance	of	89	0	91	0
sewage and of drains used for the conveyance of e	ffluent					89	0	91	0
Fide gate attendant, i.e., a man who keeps channels of			• •	•••	••		₹ 0	89	Ö

Employees engaged on afternoon or night shift shall, in addition to the rates fixed above, be paid 4s. and 6s. per week respectively. Any employee who is required to enter and clean out syphons, sludge bays, grass filtration areas, digestion tanks and/or sedimentation tanks or pits (or weirs) shall, in addition to the rates fixed above, be paid at the rate of 9s. per week whilst so engaged.

NOTE.—The Wages Board has determined in accordance with section 25 (1) of the Factories and Shops Act 1934, that the trade

		ne wages i							(1) OI LIE	r actor	168 WIW 13 11	ора г	ica 1954, unat the tr	MG 6
(3)					-	ars shall	constitut	e an or	dinary wee	k's wor	k to be w	orked	l as follows :—	
	(a) B	y persons o	ther than	shift t	orkers—									
	• •	Monday t Saturday							••				en 8 a.m. and 5 p.m. en 8 a.m. and 12 no	
									be varied o				onsent of the emplo	yer
	(b) B	y shift wor	kers											
	•	Day shift Afternoon Night shi	shift		••	• •	••	••	••			o 11	p.m.	
(4)	Over	Th so that 48 FIME.—	e number 3 hours m	of hou ay be w	rs per wee orked one	k for shi week ar	ft worker id 40 hou	s may b	e varied by blowing we	y agree: ook, wh	ment betwich hours	een e	mployer and employ be the hours of duty.	'00 ,
(=)		ersons othe				number o	of hours fi	xed in C	lause 3 (a)				Time and a half.	
	(b) B	hift worker. For all tis	-						·				Time and a half.	
		FOR BILL CO	THE MOLEO	u outan	te tite iton	us naou i	tor sime	III Olaus	PO 0 (0)	••	••	• •	Time and a nam.	

The overtime rate for shift workers shall not apply to arrangements between employees themselves or in cases due to rotation of shifts or when the relief does not come on duty at the proper time. Provided that where not less than eight hours' notice has been given to the employer by the employee that he will be absent from work, and the employee whom he should relieve is not relieved, such unrelieved employee shall be paid time and a half for all time of duty after he has finished his ordinary shift.

(5) Travelling Time Allowance.—The following additional rate shall be paid to any person employed under this Determination—

10d. per day or portion of a day. Employees of Sewerage Authorities other than the Melbourne and Metropolitan Board of Works are exempted from the provisions of this clause unless they reside more than half a mile from Sewage Treatment Works.

- (6) BICYCLE ALLOWANCE.—Where an employer directs an employee to use his bicycle in the performance of his duties, such employee shall be paid an allowance at the rate of 3s. 6d. per week for such period as the bicycle is used in the manner directed.
- (7) FALING TO NOTIFY EMPLOYEES.—If any employee on shift work, or any other daily, weekly or nightly work is not informed before he leaves the job at the end of his shift or day that he is not required to work on the next shift, or day, or night, and such employee attends on the next shift, or on the next day or night, and he is not put to any other work, he shall be paid for four hours for that shift, day or night not worked.

 Provided that this clause hell that the clause hell that the shall be paid for four hours.

Provided that this clause shall not apply in the case of an employee for whom other suitable work is provided.

- (8) EMPLOYEE RECALLED TO WORK.-When an employee is recalled to work by direction after leaving the job, or after having completed a full shift or day's work, he shall be paid for a minimum of three hours at the prescribed rates.
- (9) WET PLACES.—Any employee who in the course of his duty, is compelled to walk in sewage effluent, or in water more than two inches deep, shall be paid an additional 2s. per week.

 Provided that this clause shall not apply in the case of an employee who is provided with efficient waterproof boots by and at the expense of the employer.
- (10) Waterproof Coats.—Suitable waterproof coats shall be provided by, and at the expense of the employer to employees engaged in work performed in wet weather, and/or wet places.
- (11) Sigk Leave.—Any employee not attending duty shall lose his pay for the actual time of non-attendance, unless he produces or forwards to the management within twenty-four hours of the beginning of his absence, satisfactory evidence that his non-attendance was due to personal ill health, sufficient to incapacitate him for his usual work.

 An employee shall not be entitled to payment for non-attendance on the ground of ill health for more than six days in each year.

- (12) HOLIDAYS.—All employees shall be entitled to the nine holidays hereinafter mentioned without deduction of pay:—New Year's Day, Labor Day, Good Friday, Easter Saturday, Easter Monday, Anzae Day, King's Birthday, Christmas Day, and Boxing Day.

 Provided that if an employee works on any one of such days he shall receive in addition to his ordinary rate of pay for such day, two days holiday in lieu thereof on full pay.
 - (13) DEFINITION OF YEAR.—For the purpose of this Determination "year" shall mean calendar year.
- (14) PERIODICAL ADJUSTMENT OF WAGES.—The wages rates set out in clause 2B are based upon the following basic wage and, pursuant to and in accordance with the provisions of section 21 of the Factories and Shops Act 1934, the Board hereby determines that such rates shall be automatically increased or decreased by the same amount, and at the same time as such basic wage.

 The basic wage shown hereunder shall be adjusted as prescribed in clause (15).

Place.	Basic Wage.	Index Number Set Assigned.
Within the area to which this Determination applies	 £ s. d. 3 15 0	Melbourne

ADJUSTMENT OF BASIC WAGE

- (a) Until the beginning of the first pay period to commence in September, 1939, the amount of the basic wage shall be as prescribed in clause (14).
- (b) During each future successive period beginning with the first pay period to commence in a September, a December, a March or a June, the amount of the basic wage shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" retail price index numbers.

For the purposes of this Determination the expression "Commonwealth Statistician's 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:—

- (1) The index number set to be applied is that assigned to Melbourne.
 (2) The index number for the calendar quarter next preceding the period of thirteen weeks for which the adjustment is made is to be ascertained.
- (3) The amount assigned in the following table (or in any extension thereof) to the index number division comprising that number is to be ascertained.

(4) The basic wage shall be of that assigned amount during such successive period.

Index Number Divisions.					Basic Wage.			Index Number Divisions.						Basic Wage.		
5-746 7-759 0-771 2-783 4-796 7-808 9-820					# 3 3 3 5 5 5 5 5 5 5	8. 0 1 2 3 4 5 6 7	0 0 0 0	834-845 846-858 859-870 871-882 883-895 896-907 908-919 920-932					3 3			

D. GRANT, Chairman, GEO., E. PARR, Secretary.

Melbourne, 2nd May, 1939.