[5325]



VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

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

No. 410]

THURSDAY, OCTOBER 9.

[1947.

PROROGUING THE PARLIAMENT OF VICTORIA.

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS the Parliament of Victoria stands adjourned until Tuesday, the fourteenth day of October, 1947:

Now I, the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my

Proclamation prorogue the said Parliament of Victoria until Thursday, the sixteenth day of October, 1947.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this ninth day of October, in the year of our Lord One thousand nine hundred and forty-seven, and in the eleventh year of the reign of His Majesty King George VI.

(L.S.)

WINSTON DUGAN.

By His Excellency's Command, .

JOHN CAIN,

Premier.

GOD SAVE THE KING!

By Authority: J. J. GOURLEY, Government Printer, Melbourne.

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

No. 411]

THURSDAY, OCTOBER 9.

[1947

DISCHARGING MEMBERS OF THE LEGISLATIVE COUNCIL FROM ATTENDANCE AND DISSOLVING THE LEGISLATIVE ASSEMBLY.

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS by The Constitution Act it was amongst other things enacted that it should be lawful for the Governor to fix such places within Victoria and, subject to the limitation therein contained, such times for holding the first and every other Session of the Council and Assembly, and to vary and alter the same respectively in such manner as he might think fit; and also from time to time to prorogue the said Council and Assembly, and to dissolve the said Assembly, by Proclamation or otherwise, whenever he should deem it expedient: And whereas the said Council and Assembly, called "The Parliament of Victoria," stand prorogued until Thursday, the sixteenth day of October, 1947: And whereas it is expedient to dissolve the Legislative Assembly: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, in exercise of the power in me vested in this behalf, do by this my Proclamation discharge the Honorable the Members of the Legislative Council from their meeting and attendance on Thursday, the sixteenth day of October, 1947: And I do dissolve the Legislative Assembly, such dissolution to take effect on Thursday, the ninth day of October, 1947: And I do hereby declare that I have this day given Order that Writs be issued in due form, and according to law, for the election of Members to be duly returned to serve in the Legislative Assembly.

Given under my Hand and the Seal of the State of Victoria, at Melbourne, this ninth day of October, in the year of our Lord One thousand nine hundred and forty-seven and in the eleventh year of the reign of His Majesty King George VI.

(L.S.)

WINSTON DUGAN.

By His Excellency's Command,

JOHN CAIN, Premier.

GOD SAVE THE KING!

GENERAL ELECTION. NOTICE is hereby given that His Excellency the Governor will issue Writs for a General Election of Members to serve in the Legislative Assembly of Victoria on the description of the de Members to serve in the Legislative Assembly of Victoria on the day first hereinafter mentioned, viz.:-Tuesday, 14th October, 1947. Date of Issue of Writs Friday, 24th October, 1947 Day of Nomination (before or on which nominations are to be made) (up to 12 o'clock noon). Saturday, 8th November, 1947. Day of Polling .. Monday, 24th November, 1947. Returns of Writs By His Excellency's Command, C. W. KINSMAN, Official Secretary. The Governor's Office, Melbourne, 9th October, 1947.

By Authority: J. J. GOURLEY, Government Printer, Melbourne.

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VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

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

No. 412]

TUESDAY, OCTOBER 14.

[1947

Factories and Shops Acts.

DETERMINATION OF THE MUSICIANS BOARD.

Note.-This Determination applies to the whole of the State of Victoria.

IN 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 employed as a player of any musical instrument" has made the following Determination namely:—.

1. That as from the beginning of the first pay period to commence on or after the 8th May, 1947, the last previous Determination of this Board shall be revoked and replaced by this Determination.

WAGES

(a) Grand Opera', Grand Ballet, Concerts, or Religious Performances.

Weekly Employees.

(Al) For the purpose of this sub-clause (A) a week's work shall be deemed to consist of seven performances, namely, six at night and one matinee, or, at the option of the employer, of any performances and/or rehearsals to the aggregate number of seven, in either case all such seven to be held within seven consecutive days and none on Sunday.

abven, m	strict case an such seven to be neig v	Alviiii 20A	en come	cutive da	ys and n	one on S	unday.				
(<u>A2</u>	Leaders—		•						á	s. d	!.
	(i) Week's work	••							10	11 (`
	(ii) Each performance not included i	n week's	work			••		•••			l extra
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	(i) Week's work	• •		• •					7	11 0	`
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		C	asual Er	nployees.					•• •	10 10	OTUA
(A5)	Leaders—each performance		••								
	Principals—each performance							• •		17 3	
(A7)	Other performers-each performance							••		10 8	
			on Des				••	••	1	7 6	•
(b) GEREI	AL THEATRICAL ENTERTAINMENTS, I	Minero	OF LAN	TOMIME,	VARIETY	SHOW,	VAUDEVI	LLE, REV	υE, C	OMIC	Opera,
NOT	ELSEWHERE PROVIDED FOR BY THIS	DESTRUCTION	AL OHOV	, AND	THER E	NTERTAIN	MENTS	SIMILAR 7	O AN	Y OF	THESE
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(Bl)	For the purpose of this sub-clause	(B)—									
	(i) A week's work of six performance	ces shall	be deem	ed to con	sist of six	night p	erformar	ices, or, a	t the	ontion	of the
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•	(II) A week s work of twelve perform	ances sna	II be dee	med to co	anciet of t	ma manfa	****		f six c	alenda	r davs
	· cach of such days, all such	rwerve h	пишит	ces and/	or rehear	rsals in d	either ca	se to be	held	within	RAVAN
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If employed for any performance or rehearsal under sub-clauses (A) or (B) 10 per cent, to be deducted.
 No. 412.—9121/47.

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option forman (p2 (p3 (p4 (p4 d accor	of the cess are well as the cess are when the cess are ce	the employer, ad/or rehears. k's work he performance the purposes to the following the case of the case of the employer and 7 p.m. Buring the se option. During the se employer in the third work is the best of the employer of the employer of the employer of the employer of the performance employer of the performance	of this sung manne of the wee of day's w to be don lone between its to, be cond hour and the condition one of the week of the week of the condition of the work is to have a to have on the condition of the condi	ab-clause r and co-clause r and co-clause r and co-clause r and co-clause or accept 12 n off duty be done r of each hich is t third in the right cuded in the street k not inc	(E) Bu (E), a week's v (E) Bu (E), a week's of 18 1 h of six oon and for at 1 in sepan period o be deall of at t to use a week's a	Weekly veek's vor consense of consense vork Casual ROADCA! Weekly veek's week's wee	Employees work shall acreals to cutive day Employees Employees of 18 st asay: a shour be ciods of eit e consecution be time of the sai tird of suc and not e companime.	be deer the aggress and not not have hours worked d period the period have and not	ing. Ling. Lin	be deer the week days at 3 p.m., ecutive holoyee is ar 3 hourarsals.	ned to co	onsist of 36 on a 5 o hour been all in p	sase of the same o	all s s. d 2 1 s. d 2 1 cork cork cork cor	done from the state of the stat
e option forman (D2 (D3 (D4	of the ces are well as the	the employer, ad/or rehears. k's work he performance the purposes to the following the case of the following the case of the following the second of p.m. Each day's woption. During the se employer in the second of the following the second of the performance is she's work of the performance for 36 hours for each hours of the performance of the second of the secon	of this sung manne of the wee of day's w to be don lone between the total and the sung manne of the wee of the week of the wee	ab-clause r and co-clause r and co-clause r and co-clause r and co-clause on acceen 12 n off duty be done r of each thich is t third in the right co-clause r and co-clause r	(E) Bu (E), a week's v (E) Bu (E), a week's oon and for at l in sepan period o be deall of ar t to use a week's nonlower week's nonloyed luding Seek	Weekly week's vor consense of	Employees work shall acreals to cutive day	be deer the aggress and not not have hours worked d period the period have and not	ing. Ling. Lin	be deer the week days at 3 p.m., ecutive holoyee is ar 3 hourarsals.	ned to co	onsist of 36 on a 5 o hour been all in p	f d d d d d d d d d d d d d d d d d d d	all s s. d 2 1 s. d 2 1 cork cork cork cor	done 5 p.1 ployer al of ces, t.
e option rforman (p2 (p3 (p4 (p4 (E1 dd accor	of the ces are a week as a constant of the ces are a week as a constant of the ces are a constan	the purposes the purposes to the following the ten performance is to be the following the ten performance is to be the following the ten performance and 7 p.m. Each day's work of the performance is to be the following the second of the performance is the for 36 hours with a hour, with a	of this sung manne of the week of day's we to be don lound in the two is to have 18 hours 18 hours enot included in a week or over 36 minimum.	ab-clause r and cook work ork ork ork orh of each hich is t the right uded in the right uded in the right the right or the	(E) Bu (E), a week's v (E) Bu (E), a week's oon and for at l in sepan period o be deall of ar t to use a week's nonlower week's nonloyed luding Seek	Weekly week's vor consense of	Employees work shall acrasls to cutive day Employees Employees STING AND y Employees ork of 18 s to asy: a hours, e hour be clods of eit e consecuti o be time of the sai dird of suc Employees hours—	be deer the aggress and not not have hours worked d period the period have and not	ing. Ling. Lin	be deer the week days at 3 p.m., ecutive holoyee is ar 3 hourarsals.	ned to co	onsist of 36 on a 5 o hour been all in p	f d d d d d d d d d d d d d d d d d d d	s. d 8 (2 1) s. d 8 (2 1) s. d 9 (2 1) s. d 10 (3 1) 10 (4 1) 10 (6 1)	done 5 p.r. ployer al of ces, the second s
e option forman (D2 (D3 (D4	of the ces are a week	the employer, ad/or rehears. k's work he performance the purposes to the following the case of the following the case of the following the second of p.m. Each day's woption. During the se employer in the second of the following the second of the performance is she's work of the performance for 36 hours for each hours of the performance of the second of the secon	of this sung manne of the week of day's we to be don lound in the two is to have 18 hours 18 hours enot included in a week or over 36 minimum.	ab-clause r and cook work ork ork ork orh of each hich is t the right uded in the right uded in the right the right or the	(E) Bu (E), a week's v (E) Bu (E), a week's of 18 ! h of six oon and for at ! in sepan period o be de all of ar t to use a week' anployed hluding Seek	Weekly veek's vor consense of	Employees work shall acrasls to cutive day Employees Employees STING AND y Employees ork of 18 s to asy: a hours, e hour be clods of eit e consecuti o be time of the sai dird of suc Employees hours—	be deer the aggress and not not have hours worked d period the period have and not	ing. Ling. Lin	be deer the week days at 3 p.m., ecutive holoyee is ar 3 hourarsals.	ned to co	onsist of 36 on a 5 o hour been all in p	ase a function of we will be two sunday in the can imperform for t	s. d 8 (2 1) s. d 8 (2 1) s. d 9 (2 1) s. d 10 (3 1) 10 (4 1) 10 (6 1)	done 5 p.1 5 p.1 ployer al of ces, ti

[•] If employed for any performance of rehearsal under sub-clauses (A) or (B) 10 per cent, to be deducted, † If employed for any performance or rehearsal under sub-clause (A) or (B) 5s, to be deducted,

(F) CIRCUSES.

