

VICTORIA

GOVERNMENT GAZETTE.

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No. 232]

THURSDAY, AUGUST 14.

[1941

Factories and Shops Acts.

DETERMINATION OF THE WHARFS AND JETTIES BOARD.

Note.—This Determination applies to the following parts of Victoria, namely:—The Metropolitan District as defined in the Factories and Shops Act 1928 and the Order in Council thereunder; such portions of the city of Sandringham as are not within the said district: the cities of Ballarat, Bendigo, Geelong, Geelong West, and Warrnambool; the town of Newtown and Chilwell; the boroughs of Eaglehawk and Sebastopol; and the Moorpanyal riding of the shire of Corio.

Naccordance with the provisions of the Factories and Shops Acts, the Wages Board, which since the 10th November, 1927, has had the power to "determine the lowest prices or rates which may be paid to any persons employed in the trade of constructing or demolishing wooden or concrete wharfs, piers, or jetties," has made the following Determination, namely:—

(1) That on the 14th August, 1941, the adjusted Determination of this Board which came into operation as from the beginning of the first pay period to commence in May, 1941, shall be revoked and replaced by this Determination.

(2)

						App	RENTICES AND IMPROV	ers.	
					 Wa	gen.			
	-	•	-	_		Adjustable Rate.	Plus War Loading (Non-adjustable).	Total Wage.	Proportion (in any place).
Under	16 2 17 18 19 20 21	cears	of:	age	 ::	5. d. 29 3 37 9 46 0 57 9 67 0 77 9	*. d. 2 0 2 6 3 0 4 6 5 3	8. d. 31 3 40 3 49 0 61 6 71 6 83 0	Apprentices. One apprentice to every three or fraction of three workers receiving not less than 96s, per week of 44 hours. Improvers. Three improvers to every four or fraction of four workers receiving not less than 96s, per week of 44 hours.

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OTHER EMPLOYEES.

						Wa	ges.					
	W	here Or	ne Shift	only i	s Work	ed.	Where Two Shifts are				Worked.	
	Adjustable Los Rate. (N		Loa (N	lus far ding on- table).	r ing Total Wage.		Adjustable Rate.		Pins War Loading (Non- adjustable).		Tot Wag	
Foreman Leading hand, i.e., a person in charge of not less than—	15	. d.	ه. 6	d. ()	s. 133	d. 3	8. 132	$\frac{d}{3}$	8.	d. 0	s. 138	
(a) three nor more than ten employees (b) eleven nor more than fifteen employees	1: 1:		6	0	127 130	3	126 129	3	6	0	132 135	
Pile-driver Pile-driver's offsider	11	8 3	6	Ŏ 0	124 107	3	123 106	3	6 6	0	129 112	3
Wharf carpenters, employed on cross heads, beams, waling transoms, kerbings, capping and bollards, braces or low walings, decking, marginal or stepping decking, fenders, beams, trimmers, ladders and steps, platforms for poir and approaches thereto, boat landings, ring bolts, moori hooks, mooring piles, beacons, fencing, pile-pointing, pi ringing, form work for concrete construction, or fitting a	er ie ts ig											
tastening all angle iron for waterways Oxy acetylene burner on demolition work	1		6	0	121 121	3	120 120	3	6	0	126 126	
Machine borer	11 10		6	0	120 107	6	119 106	6	6	0	125 112.	
radier or sauspon	∷ {} ¹	8 0	6	0	104	0	103	0	6	0	109	0
Wharf carpenter's assistant		6 0	6	0	102	0	101	0	6	0	107	0
Other demolition workers		3 6 0 0	6 6	0	99 96	6	98 95	6	6	0	104 101	-
CONCRETE WORK.	1											
Concrete floater		9 0	6	0	105	0	104	0	6	0	110	
Mixer operator		8 0 8 0	6	0	104 104	0	103 103	0 0	6	0	109 109	0
Gaugers, i.e., persons filling gauged barrows or boxes Other mixers	: : }	6 0	6	0	102	0	101	0	6	0.	107	0
Men employed on reinforcements	. ()	0 0		0	96	0	95	0	6	0	101	

⁽³⁾ Hours.—The number of hours to constitute an ordinary week's work shall be 44.

Provided that this clause shall not affect the employer's right to dismiss forthwith at any time an employee because of the latter's incompetence or misconduct, in which case the employee shall be entitled to payment in respect of wages only up to such time of dismissal.

(b) If an employee engaged by the week absents himself from work his wages shall be subject to a deduction for the time so absent.

Provided that he forwards or produces a certificate from a medical practitioner, or other evidence satisfactory to the management that his absence is reasonably justified by ill-health, his wages shall be free of such deduction for a period of four days in any one year.