(FI) Musicians employed in circuses shall be paid at the rate of £7 14s. per week of six performances, which sum is to include all travelling allowances other than fares. Each additional performance shall be paid for at the rate of 16s. 2d. per performance. A casual employee shall be paid at the rate of £1 5s. 3d. per performance.

(F2) The bandmaster shall be paid at the said rates each increased by one-sixth.

(c) Brass or REED BANDS. Casual Employees.

Casual Employees.			
(c1) Each performance not to exceed three hours		8.	
(or) Each performance not to exceed three nours	0	17	9*
(H) CAFES, HOTELS, RESTAURANTS, AND SIMILAR PLACES.			
(1) Control of the co	c	s .	J
(H1) For six performances, each not exceeding one hour and being one performance a day	3	2	
(H2) For twelve performances, being two performances per day, each not exceeding one hour that such		_	,
performances on the same day may be grouped as one performance not exceeding two hours)	4	0	6
(H3) For eighteen performances, being three performances per day, each not exceeding one hour (but such			
performances may be grouped as one performance not exceeding one hour, and one performance not exceeding two			_
hours, or one performance not exceeding three hours)		16 2	
(H5) For twelve performances, being two performances per day, each not exceeding one and one-half hours	J	2	0
(but such performances may be grouped as one performance not exceeding three hours)	5	12	0
(H6) For eighteen performances, being three performances a day, each not exceeding one and one-half hours			•
(but such performances may be grouped as one not exceeding one and one half hours and one not exceeding three hours)			
three hours)	7	12	0
engaged at the following rate:—For six performances after 7.30 p.m., each not exceeding one and one-half hours,			
and being one performance per night, if by the same employer and at any place within the Metropolitan District.			
as defined in the Factories and Shops Acts	2	9	6
(H8) An employee who has an engagement under (H2) and (H3) may during the period of that engagement			
be engaged for six performances after 7.30., each not exceeding one and one-half hours per night, if by the same	_	_	
employer and at any place within the Metropolitan District as defined in the Factories and Shops Acts (H9) An employee who has an engagement under (H1) and (H4) may during the period of that engagement	3	2	0
be engaged for six performances after 7.30 p.m., each not exceeding one and one-half hours and being one			
performance per night if by the same employer and at any place within the Metropolitan District as defined in			
the Factories and Shops Acts		9	
(H10) For six performances, each not exceeding three hours (H11) To employees working after 7.30 p.m. and not between the hours of 11 a.m. and 7 p.m.; for six	5	19	0
consecutive performances between 7.30 p.m. and 11.30 p.m., not exceeding three consecutive hours	æ	5	^
(H12) For an extra performance under (H1) to (H3) not exceeding one hour.			9 extra
(H13) For an extra performance under (H4) to (H6) not exceeding one and one-half hours			9 extra
(H14) For extra performances under (H10) not exceeding three hours	0	13	5 extra
(#15) The performances for which each of the foregoing rates for weekly employees are prescribed in this are performances all held within seven consecutive days and none on a Sunday.	1 BL	ub-c	lause (H)
(H16) The performances for which the rates are prescribed in the foregoing sub-clauses (H1) to (H6) inclusive		/ 11 16)\ /1119\
(H13), and (H14) are performances all held between the hours of 11 a.m. and 7.30 p.m.	٠,	(111	,, (H12),
Casual Employees.			
(H17) An employee employed on a week day between 11 a.m. and 7.30 p.m. shall be paid 7s. an hour, w	. I.		
payment of 17s. 6d. for each performance.	itn	a 1	nınımum
(-10) A111 - 1 - 1 - 1 - 1 -			

payment of 18. Oat for each performance.

(H18) An employee employed on a week day after 7.30 p.m. shall be paid 8s. ld. an hour, with a minimum payment of £1 4s. 3d. for each performance.

Playing for Dancing.

(H19) If in any of the preceding cases covered by this sub-clause (H) an employee is required to play for dancing where arrangements are made for dancing by clearing the floor or any portion of same for that purpose, or when dancing is advertised or paid for, he shall be paid in addition to the appropriate rate hereinbefore prescribed a further 10 per cent.

(I) DANCES AND DANCING CLASSES.

Weekly Employees.

у секту тапорточест.	
(11) For the purpose of this sub-clause (1)—	
 (i) A week's work of six performances shall be deemed to consist of one performance not to exceed hours on each of six calendar days, all to be given within seven consecutive days, and nor (ii) A week's work of twelve performances shall be deemed to consist of twelve performances, t calendar days, each performance not to exceed three consecutive hours, all to be given within days, and none on a Sunday. 	e on a Sunday.
(12) Wook's work of six performances done between 9 a.m. and 6 p.m.—	£ s. d.
(i) By any one (other than a pianist playing alone)	e

augu, and none on a sunday.											
**								£	4.	d.	
(12) Week's work of six performances done bet-	ween 9 a.m	and 6	p.m					_			
(i) By any one (other than a pianist play								6	9	Λ	
(ii) By planist playing alone						• •		6			
(13) Week's work of six performances done bety	roon 6 rem	and m	idniaht	••	• •	••	• •	v	13	U	
(i) Dr. anst are (ather than a minist alone	ween o p.m	. and m	runign					_	_		
(i) By any one (other than a pianist play	ing alone)	• •		• •	• •	• •		6			
(ii) By pianist playing alone	•••	• •		• •	• •			7	4	0	
(14) Week's work of twelve performances all do				m.—							
(i) By any one (other than by a pianist						• •		9	2	0	
(ii) By pianist playing alone								10	0	0	
(15) Week's work of twelve performances not al	ll done bet	ween 9 a	.m. and	6 p.m					-	-	
(i) By any one (other than a pianist play								9	7	Λ	
(ii) By pianist playing alone								10			
(16) Each performance on a week day not inclu				• •	• •						
(17) Pianist playing alone on a week day in da			JIK	• •	• •	••	• •	U	16	2	extra
									_		
(i) For not more than 30 hours in a week			• •		••	• •		6			
(ii) For each hour over 30 in a week		• •	• •		••			0	5	5	extra
	a										
	Casual Em	pioyees.									
								£	z.	ď.	
(18) Performing at a dance on a week day: Pe	er hour wit	ba mini	mum pay	yment as	for thre	e hours-	-				
(i) Pianist playing alone							٠.	0	11	10	
(ii) Others											
(19) Performing at a dancing class on a week day	: Per hour.	with a	minimum	navment	ss for th	tee hour		•	٠	•	
	••							^	7	,	
do ou						••	••				
(II) Others								1)	- 5		