- (c) If engagement is by the hour, the rates of wages shall be increased by 6s. per week to cover payment for holidays and sick leave, but such amount shall not be taken into consideration when computing overtime, Sunday and holiday rates.
 - (5) Shifts.—That-
 - (a) The hour of beginning and the hour of ending each shift shall be as follows:-

Where one shift is worked—			Time of Beginning.		Time of Ending.
Monday to Friday (day shift) Saturday (day shift)	••	••	8 a.m.		5 p.m.
Where two shifts are worked—	••	••	7.45 a.m.	• •	11.45 a.m.
Monday to Saturday (day shift)			6.30 a.m.		2.30 p.m.
" (afternoon shift).	• •		2.30 p.m.		10.30 p.m.

Any of the above times of beginning and ending may be varied on any job by mutual consent of the employer and the majority of the employees, but in no case shall the total length of any shift be increased.

- (b) The higher rate to be paid for each hour or fraction of an hour worked by any employee before or after his shift shall be time and a half for the first four hours, and thereafter double time.
- (6) HOLIDAYS.—(a) An hourly employee shall be entitled to receive the following holidays without pay:—New Year's Day, Australia Day, Labour Day, Good Friday, Easter Monday, Anzac Day, King's Birthday, 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 day so substituted shall be observed.
 - (b) An employee on weekly engagement shall be entitled to the above-mentioned holidays without deduction of pay.
- (7) Special Rates.—All time worked on Sundays or on any of the holidays prescribed herein shall be paid for at the
 - "Rate of double time" for weekly employees shall mean as to the holidays set out an extra payment at the ordinary rate in addition to the rate ordinarily receivable.

⁽⁴⁾ Terms of Engagement.—(a) Engagement may be by the week or by the hour. If by the week it shall be terminable on either side by a week's notice, which may be made to expire at any time during a week of the employment.

- (8) Annual Leave.—(a) An employee who has been in the constant service of one employer for at least one year and who has not absented himself from employment without leave except because of illness of himself or bodily injury to himself from accident shall, for each complete year of such service, be entitled to leave of absence for a period equal to one week of the employment, the period to be reckoned in addition to any of the holidays prescribed herein, and shall in respect of that period be paid his rate of wage per week as if he had worked instead of taking leave.
- (b) If the employee does not receive such leave he shall, in addition to any other monies payable to him under this determination, be paid a week's pay.
- (c) An employee who has been for not less than six months in an employer's service, and whose engagement is terminated, shall receive one half-day's holiday payment for each month spont in such employer's service,
 - (9) WET WORK RATE.-Men who in the ordinary course of their work are
 - (i) Wetted from feet to knees (i) Wetted from feet to knees , shall be paid is, per day or portion of a day extra, irrespective of whether rubber boots are worn or not.
- (10) Meat Allowance.—An employee required to work overtime for more than two hours without being notified the day before that he will be so required to work shall either be supplied with a meal by the employer or paid 1s. 6d., or if the work extends into a second meal hour, 2s. 6d. for the two meals, but such payment need not be made to employees living in the same locality as their work and who can reasonably return home for meals.
- (11) LIVING ALLOWANGE.—Where employment necessitates the absence of an employee from his usual place of residence for more than a period of 24 hours he shall be entitled to an allowance of 25s. per week.
 - (12) Hor Water.—The employer shall make provision where practicable for the supply of hot water during meal hours.
- (13) Changing Time.—When an employee, in the course of his work, falls or is knocked into water, not more than one hour without deduction of pay shall be allowed to enable him to change into dry clothing.
- (14) MIXED FUNCTIONS.—Where an employee is required to do, and does on any one day for a time exceeding four hours in the aggregate, work for which a higher rate is prescribed than for other work done by him on that day, he shall be paid at not less than such higher rate for all work done by him on that day.
- (15) Periodical Adjustment of Wages.—The wages rates set out in clause (2) 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 rate shall be automatically increased or decreased by the same amount, and at the same time as such basic wage. Provided that the wages of apprentices and improvers shall be adjusted proportionately to adjustments of the basic wage, such adjustments to be to the nearest 3d., half or less than half of 3d. to be disregarded.

The basic wage shown hereunder shall be adjusted as prescribed in clause (16).

Place	Basic Wage.	Additional Constant Loading.	Index Number Set Assigned.
Within the area to which this Determination applies	£ s. d. 4 1 0	s. d. 6 0	Melbourne

- (16) Adjustment of Basic Wage.—(a) Until the beginning of the first pay period to commence in November, 1941, the amount of the basic wage shall be as prescribed in clause (15).
- (b) 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 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

- (1) The index number set to be applied to a place 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 plus the additional constant loading as prescribed in clause 15.

	Index Number Divisions.						Index Number Divisions.					
46-858 59-870 71-882 83-895 96-907 08-919 20-932 33-944 45-956					£ s. d. 3 9 0 3 10 0 3 11 0 3 12 0 3 13 0 3 14 0 3 15 0 3 16 0 3 17 0	957-969 970-981 982-993 994-1006 1007-1018 1019-1030 1031-1043 1044-1055 1056-1067						8. 0 18 19 0 1 2 3 4 5 6

H. J. RICHARDSON, J.P., Chairman, GEO. E. PARR, Secretary,

Melbourne, 30th July, 1941.

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