0. 412.—00		1 12, 1				90	02					A IĆ	ULIA	Gazette
	(J)	SKATING	RINKS AND	OTHER:	LIKE FOR	MS OF	ENTERTAL	NMENT N	OT ELSE	WHERE P	ROVIDED E	OR.		
	,						Imployees.							
(i) A · t i) A ·	week's we o exceed week's we days, each	of this sub ork of six p three conscoork of twelv h performant we days, and	performan cutive how e ong pe nce not t	J)— ces shall irs in dui rformanc o exceed	be deer ation, a es shall three c	med to co Il to be he be decme	eld within d to con:	n se ven o sist of t	consecutiv wo perfori	e days, an mances on	d none each c	on a	Sunday.
(iii	i) A · c	week's w alendar d	ork of twellays, each pecutive day	lve short performan	perform co not to	ances si exceed	l two cons					e to b		ld within
(J2) W	eek's	work of	six perform	nances				• •	••			5	18	0
(J4) E	ach p	erforman	twelve long	ok day n	ot includ		week's w	ork of s	ix perfo	rmances o	or twelve	long	18	
erformances, (J5) W	eek's	work of	twelve shor	rt perfori	nances in	roller	skating r	inks, per	 formanc	es to be	held betwe		13	5 extra
2.30 p.m. and (J6) Eaperformances,	ach p	erforman	ce on a wee	k day in	roller sk	cating ri	ink not ir	icluded i		 s work of	twelve sh	ort	12	
portor mances,	anu	noe to e	ACCOU EWO	consecuti			 Imployees.	••	•••	••	••	0	10	9 extra
(J7) Seve and as for th			one penny ther cases.				• •	nimum p	ayment	as for tw	o hours in	rolle	r ska	ting rink
(K) P	ERFOR	MANCES	FOR SUCH I	DANGING .	AND FOR	OTHER	PURPOSE	S AS ARE	NOT EI	SEWHERE	PRESCRIE	ED FO	R HI	erein.
							Employees.			-				
(ĸl) P	ianist	playing	alone, each	performa	ince on a	a week	dav. not	to excee	d three	hours in	duration		: a. l 15	
(ĸ2) E	mploy	yoe (not	being pianis one perfor	st playing	alone)—	-	-							
	a	nd in th	is case to b	oe given 1	between !	9 a.m.	and 11 p.	m.				1	. 5	10
	f	or refresh	two such p iments three such				••					1	19	3
,	Ö	ne hour	interval bet	tween eac	h two pe	erforma	nces for n	neals	••	•			10	0
							ne Recoi	RDING.						
(Ll) T	o emp	ployees no	ot receiving	any roya	lty, 11s.	4d. per	hour on	week da	ys, with	a minim	um payme	nt as	for t	wo hours.
(ml) A	cond	luctor lea	der shall be	e paid th	Weekly	or Cas	ron Lead sual Empl	oyees.	of the or	chestra. v	xith an ad	ldition	of c	me-fourth
of such rate.			ader shall l		Intermi	ttent We	eekly Emp	loyees.					•	
							SADERS.							
Where the leader of such rate.	there such	e is a co orchestr	nductor in a shall be j	an orche paid the	stra (no	t being	an orche for a me	stra to	which so	ub-clause hestra wi	(A) of the	is clar ition o	ise 2 of on	applies), e-sixth of
ouon tuto.	(0	o) Additi	юя то Рве	SCRIBED	RATE IF	Емрьоз	YEE PLAY	S ONE O	R MORE	EXTRA I:	NSTRUMEN'	rs.		
					Ţ	Veckly 1	Employees.							
(al) If		extre in	etenmant au	unnlied by	- amalan	. T	nah marfa		ina	unal of as	larma-	. 1	ē s .	d.
(:	i) If i	three per	strument su formances o	or less	··		ach perio	тивисе (ining v	• •	• •	0		4† extra
(ii	i) If i) If	five	• • •	••			• • •	• •	• •			0		9† extra 3† extra
		six or me extra inst	ore rument sup	oplied by	 emplove	 e: For	each per	 formance		••	••	(2 2	8† extra 8† extra
, ,			•				Imployees.						_	-,
(o3) If	any	extra ins	strument su	pplied by	employ	ee : Fo	r each pe	rformano	е			(5† extra
(04) 11	no e	atra inst	rument sup	phied by	employe			formance	•••	••	••	() 3	9† extra
(o5) T	ha flu	ite and r	oiccolo are r	not extre	to each		ptions.	her inst	mimanta	extra to	each other	whial	n tha	Viotorian
Branch of the	e Mu	sicians Ü	inion of Au	istralia b	y its aut	horized	represent	ative an	d the e	mployer c	oncerned	agree	are i	not to be
			s not Incli											
All Weekly o	r Ca	suat Emp	oloyees inter	nded to b	e employ Leader,	ed in a Leaders	, performa , and Pri	nce for ncipals,	which to	he rehears	al is held	, incl	uding	Conducto
/_1\ T		_d						-				4	E s.	d.
. (i) Co	mmencing	and other before 3	p.m. not	to exceed	d two h	ours	of this c	1a1180			(10	9
(i	 i) Co: 	mmencing	g before 3 p g at or afte	p.m. not	to exceed	d three	hours	••		••			16	2 3
(i·	v) Co:	mmencing	g at or afte	r 3 p.m.	not to o	xcood t	hree hour	s	•••	••			1 0	2
(i) Co	other w	g before 3 p	p.m. not	to exceed	d two h	ours						8 (1‡
(i	i) Co:	mmencing	g before 3 i	p.m. not	to exceed	i three	hours			••	••		10	9‡
(i·	v) Co:	mmencing	g at or afte reckly emple	er 3 p.m.	not to e	xeced t	hree hour	в		 se are exti		(16	2Í
to the rates	presci	ribed for	the week's	work.	rorogorni	5 14 108]	proserinea proserinea	"" FIIIS 1	-4D-CIRU	o are usti	ie iaits ((oo pa	au II	accition.

and the second of the second o

[†] If employed for any performance or rehearsal under sub-clauses (A) or (B) 10 per cent. to be deducted, If employed for any performance or rehearsal under sub-clause (B) 10 per cent. to be deducted.

		Employee							
(P4) Pianist employed only for rehearsals w sub-clause (A) hereof—	ith comp	any or a	artis ts in	grand	opera or	any ot	her wo	k c	omprised in
 (i) Weekly employee for 36 hours in a v (ii) Weekly employee for each hour over (iii) Casual employee for each hour on a (P5) Pianist employed only for rehearsals with comprised in sub-clause (B) horoof— 	36 in the week day	week with a	 minimun	navma	nt as for	thron ho	••		0 10 extra
(i) Weekly employee for 36 hours in a v (ii) Weekly employee for each hour over (iii) Casual employee for each hour on a	36 in the	week						۸ ،	10
(Q) Addition to Prescribed Rat	es for P	ERFORMU	o Oursi	DE ORGI	ESTRA PI	T OR WI	ell.		
	ekly or Co								
(Q1) Where an orchestra is required to perform	n on 41.a	-4 :		43				£ s.	d.
(Q2) Where a musician is required to play in or otherwise than in the ordinary way as part of a	view of t	he audier	nce either	solo or	as one o	f a duet	trio,	0 2	8† extra
For such musician—per performance		٠٠,	••	••		••	••	0 3	3† extra
(R) Addition to Prescri	BED RATI	s wher	EMPLOY	тек Ѕпе	PLIES MIS	eTC.			
		Employe							
(RI) Employee required to supply music	••			•••	8-6	••		e) 11	d. 4† extra
	Casual	Employee	8.						
(R2) Employee so required—per performance	••	••						3	9† extra

(a3) For any performance commencing at 11 p.m. or after and extending beyond 12 midnight employees shall, notwithstanding anything hereinbefore contained, be paid at double rates, but in respect of such performance clause 11 hereof shall not apply.

(8) HIGHER DUTIES.

If a musician engaged to do certain work is required to do in lieu thereof other work for which a higher rate is prescribed, he shall be paid for such other work at the higher rate with a minimum payment as for one performance or as for three hours on each occasion on which he is so required.

(T) LOWER RATES MAY BE AGREED TO.

Where the Federal or State Executive of the Musicians Union of Australia agrees with any employer that for special reasons lower rates should be accepted by an employee, rates may be agreed upon between the said Union and Employer.

A written copy of any such agreement, signed by the Secretary of the Union and the Employer concerned, shall be lodged with the Secretary for Labour within 7 days of the making thereof.

TIME OF PAYMENT.

- 3. (a) In theatres and similar places all moneys payable under this Determination to a weekly or intermittent weekly employee shall be paid not later than the first interval on a Friday in each week, but where it has been customary to pay employees on Saturday, and not on Friday, such moneys shall be paid not later than the first interval on the Saturday night.
- (b) If a weekly or intermittent weekly employee's engagement be terminated, all moneys due to him under this Determination shall be paid within 48 hours of the termination.
- (c) All moneys due under this Determination to a casual employee shall be paid upon the completion of the work for which he is engaged.

NO DEDUCTION FOR MEALS SUPPLIED.

4. No deduction from any of the payments herein prescribed shall be made for meals supplied by an employer to an employee.

ARRANGING BAND PARTS, ETC.

5. The payments prescribed by this Determination do not include any sums to be paid to a conductor leader or leader, or any other employee for arranging band parts, or doing any orchestration.

TERMINATION AND OTHER INCIDENTS OF EMPLOYMENT.

- 6. (a) Where an employee is not expressly engaged as a casual employee, he shall be deemed to be engaged as a weekly employee or an intermittent weekly employee (as the case may be).
- (b) A casual employee may at any time enter into an agreement with his employer to become a weekly employee, but such agreement shall not affect any casual rates payable by the employer to the employee before such agreement is entered into unless it is entered into within three days of the beginning of his employment as a casual employee, in which case he shall be deemed to have been a weekly employee from such beginning.
- (c) Where an employee is required by an employer to go on tour he shall be deemed to be in the employment of the employer at least from the time at which he begins to travel on the tour and to remain in such employment at least until he finishes travelling on his return from the tour, unless in the meantime the employment has been determined legally for malingering, inefficiency, neglect of duty, or misconduct.
- (d) The weekly wage prescribed by this Determination shall be paid to each weekly employee or intermittent weekly employee who is ready and willing to perform the work provided for by the Determination during any week whether he is required to perform such work or not, and this provision is to apply to all engagements whether for open air performances or
- (e) An employee to become entitled to the wage prescribed for a weekly employee or for an intermittent weekly employee is to perform such of the work provided for as the employer shall from time to time require on the days and during the hours usually worked by the class of employee affected.
 - (f) A weekly employee or intermittent weekly employee shall be engaged and paid as for at least one week.
- (g) The employment of a weekly employee or of an intermittent weekly employee is to be terminated on either side only by a week's notice, either given in writing or plainly posted up on the call board or other place seen by the employees in the ordinary course of their employment, which notice may be given at any time during the week at or before the beginning of work on a day, to expire at the end of the sixth calendar day succeeding such day, or if the sixth day be a Sunday, of the fifth day, and the employee shall only be entitled to payment pro rata for the time up to the expiration of the notice.

- (h) Where the period of employment of a weekly employee or of an intermittent weekly employee (as the case may be) includes in addition to one or more complete weeks, a part of a week, the weekly employee shall be paid for each whole or fraction of a calendar day included in the part of a week one-sixth of his prescribed weekly wage, and the intermittent weekly employee shall be paid as a casual employee for any work done by him during such part of a week.
- (i) Where an employee is engaged as a weekly employee for any fixed number of performances per week, the engagement shall not be altered to a weekly engagement for which a less sum is prescribed, except on a week's notice to the employee.
- (j) Nothing in this Determination shall affect any legal right to dismiss without notice any employee whether on tour or (1) Nothing in this Determination shall allect any regal right to the case of such dismissal wages and other moneys or allowances due under this Determination shall be payable for the employment up to but not after the time of dismissal.
- (k) Notwithstanding anything contained in this Determination, an employer may in the case of any weekly employee deduct payment of wages on any day on which an employee cannot be usefully employed because of—
 - (i) Any strike.
 - (ii) Any breakdown of machinery.
 - (iii) Any stoppage of work unavoidable by the employer other than a stoppage due to weather.

Provided that his sub-clause shall not affect the operation of clause 11 hereof-

(1) Except so far as circus employees are expressly referred to in this Determination their working conditions of employment shall be those now existing in respect of musicians employed in circuses.

DURATION, ETC., OF PERFORMANCES.

- 7. (a) Except as otherwise provided in this Determination, the duration of performances (with intervals included), so far as covered by the rates of pay prescribed in clause 2, shall not exceed the following times respectively:—
 - (i) In picture shows, two and three-quarter consecutive hours.
 - (ii) In circus entertainments, three and one-half hours.
 - (iii) In general theatrical entertainments, three consecutive hours.
 - (iv) In skating rinks and other places included in sub-clause (J) of clause 2 and in dancing halls, three consecutive hours.

Provided that if during a performance in talking picture shows the employees are not required to perform for more than two hours in the aggregate, they may be required to work over a spread of three and one-quarter hours.

- (b) Where a performance extends in duration to two and one-quarter hours without finishing, an interval of at least ten minutes shall be then allowed, unless it has Leen previously allowed during the performance, and in either case such interval shall. be regarded as time worked.
- (c) A performance shall be deemed to have started at the time notified by the employer to the employees as the starting time, or if no such time be notified to have started at the time advertised for starting the performance, but in either case if all the members of the orchestra are not present and ready to start at such time, the performance shall be deemed to start only when the orchestra actually starts playing.
 - (d) The provisions of this clause apply to all employees whether casual or not unless the contrary intention appears.

DURATION, ETC., OF REHEARSALS.

- 8. (a) The duration of rehearsals so far as covered by the rates of pay prescribed in clause 2 shall not exceed two hours where the engagement is for a rehearsal not to exceed two hours nor more than three hours in other cases.
 - (b) Except as otherwise provided herein the said hours shall be consecutive.
- (c) If a rehearsal having been begun before 1 p.m. will not be completed by that time, and the musicians engaged therein have previously asked or do then ask that it be adjourned for some specified time not exceeding one hour for luncheon, it shall be adjourned for not less than the specified time and not longer than one hour, but the time of such adjournment shall not for any purpose be counted as time worked by the musicians, and the work done after the adjournment shall for the purpose of payment be treated as if done continuously with that done before the adjournment.
- (d) If the actors engaged in a rehearsal with musicians refuse to proceed therewith without an adjournment for luncheon and such adjournment be granted, the time of such adjournment not exceeding one hour to be between noon and 2 p.m., shall not for any purpose be counted as time worked by the musicians, and the work done after the adjournment shall be treated for the purpose of payment as if done continuously with that done before the adjournment.
- (e) Where a rehearsal extends in duration to two and a quarter hours without finishing, an interval of at least ten minutes shall be then allowed unless it has been previously allowed during the rehearsal not sooner than one hour after the starting time, and in either case such interval shall be regarded as time worked.
- (f) A rehearsal shall be deemed to have started at the time notified by the employer as the starting time, but if all the members of the orchestra are not present and ready to start at such time, the rehearsal shall be deemed to start only when the orchestra actually starts playing.
- (g) If an employer requires the orchestra engaged in a matinee performance of a production or any member or members of such orchestra to play over any part or parts of the production for the purpose of rectifying or rearranging any part of the score or performance of the production, the musicians so employed shall, if not kept more than one hour for such purpose, only be entitled to overtime payment as prescribed in clause 10 and not to payment as for a rehearsal.

 (h) The ordinary range of hours within which rehearsals are to be held shall be as follows:—
 - - (i) From 10 a.m. to 4 p.m. if held with the actors.
 - (ii) From 9 a.m. to 3 p.m. if held for a continuous picture show or a picture show giving two performances a day.
 - (iii) From 3 p.m. to 11 p.m. if the engagement be for a rehearsal commencing at or after 3 p.m.
 - (iv) From 10 a.m. to 3 p.m. except as otherwise provided herein.
- (i) Rehearsals beginning at 9 a.m. for continuous picture shows or picture shows giving two performances a day shall be held in the place where the musician is usually employed or in a place within half a mile thereof, and in the latter case the cost of transferring the double bass and the drums shall be borne by the employer.
 - (j) The provisions of this clause apply to all employees whether casual or not unless the contrary intention appears.

ABSENCE FROM DUTY.

- 9. (a) Any weekly employee absent from duty shall lose pay proportionate to the time of such absence unless he produces or forwards to his employer within 24 hours of the commencement of such absence evidence satisfactory to the employer that the absence was reasonable because of either—
 - (i) any illness of himself due neither to his own default nor to accident arising otherwise than out of and in the course of his employment;
 - (ii) any bodily injury to himself caused by accident arising out of and in the course of his employment.
- (b) The deduction of pay for absence from a night performance or from a performance, period of work, or rehearsal made part of the week's work for which a rate for the week is prescribed shall be proportionate to that rate and the deduction for absence from a performance or a rehearsal not part of a week's work, shall be proportionate to the rate prescribed for that performance or rehearsal.
- (c) This clause shall not affect any right of the employer to determine the employment in accordance with clause 6 of this Determination.

OVERTIME PAY AND ALLOWANCES.†

10. (a) Except as otherwise provided in this Determination, any time worked over or outside the prescribed time limit or range of any performance, period of work, rehearsal, or other work or after a break in working time prescribed to be worked consecutively or continuously shall be paid for at the rate of ls. 4d. for each fifteen minutes or portion thereof up to midnight and 2s. 8d. for each fifteen minutes or portion thereof after midnight.

Provided that in the case of rehearsals commencing before 3 p.m. not to exceed two hours, the payment for any time up to one hour worked over the said two hours shall be at the rate of 1s. instead of the said 1s. 3d.

- (b) When the time limit of any performance, period of work, or rehearsal is exceeded by less than five minutes, such excess shall not be counted as overtime worked, but if it is exceeded by five minutes or more sub-clause (a) shall apply in respect of the whole of such excess.
- (c) No overtime shall be payable in respect of the first night of a production which is within sub-clause (B) of clause 2, and which continues to be produced at the same theatre for at least six nights, but an alteration in items of a production shall not be regarded as making the first performance of such alteration a first night within this sub-clause.
- (d) All time to be paid for under this clause or as overtime under any other part of this Determination shall be computed weekly in the aggregate.
- (e) Where a casual employee within sub-clause (x) of clause 2 is employed for a performance exceeding four hours, such employee shall, unless meals are provided be paid not less than 3s. 6d. for refreshment expenses in addition to the other payments prescribed by this Determination.
- (f) If any employee mentioned in sub-clause (n) of clause 2 is detained at the place of employment by the employer or his representative after 11.30 p.m. and if so detained until too late to travel by the last tram, train, or vehicle to his or her home, the employer shall provide proper conveyance for the employee so detained, if a female to her home, or if a male to his home if such home is more than a mile from the place of employment.
 - (g) The provisions of this clause apply to all employees whether casual or not unless the contrary intention appears.

SUNDAYS AND PUBLIC HOLIDAYS. †

- 11. (a) For any work done on a Sunday payment shall be made at least as follows:-
 - (i) To weekly and intermittent weekly employees in addition to their prescribed pay for the rest of the week-
 - (a) For performing otherwise than at a rehearsal, 12s. per hour, with a minimum payment as for two and three quarter hours in picture theatres and three hours elsewhere.

 Provided that this provision for a minimum payment does not apply to work continued from Saturday over midnight into Sunday and that work continued from Sunday over midnight into Monday shall for the purpose of this sub-clause be deemed all to be done on the Sunday.
 - (b) For each rehearsal double the appropriate rates prescribed for work on ordinary days.
 - (ii) To casual employees double the appropriate rates prescribed for work on ordinary days.
- (b) For any work done on Good Friday, Christmas Day, and Labour Day, payment shall be made at least as follows:-
 - (i) To weekly employees in addition to their appropriate rates prescribed elsewhere herein, if the work be included in the week's work or be covered by the prescribed weekly rate one-sixth of the appropriate weekly rate prescribed in clause 2, and if the work be any performance not so included double the ordinary rate prescribed in clause 2 for a performance not so included.
 - (ii) To intermittent weekly employees in addition to their appropriate rates prescribed elsewhere herein a further payment ascertained by dividing the appropriate rate prescribed in clause 2 by the number of the performances such rate covers.
 - (iii) To casual employees double the appropriate rates prescribed for work on ordinary days.
- (c) For any work done on other holidays payment shall be made at least as follows:
 - (i) To weekly employees in addition to their appropriate rates prescribed elsewhere herein, if the work be included in the week's work or be covered by the prescribed weekly rate, one-twelfth of the appropriate weekly rate prescribed in clause 2 and if the work be any performance not so included one and a half times the ordinary rate prescribed in clause 2 for a performance not so included.
 - (ii) To intermittent weekly employees in addition to their appropriate rates prescribed elsewhere herein a further payment ascertained by dividing the appropriate rate prescribed in clause 2 by twice the number of the performances such rate covers.
 - (iii) To casual employees one and one-half times the appropriate rates prescribed for work on ordinary days.

The said other holidays are the days observed as New Year's Day, Australia Day, Easter Monday, Anzac Day, King's Birthday, Boxing Day, and all other days regarded and observed as holidays throughout the State; but where any of the holidays named are observed on different days in different parts of the State, employees shall only be entitled to extra payment from the one employer for work on one of such days in each year.

- (cc) Where any of the days specified as holidays in sub-clause (b) or (c) of this clause falls on a Sunday and in consequence a holiday is generally observed on an ordinary week day which would not otherwise be kept as a holiday, work done on such ordinary week day shall be deemed to be done on one of the days to which the said sub-clause (c) applies and shall be paid for
- (d) Where a weekly employee is employed as such in one or more performances or periods of work on one of the aforesaid holidays at least one performance or period of three hours' work (as the case may be) shall be deemed to be a performance or period included in his week's work, and therefore not an additional or extra performance for which a lower rate is prescribed.

Provided that-

- (i) If a night performance or period of three hours occur, it shall be deemed to be the one so included.
- (ii) If the week's work consist of twelve performances or twelve periods of three hours or the equivalent thereof, two performances or two such periods, inclusive of the night performance or period of work (if any), shall if occurring on the holiday be deemed to be so included.
- (iii) Except as aforesaid none of the said performances shall be deemed to be so included unless the employer so chooses.
- (e) In the case of weekly employees (not including intermittent weekly employees) if by reason of any of the aforesaid holidays being a holiday no work is done thereon the prescribed weekly wage shall nevertheless be paid, and such holiday shall be treated for the purpose of sub-clause (A) of clause 2 as if one of the seven performances provided for in that sub-clause had occurred thereon, and for the purpose of the rest of the said clause 2 where 6, 12, 18, or 24 performances are provided for shall be treated as if one-sixth respectively of the number of performances so provided for had occurred thereon, and where no number of performances is provided for shall be treated as if one-sixth of the ordinary amount of work provided for as covered by the weekly wage had been done thereon.
- (f) If an employee is required by his employer to travel on a Sunday he shall, unless he is paid in pursuance of this clause for working on the said Sunday, be paid 7s. 6d. therefor.

[†] If work is in connexion with any performance or rehearsal under sub-clauses (A) or (B) 10 per cent. to be deducted,

TRAVELLING.

- . 12. (a) For all work by an employee to be done outside a 30-mile radius of the city or town where the engagement with him is made, he shall be provided with first class return boat or train accommodation.
- (b) Employees when travelling by train at night shall be provided with sleeping accommodation, or if such sleeping accommodation is not provided, shall be paid the sum which is charged to the public by the Railway Department for such sleeping accommodation.
- (c) In addition to the rates of pay prescribed by this Determination employees shall be allowed 10s. for each day, including Sunday, such allowance to start upon the first day upon which the employee commences travelling and to continue until the day upon which he ceases travelling:

 Provided that—
 - (i) Where the part spent in travelling of the commencing day and the part so spent of the ceasing day are together not more than 24 hours, 10s. shall be paid for the whole combination of such parts; where they are more than 24, but not more than 36 hours, 15s. shall be paid; and where they are more than 36 hours 20s. shall be paid.
 - paid.

 (ii) Where the employee commences and returns from a trip on the same day, 10s. shall be paid in respect of that day.
- If travelling is in connexion with any work comprised in sub-clauses (A) or (B) of clause 2, 10 per cent. to be deducted.
- (cc) (1) Where an employer engages beforehand with an employee to employ him throughout a continuous period of at least thirteen weeks in one city or town only, and not with a view to the employee working on tour either there or elsewhere, the employee shall be entitled to the allowance under sub-clause (c) hereof for only fourteen days in respect of his stay after his arrival in the said city or town.
- (2) Where an employee not engaged with a view to his working on tour has been continuously employed by an employer in one city or town for at least twelve continuous months, this clause 12 shall not apply to him in respect of his return to the place of engagement.
- (d) The employer shall transport or pay the reasonable cost of transporting the double bass or drums when they are to be used for the purpose of the employment.
- (c) Where an employee is engaged otherwise than as a weekly or intermittent weekly employee, and the ordinary fare for return transit from the post office of the city or town where he is engaged to the place of employment is more than 6d., the employer shall pay the reasonable cost of such return transit.
- (f) Where a suggestion is made by or for an employer or proposed employer to a person that the latter will be employed by the former in a certain place if he presents himself there, and such person does so present himself and is employed there, such employee shall receive from the employer all provisions, allowances and payments which would be due under this clause 12 to an employee who is situated in the place where such person is when the suggestion is made and who is definitely engaged by the employer to go from that place and work in the place where such person so presents himself and is employed.

SUPPLY OF UNIFORMS.

13. Where an employee is required to wear special uniform other than evening dress, such uniform shall be supplied by the employer and must be clean and in good condition, and the cost of renovation and similar costs must be paid by the employer.

ACCOMMODATION.

- 14. (a) The employer shall provide reasonable accommodation, including lavatories, for employees.
- (b) There shall be a proper entrance to and exit from the orchestra.

TIME-BOOKS TO BE KEPT, ETC.

- 15. (a) The employer shall keep a time-book or time-sheet, properly posted in ink, showing the names of and times worked by, each employee, and the wages paid to each employee from week to week.
- (b) The time-book or time-sheet, with all the entries therein shall, on demand be produced by the employer for inspection at the place where it is kept, at any time between the hours of 10 a.m. and 1 p.m. during any day except pay day, to an official of the Musicians Union of Australia, who has been authorized in writing to inspect the same by the general secretary or secretary of the State branch of the said Union.
 - (c) One clear day's notice shall be given to the employer of any intended inspection.
- (d) No authority to inspect shall be given by the said Union unless the general secretary or State branch secretary has good reason to suspect that a breach of the Determination has been committed by the employer, whose time-book or time-sheet is to be inspected.

SUB-CONTRACT, ETC.

16. (a) If work of any of the kinds covered by this Determination is done by an employee or arranged to be so done in the interest in any way of an employer, this Determination shall apply to such work, employee or employer, notwithstanding that the employer causes or permits such work to be done for, or through or by means of a contractor or other person, and the employer and employee shall have the same rights and obligations to each other as if they were in respect of such work directly employer and employee.

DEFINITIONS.

- 17. "Weekly employee" means an employee engaged by the week.
- "Intermittent weekly employee" means an employee engaged for performances on all the nights being less than six in the week on which the theatre or place of amusement is regularly opened, and for performances on other stated days or nights in each week as may be agreed upon between the employer and the employee.
 - "Casual employee" means an employee engaged otherwise than by the week or than as an intermittent weekly employee.
 - "Orchestra" means an orchestra of three or more players.
 - "Conductor Leader" means the member of an orchestra who plays and directs the orchestra.
 - "Leader" is the first or principal violin in an orchestra where there is a conductor.
- "Principal." For the purpose of section (A) of clause 2 of this Determination shall mean and include the first of a group of instrumentalists playing one class of instrument or the player of an instrument of which only one is used in the orchestra.

PERIODICAL ADJUSTMENT OF WAGES.

18. Such of the wages rates set out in clause 2 as were based on original amounts set out in the table as shown in clause 19, and a basic wage of 91s, are based upon the following basic wage rates, and, pursuant to the provisions of section 21 of the Factories and Shops Act 1934, the Board hereby determines that such rates shall be automatically adjusted as prescribed by clause 19.

Basic Wage.

	Place.	 <u>-</u> .		Wag	Basic e able).	Load (Cons	ling tant).	То	tal B Wage	asic	Index Number Set Assigned.
Victoria		 	£	8. 2	d. 0	s. 6	d. 0	}	s. 8		Sydney, Melbourne, Brisbane, Adelaide, Hobart (weighted average)

- ADJUSTMENT OF BASIC WAGE.

 19. (a) For the purposes of this Determination, the expression "Commonwealth Statistician's 'all items' 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, 1947, the amounts of the basic wage shall be as prescribed in clause 18.
- (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 needs basic wage shall be adjusted by the following method, namely, by multiplying the last published Commonwealth Statistician's "all items" retail price index number by the factor .087 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.

TABLE. ORIGINAL INDEX NUMBER DIVISION, 1130-1141 (NEEDS BASIC WAGE 91s.).

	Scale of Rates and of Additions or Deductions.														
	Original Amounts.														
Column 1.	Column 2,	Column 3.	Column 4.	Column 5.	Column 6.										
£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.										
4 11 0 and over	3 9 6 3 12 6 and 3 15 0	2 16 0 and 2 19 0	2 13 6	2 0 0 and 2 3 0	1 1 6										
By adding or sub- tracting the amount of the in- crease or decrease in the needs basic wage	By adding or sub- tracting 2 of the amount of variation re- sultant in column	By adding or sub- tracting † of the amount of the variation resultant in column 1	By adding or sub- tracting ½ of the amount of the variation resultant in column 1	By adding or sub- tracting \(\frac{1}{2} \) of the amount of the variation resultant in column 1	By adding or sub- tracting 2 of the amount of the variation result- ant in column 1										

- A. V. BARNS, J.P., Chairman.
- J. W. RYAN, Secretary.

Melbourne, 28th August, 1947.

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VICTORIA

GOVERNMENT GAZETTE

Bublished by Anthority.

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

No. 413]

TUESDAY, OCTOBER 14.

[1947

Factories and Shops Acts.

DETERMINATION OF THE WATCHMEN'S BOARD.

(a) This Determination applies to the whole of the State of Victoria.
 (b) Section 225 of the Factories and Shops Act 1928 (No. 3677) provides that "every person employed as a watchman shall be granted one holiday in every week."

N accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed in lieu of the Nightwatchmen's Board to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed in the occupation of a watchman" has made the following Determination, namely:---

1. That as from the beginning of the first pay period to commence on or after the 1st September, 1947, the last previous Determination of this Board shall be revoked and replaced by this Determination. 2.

Wages per Week of 48 Hours. Within a Radius of 20 Miles of G.P.O., Melbourne, 10 Miles of G.P.O., Geelong at Warrnamboo and within Mildura and Gippeland Districts. Other Parts of Victoria where this Determination applies. Classes of Employees Wat Time Londing War Time Loading Wages. Total. Total. e. d. s. d. a. d s. d. a. d. Watchman, who in addition to watching, performs manual work not subject to the Determination of any other Wages Board, while performing such work, at the rate of ... All others ... $\begin{array}{ccc} 137 & 7 \\ 122 & 2 \end{array}$ $\begin{array}{cc} \mathbf{3} & \mathbf{0} \\ \mathbf{3} & \mathbf{0} \end{array}$ 140 3 0 3 0 137 125 119 122 2

CASUAL WATCHMEN.

3. Casual Watchmen—i.e. persons employed by the hour as watchmen on wharfs and/or ships, including ship's holds, in connection with verseas and/or interstate shipping shall be paid at the rate of 3s. 53d. per hour.

OVERTIME.

- 4. (a) Any time worked in excess of 48 hours in any one week shall be paid for at the rate of time and a half.
 - (b) For the purpose of computing overtime, all time actually worked on Sundays or public holidays as shown in clause 6 herein shall be included and the overtime rate shall be paid in addition to the special rate.

EMPLOYMENT FOR LESS THAN FULL WEEK.

5. Employees except casual watchmen as defined in clause 3, who are employed during any week for less than the working week of 48 hours shall be paid for the first 24 hours at the rate of time and a quarter, and for every hour thereafter ordinary time up to but not exceeding the ordinary wages rates for an ordinary week's work.

Provided that any person who is not engaged for a week but who earns a sum in wages equal to the wages of an ordinary week's work may be required by the employer to complete the week's work without further pay, and if such person refuses to do so he shall forfeit his right to any payment for that week unless his refusal is caused by his illness, inability, or some other sufficient cause beyond

SPECIAL RATES.

6. Time and a half shall be the special rate for all work done on Sunday, New Year's Day, Australia Day, Good Friday, Easter Monday, Labour Day, Anzac Day, King's Birthday, Christmas Day, and Boxing Day; but if any other day be by work done on the day so substituted for any of the above-named holidays, the special rate shall only be payable for

Provided that a person who is directed by his employer to absent himself from duty on any of the days above mentioned shall if he is unable to complete 48 hours' work in that particular week, be paid ordinary rates for any such day on which he is absent.

No. 413-9203/47.

TRAVELLING TIME AND FARMS.

7. Any watchman employed on wharfs, ships, &c., away from the Melbourne wharfs and Victoria Dock shall be paid for travelling time at the ordinary rate together with all fares necessarily incurred by the most economical means of travel from and to the place of engagement to and from the place of employment.

EMPLOYER PROVIDING OWN BICYCLE.

8. Any patrol watchman required by his employer to provide his own bioyole shall receive is, per week extra.

MINIMUM PAYMENT.

9. Any watchman called up for duty shall receive at least four hours' pay.

PAYMENT FOR MEAL TIMES.

10. No deduction shall be made in an employee's time for a meal period of 30 minutes unless he is permitted to leave his employer's premises for such meal. An employee shall not be required to punch clocks during the meal period of 30 minutes.

MEAL ALLOWANCE.

11. Where an employee is directed by the employer to work more than two hours into the next shift he shall be supplied by the employer with a meal or be paid a meal allowance of 2s., provided he was not notified the previous day that he would be required to

ANNUAL HOLIDAYS.

12. The annual holidays for employees covered by this Determination shall be in accordance with the provisions, as may be amended from time to time, of the Factories and Shops (Annual Holidays) Act 1946 (No. 5111).

SICK LEAVE.

- 13. (a) An employee, except casual watchmen as defined in clause 3, who has been in the service of an employer for not less than three months, shall be entitled to sick leave of absence for a maximum aggregate of forty-eight hours of working time with full pay during each subsequent twelve months' service provided he produces satisfactory evidence to his employer that such absence was caused by ill-health or an accident.
- (b) Notwithstanding the provisions of sub-clause (a) hereof, if the full period of sick leave as prescribed above is not taken in any year, such portion as is not taken shall be cumulative from year to year up to a period not exceeding 96 hours of working time, which shall be the maximum amount of leave to which an employee shall be entitled in any year without deduction of pay. For the purposes of this sub-clause service prior to 18th November, 1946, shall be disregarded.

P. A. RANDLES, J.P., Chairman.

J. V. WILLOX, Secretary.

Melbourne, 28th August, 1947.



VICTORIA

GOVERNMENT GAZETTE.

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No. 414]

TUESDAY, OCTOBER 14.

[1947

Factories and Shops Acts.

DETERMINATION OF THE SHOPS BOARD No. 6 (CHEMISTS).

Note.. This Determination applies to the whole of the State of Victoria.

In 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 persons employed in a shop dispensing, compounding, or selling medicines, drugs, or medicinal preparations" has made the following Determination, namely:—

1. That as from the beginning of the first pay period to commence on or after the 1st September, 1947, the last previous Determination of this Board shall be revoked and replaced by this Determination.

2. (a) Apprentices.

WAGES PER WEEK OF 44 HOURS.

War Loading (Non-adjustable). Adjustable Rate. 8. 22 30 42 50 76 22 30 41 49 74 0 0 1 6 0 3rd ,, 4th 0

PROPORTION.

(In any shop or place.)

One apprentice to one or more than one worker receiving not less than the minimum wage:

Provided that in any shop within the metropolitan district, an additional apprentice who is indentured and has served the first and second years of his apprenticeship outside the said metropolitan district and who is attending lectures at the Victorian College of Pharmacy, may be employed notwithstanding that the proportion of apprentices above fixed is thereby exceeded by one.

. (b) Juvenile Workers.

In any pharmacy one Juvenile worker (i.e., a female shop assistant, not engaged in dispensing or compounding medicines, drugs, or medicinal preparations, and who is under 21 years of age), may be employed at the following rates,

WAGES PER WEEK OF 44 HOURS.

		_					Adjustable Rate.	War Loading (Non-adjustable).	Total Wage.
16 years of age	••	••	••	••			$egin{array}{ccc} s. & d. \ 21 & 0 \end{array}$	s. d. 0 6	s. d. 21 6
17 years of age	• •	• •					33 0	0 6	33 6
18 years of age	• •	• •	• •				36 0	1 0	37 0
19 years of age						٠.	44 0	1 0	45 0
20 years of age	••	••	• •	••	••		50 6	1 0	51 6

No. 414.-9574/47.

(c) Other Employees. WAGES PER WEEK OF 44 HOURS.

:				Ma	LES.							Fen.	LES.			
_		just Rat	able e.	Lo	Var ding on- table).		Tot Was		Adi	ust Rat	able e.	Lo (N	Var ading ion- table).		To Wa	tal ge.
Manager Pharmaceutical Chemist i.e., a qualified pharmaceutical chemist in sole control of a shop and	£	8.	d.	8.	d .	ŧ	8.	d.	£	8.	d.	8.	d.	£	8.	d.
who is responsible for general buying and all necessary business carried out therein	10	2	0	6	0	10	8	0	9	6	9	6	0	9	12	9
out in the shop Charmaceutical Chemist i.e., a qualified pharmaceutical chemist other than a Manager Pharmaceutical Chemist or a Chief Pharmaceutical	8	19	0	6	0	9	5	0	8	5	6	6	0	8	11	6
Chemist Inregistered Pharmaceutical Chemist i.e., a person who has not qualified as a pharmaceutical chemist, but who has completed his or her apprenticeship as	7	16	0	6	0	8	2	0	7	4	3	6	0	7	10	3
recognized by the Pharmacy Board hop Assistant i.e., a female employee engaged in selling medicines, drugs, or medicinal preparations, but not engaged in dispensing or compounding same	6	16	0	3	0	6	19	0	6	5	9	3	0	6	8	Ť

A relieving Pharmaceutical Chemist called spon to relieve the proprietor or manager of a chemist's shop shall be deemed to be, and be paid at the rate provides for a Manager Pharmaceutical Chemist whilst so required to act.

OVERTIME.

3. Any employee who, in any week, works for any time in excess of 44 hours shall be paid for such extra time at the rate of time and a half for the first four hours and double time thereafter.

SPECIAL RATES.

- 4. (a) Time and a half shall be the rate payable for all work done on Sundays.
- (b) Double time shall be the rate payable for all work done on New Year's Day, Australia Day, Good Friday, Easter Monday, Labour Day, Anzae Day, King's Birthday, Christmas Day, and Boxing Day, but if any other day be by for work done on the day so substituted for any of the above-named holidays, the special rate shall be payable only for work done on the day so substituted.

ANNUAL HOLIDAY.

5. The annual holiday shall be as prescribed by the provisions of the Factories and Shops (Annual Holidays) Act 1946, No. 5111, and any amendments which may be made thereto from time to time.

SICK LEAVE.

- 6. (a) Where an employee becomes disabled by personal ill-health or accident, not due to his or her own misconduct, proof of which is given to an employer by medical certificate or other satisfactory evidence within 48 hours of the beginning of the employee's consequential absence, he or she shall on account thereof, be entitled without deduction of pay to absent himself or herself as follows:—
 - (i) During the first year of service—for every three months of completed service ... 14 days (i.e., 14 working hours)
 - (ii) During any subsequent year 7 working days.

Provided that for absences of two consecutive working days or less, the production of a medical certificate shall not be necessary.

(b) Notwithstanding anything contained in sub-clause (a) hercof, if the full period of sick leave as prescribed above is not taken in any year, such portion as is not taken shall be cumulative from year to year up to a period not exceeding 21 working days, which shall be the maximum amount of leave to which an employee may be entitled in any year of service without deduction of pay.

GARMENT ALLOWANCE.

7. Where, in conformity with the custom of the trade, an employee wears, when at work, a washable outer garment, the laundering of which is not paid for by the employer, such employee shall be paid 3s. per week, in addition to the ordinary

RELIEVER'S ALLOWANCES.

- 8. A reliever (i.e., a person required to travel outside the Metropolitan District to take a position for less than two months) shall be entitled to the following allowances:—
 - (i) A first class return railway fare;
 - (ii) If such engagement necessitates the reliever being absent from his or her usual place of residence for a night or longer he or she shall be entitled to an additional payment for expenses at the rate of 6s. per day for the first six days and 30s. per week for the next two succeeding weeks.

 The reliever shall not be entitled to payment of any further such expenses during such engagement.
 - (iii) A reliever engaged to work in the country or sent from one country centre to work in another country centre shall be entitled to be paid at ordinary rates for travelling time during ordinary working hours to and from the job. Such time is to be counted to and from Melbourne, or his home town whichever is the nearer.

CASUAL WORK.

- 9. Any person employed for less than the number of hours fixed for an ordinary week's work shall be paid as follows:—
 - (a) where the number of hours worked is not more than 10 hours for each hour worked at the ordinary wages rate with an addition of twenty per centum subject to a minimum payment of 15s.

- (b) where the number of hours worked is more than 10 hours and not more than 24 hours
- (c) where the number of hours worked is more than 24 hours and not more than 36 hours ...
- (d) where the number of hours worked is more than 36 hours ..

for each hour worked at the ordinary wages rate with an addition of fifteen per centum.

for each hour worked at the ordinary wages rate with an addition of ten per centum.

.. for each hour worked at the ordinary wages rate calculated

MEAL BREAK.

10. A meal break of not less than 60 minutes shall be allowed daily (Monday to Friday) to each employee provided that by mutual agreement between an employer and his employee such meal break may be reduced to not less than a break of 30 minutes.

REST PERIOD.

11. Each employee shall be allowed a morning and afternoon tea period each day (Monday to Friday inclusive) at times convenient to the employer. Such periods shall not exceed ten minutes each, and shall be counted as time worked.

PAYMENT OF WAGES.

12. Wages shall be paid weekly not later than the ordinary finishing time on Thursday, unless it is otherwise mutually agreed upon between the employer and the employee.

TIME BOOKS.

13. Each employer shall provide and cause to be kept a time book or other record in which each employee shall daily enter his or her starting and finishing times.

TERMINATION OF EMPLOYMENT.

14. Except in a case where an employee or an employer has been guilty of misconduct, or where an employee has been engaged as a reliever, seven days' notice of termination of employment shall be given by either party or one week's wages paid or forfeited, as the case may be, in lieu thereof.

PERIODICAL ADJUSTMENT OF WAGES,

15. The wages rates set out in clause 2 are based upon the following basic wage, and pursuant to the provisions of section 21 of the Factories and Shops Act 1934, the Board hereby determines that such rates (in the case of either sex) shall be automatically adjusted as prescribed in clause 16. Provided that the wages of apprentices and juvenile workers shall be adjusted proportionately to adjustments of the basic wage, such adjustments to be to the nearest 6d., half or less than half of 6d. to be disregarded.

Basic Wage.

Place.			Needs Basic Wage (Adjustable).	Loading (Constant).	Total Basic Wage.	Index Number Set Assigned.
			£ s. d.	s. d.	£ s. d.	
Throughout the State of Victoria	••	 ••	5 2 0	6 0	5 8 0	Melbourne

ADJUSTMENT OF BASIC WAGE.

- 16. (a) For the purposes of this Determination, the expression "Commonwealth Statistician's 'all items' 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, 1947, the amounts of the Basic Wage shall be as prescribed in clause 15.
- (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 needs basic wage shall be adjusted by the following method, namely, by multiplying the last published Commonwealth Statistician's "all items" retail price index number by the factor '087 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.

A. V. BARNS, J.P., Chairman.

J. W. RYAN, Secretary.

Melbourne, 5th August, 1947.



TCTORIA

GAZETTE. GOVERNMENT

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TUESDAY, OCTOBER 14.

[1947

Factories and Shops Acts.

DETERMINATION OF THE PRINTERS BOARD.

Note.—(a) This Determination applies to the Metropolitan District as defined in the Factories and Shops Acts and the Orders in Council thereunder.

(b) The following Printing Trades were proclaimed on 27th February, 1929, as apprenticeship trades under the Apprenticeship Act 1928 for the Metropolitan District:—

- Hand composition.
 Hand and machine composition, and attending and adjusting slug-casting and type-casting machines.
 Bookbinding or guillotine machine operating.

- Paper ruling.
 Edge gilding.
 Letter-press printing.
 Lithographic printing.
 Stereotyping or electrotyping.

Full particulars of the apprenticeship regulations for these trades may be obtained on application to the Secretary, Apprenticeship Commission, 103 Russell-street, Melbourne. (Price 3d.)

IN accordance with the provisions of the Factories and Shops Acts the Wages' Board which since the 25th day of May, 1937, has had the power 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) Printing;
 (b) Bookbinding (including making loose sheet covers of any kind);

- (c) Paper ruling;
 (d) Stereotyping or electrotyping;
 (e) Preparing lithographic work by drawing or lettering on a lithographic plate or on any other material;
 (f) Preparing printed matter for sale or distribution;
 (g) Carbonizing, gumming, varnishing, or waxing paper, cardboard, or similar materials;

but not including any process subject to the jurisdiction of the Stationery Board," has made the following Determination, namely:—

1. That as from the beginning of the first pay period to commence on or after the 1st September, 1947, the last previous Determination of the Board shall be revoked and replaced by this Determination.

2. ALL CLASSES OF WORKERS (OTHER THAN THOSE EMPLOYED IN DAILY NEWSPAPER OFFICES)-

	irst umn.	Second Column.		rd mn.		
	ber of ate.	Description of Employment.		Weeki Wage		
		TABLE "A"—ADULT MALES.	£	4.	d.	
l		Machine compositor—that is a person operating the keyboard of any class of slug-casting or type-casting machine (including time occupied in cleaning the machine and/or remedying defective working of machine)	8	1	0	
	••	Probationary mackine compositor— (a) For a first period of six months' probation (b) For a second period of six months' probation (c) Thereafter the rate for a machine compositor	7	15	0 0	
	••	Provided that any probationary machine compositor who during the second six months of his period of probation attains an efficiency of 7,000 ens per hour over a maximum period of four hours on plain matter corrected of not less than thirteen ems measure in six-point type shall be paid	8	1	0	
	••	Working mechanic in charge (whether or not under a foreman or other person in authority) or a sing-casting	7	12	0	
	••	machine Attendant or assistant mechanic on a slug-casting machine (an attendant or assistant mechanic shall be a person working under the direction of a foreman or other person in authority, whose duties include attention to the machine and all its accessories and parts to maintain it and them in an efficient state and to do any adjustments and replacements of accessories and parts but not any repairs).	6	13	6	

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Rate	n. r of	Second Column Description of Employment.	Thir Colum Week
			Wag
		TABLE "A"—Adult Males—continued.	£s,
		Working mechanic in charge (whether or not under a foreman or other person in authority) on a type-casting	
		machine Caster or assistant mechanic on a type-casting machine (a caster or assistant mechanic shall be a person	7 12
		working under the direction of a foreman or other person in authority whose duties include attention to the type-casting machine and all its accessories and parts to maintain it and them in an efficient state and to do any adjustments and replacements of accessories and parts but not any repairs)	6 13
	••	Proof reader and/or reviser	7 15
	••	Hand compositor (which shall include any person employed as a slugger, bulk hand, or stone hand, or Ludlow machine compositor)	7 12
	• • •	Electrotyper (which shall include an employee preparing lead for matrix moulding purposes)	7 12 7 12
		Letterpress machinist	7 12
		Operator of a writer-press, multigraph machine, roneotype machine, or a similar machine printing from movable type, stereos, electros, zincos or the like	7 12
		Railway ticket printer—single machine	6 18
	• •	Machinist working a flat had reaching mainting from - use	$\begin{array}{cc} 7 & 1 \\ 7 & 12 \end{array}$
		Rotary machinist	7 12
	•• !	Rotery machinist's assistant—that is, a person who assists the machinist in the care and control of the machine and the proper printing of the paper	6 15
	• •	Collapsible tube printing machinist	7 12
	• • •	Universal process machine operator Lithographic and/or photo-lithographic artist and/or designer	7 12 7 17
	• •	Photo-lithographic camera operator	7 17
	••	Lithographic stone polisher and/or lithographic plate grainer and/or photo-lithographic glass plate cleaner, but not including an employee processing photo-lithographic glass plates	6 5
	••	Lithographic pressman, and/or lithographic manual er mechanical transferror, and/or photo-lithographic metal plate coater, and/or photo-lithographic photo composer, and/or contact printer-down on lithographic	
		metal plate, and/or lithographic machinist, including lithographic tin printer	7 12
	• •	Gravure machinist	7 12 7 12
		Marbler	7 12
	• •	Hand indexer Blocker (an employee engaged on the work of blind blocking is not by reason only of the fact that he is	7 12
	••	doing such work entitled to this rate)	7 12
	• •	Finisher	7 12 7 12
		Ticket-maker, turned-in work	7 12
	• •	Blotting pad maker	7 12 7 12
		Person engaged in sawing and/or rolling books	7 12
	• •	Loose sheet cover maker	7 12 7 12
		Leather cutter	7 12
	••	Where an employee employed in any class for which a weekly wage is prescribed by Items 26 to 37 does edge-staining, board cutting, bevelling, blind blocking and/or cutting of material, he is to be paid the above prescribed weekly wage, but where an employee is employed solely on the last-mentioned classes of work (In the foregoing Item 39 the words "cutting of material" do not include the work of a leather cutter, for which work a wage has been prescribed by Item 38)	6 8
	• •	Map and plan mounter and/or varnisher. Paper ruler—that is, a person in charge of any ruling machine or who makes ready, sets pens or discs on	7 12
		the machine, mixes inks, rules proofs, or regulates the supply of ink to the machine	7 12 7 12
	••	Employee operating a milk bottle wad-making machine	6 12
	• •	Water Sheet varnishing and/or sheet gumming machinist	6 10
		Rotary reel gumming machinist	6 8
	••	Metal maker for slug-casting or type-casting machines or Elrod machines, or stereotyping or electrotyping Printing ink mixer and/or maker	6 2
	• •	Bronzing machine operator	6 5
	• •	Roller maker	6 2 5 17
		Storeman	6 5
		Any other adult male	6 5 5 13
	••	An employee working on a night shift for a week shall be paid 12s, extra for such night shift work; if he works less than a week he shall be paid pro rata for the hours worked by him.	
		the production of man.	
	i	TABLE "B"-ADULT FRMALES;	
		(Including Non-Adult Females of at least Five Years' Experience.)	
		Operator of a writer-press, multigraph machine, ronentype machine, or a similar machine printing from	
		movable type, stereos, electros, zincos or the like when employed on work other than circular letters that are wholly composed in the one face and size of type and of a typewriter character, in imitation of a	
		typewritten letter or circular	7 12
	::	Female bookbinder—that is, an employee engaged in the hinding of quarter bound work out flush -141	3 17
		Promost in monor sides and the binding of all and flash and to 1	
	-)	turned in paper sides and the binding of all out flush work not turned in :— (a) When engaged on work which exceeds 14 inches in thickness of back and 108 appearance in the control of t	
		(a) When engaged on work which exceeds 1½ inches in thickness of back and 108 superficial inches measured over length and breadth of either side, whether wired, sewn, stabbed, stapled or otherwise held together	

w

Co	irst lumn.	Second Column.		Thir	
	aber of	Description of Employment.		ook Vag	
		Table "B"—Abult Females—continued.	£	a.	d.
		(Including non-adult females of at least five years' experience.)			
4		Female bookbinder—that is, an employee engaged in :-			
	-	(a) Making blotting pads, without corners, paper bound around four edges, or			
		(b) Making blotting pads, with corners of any material other than leather; but not with (i) corners			
		which are turned in before being affixed to the pad, (ii) base boards having cloth-bound			
		eages, or			
		(c) Making covers for school papers which are cut flush or turned in, but not when such covers are			
		of full leather, cloth, or similar material, or			
	,	(d) Affixing projecting index tabs made of paper and not reinforced, or			
	ì	(c) Making letter or other types of files, or			
		(f) Making loose sheet covers (including portfolios) of which covers no part is leather or is a metal fixture bound in the cover,			
		(g) Mounting showcards, maps, plans, envelope paper, and other plain or printed paper, but not			
		maps or plans when mounted on calico or sheeting or similar material which is stretched on			
		a flat or circular surface preparatory to the mounting heing done	3 1	.1	6
5		Female hand or machine sewer and taker down or renairer of letterpress work	3 1		
6		Female employee of more than five years' experience employed on any one or more of the following operations:	٠.		
	1	rolding, paging, numbering, perforating, gathering, collating, inter-leaving timing in and			
		dipping on (but not joining sheets for account books), wire stanling edge staining (excepting the i			
		staining or otherwise coloring of the edges of cards and the edges of books other than those books that			
7		are quarter bound cut flush with turned in paper sides or are cut flush and not turned in). Female employee of more than five years' experience employed in connexion with systems work, addressograph	3 ł	4	6
			2 1		
8		Female conv holder	1 8 1 8		
9		Female embosser	3 1		
0		Female feeder employed on letterpress printing machine lithographic printing machine gravure printing		,	v
_		machine, varnishing machine, gumming machine, waxing machine folding machine or miling machine	3 1	3	0
ı	[A female employee in charge of or who supervises, directs, or is responsible for the work of—	٠.		-
	Ì	(a) from 3 to 8 employees (both inclusive)	3 1	9	6
	İ	(b) from 9 to 15 employees (both inclusive)			6
2		Vermale employees not atheresis accepted	4 1		0
-		remais employees not otherwise specified	3	4	0

Norz.—See clause 31 (g) re additional rate to be paid to any person employed in bronzing by hand or dusting-off by hand.

FEMALE TO BE PAID MALE RATE.

3. Where a female is employed to do any work specifically named or described or of the class mentioned in Table "A" which is not specifically named or described in Table "B" she shall be paid the rate which is prescribed for the male; provided that this clause shall not apply to any individual female employee in respect of work which at the date of coming into operation of this Determination was being done by her, and for which no marginal rate for females is herein specifically prescribed.

RATES FOR JUNIORS AND APPRENTICES.

4. Wh	ere the	work	is p	erfo	rmed	bу	a male	junior,	not	being an	apprentice-	-					Pe	r we	æk.
١.	Under	15 v	ea.re	of	B.O'A												£	4.	
9	Betwee	15	4	10					• •		••	• •	••	• •	• •	• •	1	4	
	Derme	M 10	anu	10	yeara	OI	age	• •	• •	• •	• •	• •	• •	• •			1	11	0
3.	**		,,		**	,	,	• •	••	• •	• •		• •				2	0	0
4.		17		18	**		,	• •	٠.						••		2	13	0
5.	.,	18	**	19	**	,	,			• • •								7	
6.	,,	19	,,	20														i	
7		20		21	•••								• •	• •	••	• •			
••	**	20	**				,	• •	••		••	• •	• • •	• •	• •		4	16	0
Where	the wo	ork is	per	forn	ned by	, s	male a	pprentic											
			•																
	First y			•	•			• •		• •	• •		• •		• •		1	õ	0
9.	Second	year		•				• •	• •	• •	• •						- 1	14	ő
10.	Third	year														•••	2		ő
11.	Fourth	vear																	
	Fifth y											• •	••	• •	• •	• •		19	6
	Sixth			• •	•	• •		• •	• •	••	• •	• •	• •	• •	••		3	14	6
13.	Sixth 3	year		• •		. • •		••	<i>:</i> •		• •	• •	• •				- 5	3	0
14	A Junic	or wor	king	on	a nigh	ot e	hift for	a week	shall	be paid 9	s. extra for a	uch	night shift w	ork:	if he works le	as th	an r	. 100	- L
	be:	chall [be p	aid	pro rat	ta f	or the l	ours wo	rked	by him.									~=

15. Provided that any apprentice who has passed Grade III. (Trade Theory and Practice) examination referred to in the regulations of the Apprenticeship Commission of Victoria and has also become entitled under the said regulations on increased rate of pay for proficiency for such examination, shall have the amount of such increase paid to him each week beyond any period provided for in the said regulations until the completion of his apprenticeship together with the rate herein prescribed appropriate to the year of his apprenticeship.

V bere	the work is performed by	y a femal	e junior-	-								Per w	
1.	First year's experience											£	
	Second year's experience					• •	• •	••	••	• •	• •	I 4	•
	PN 1-311	••					• • • • • • • • • • • • • • • • • • • •	••	••	• •	• •	1 10	-
4.	Fourth year's experience								••		• •	1 18 2 6	~
5.	Fifth year's experience										• •	3 0	
0	A1 A E			3 / /	. 1			11.			• •	o v	v

3 0 0
6. And thereafter the minimum wage prescribed for females for the class of work which she is doing.
7. A female junior entering the industry in her eighteenth year or later shall receive the foregoing rate appropriate to her experience and not less than 6s. 6d. per week extra until she reaches the age of 21 years, when she shall be paid the minimum wage prescribed for females for the class of work which she is doing.

8. In the above provisions as to work performed by females, "experience" means experience in the industry, including experience in the employ of more than one employer, and any female employee mentioned in such provisions on leaving or being discharged from her employment shall be entitled to a certificate from her employer stating the date when such employment began and the date of its termination duly signed or otherwise authenticated by the employer. Such certificate shall be the property of the employee and shall be returned to her by any subsequent employer within seven days of her engagement.

LIMITATION OF EMPLOYMENT OF JUNIORS.

5. (a) No department shall be manned exclusively by juniors.

(b) Not more than two male juniors shall be employed to each male adult employed as a weekly employee in each department. For the purposes of this provision an apprentice shall be deemed to be a junior.

(c) No junior, unless an apprentice, under 18 years of age, shall be employed on a monotype casting machine or an Elrod or similar casting machine.

(d) No junior, unless an apprentice, under 18 years of age, shall be employed on a power-driven guillotine, or on a platen machine or cylinder machine used for carton cutting.

(c) In all parts of the industry, juniors shall (except in any branch of the industry in respect of which provision is made for apprenticeship) be given reasonable opportunities to become proficient in different classes of work, and shall be taught higher grade work as they progress in the knowledge of their work.

(f) The conditions of employment of juniors in any branch of the industry in respect of which provision is made for apprenticeship shall be as set out in clause 30 (c).

HOLIDAYS.

- 6. (a) An employee shall be entitled to be absent from his employment without deduction of pay on any holiday. In this Determination "holiday" means the day observed as any of the following days: New Year's Day, Good Friday, Easter Saturday, Easter Monday, Labour Day, Christmas Day, Boxing Day, Australia Day, King's Birthday, and Melbourne Cup Day.
- (b) An employer shall not terminate the employment of a weekly employee for the purpose of evading payment for the holiday ibed by this Determination
- (c) Where an employee is dismissed within one week before any holiday (or within one week before the first day of several holidays), his re-engagement by the same employer within one week after such holiday (or, as the case may be, within one week after the last day of such several holidays), shall be prima facie evidence that his employment was terminated in breach of sub-clause (b)
- (d) Where the employer terminates the employment within one week of a day on which a holiday occurs, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee had been employed by the employer for a period of at least one week prior to the termination of the employment.
- (c) Where an employee is absent from his or her employment on the day before or the day after a public holiday without reasonable excuse or without the consent of the employer, the employee shall not be entitled to payment for such holiday.

 (f) When an employee is absent from his or her employment for a period exceeding fourteen days through illness, or with the consent of the employer, the employee shall not be entitled to payment for any public holidays occurring during such period of absence in excess of the period of fourteen days.
- (g) The wage payable to a weekly pieceworker under this clause shall be that fixed for a timeworker in the same occupation. A junior male shall be paid the time wage appropriate to his age and a junior female the time wage appropriate to her years of experience, provided that a female worker of more than five years' experience shall be deemed to be an adult for the purpose of computing the amount payable to her under this clause.
 - (h) The provisions of this clause 6 shall apply only to weekly employees.

CONSTANT SERVICE LEAVE.

- 7. (a) In addition to the holidays provided for by clause 6 hereof, an employee, whether a time-worker or a piece-worker, who remains in the service of the same employer for at least a year, shall, if the employment has not been terminated, be entitled to two week's leave of absence on full pay during each year of service, or bonus as provided in sub-clause (c) hereof
- (b) The employer shall have the right to fix the time when such leave will be given, but must fix a time so that the leave then accrued due will be wholly given in one continuous period within fifteen months after the beginning of the period of service in respect of which the leave is due.
- (c) The employer may, if he thinks fit, give at any time in advance the period of continuous leave on full pay prospectively
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 (d) Where any of the holidays provided for in clause 6 hereof so falls in the week as in the ordinary course to entitle an employee to be paid in respect of that holiday although he does not work thereon, and that holiday happens to fall within that employee's period of leave of absence, the days in that period shall be reckoned in addition to that holiday. Provided that if in consequence of compliance with this sub-clause the said period so reckoned includes three Sundays, one additional day, not being a non-working day, shall be added to and form part of the said period.

 (e) If an employment which has continued for a period of at least six calendar months is terminated before the employee has received constant service leave, the employee shall be paid a bonus consisting of the percentage of two week's wages which the time of service for which no leave has been given bears to twelve calendar months.

 (f) If the employee is a piece-worker the pay to be given for the period of leave of absence or as a bonus where leave is
- (f) If the employee is a piece-worker the pay to be given for the period of leave of absence or as a bonus where leave is not given shall be at the rate fixed for a time-worker doing the same class of work as that of the employee.
- (g) Where the employer is a successor or assignee or transmittee of a business, and an employee was in the employment of the employer's predecessor at the time when he became such successor or assignee or transmittee, the employee in respect of the period during which he was in the service of the predecessor shall for the purposes of this clause be deemed to have been in the service of the employer.
- (h) For the purposes of this clause the service shall be deemed to have continued and to continue unbroken and constant notwithstanding any interruption or termination of the employment by the employer if such interruption or termination has been or be made merely with the intention of avoiding obligation hereunder in respect of leave of absence or bonus.
- (i) For the purposes of this clause, the calendar months shall be reckoned as commencing with the beginning of the first day of the employment or period of employment in question, and as ending at the beginning of the day which in the latest month in question has the same date number as that which the commencing day had in its month, and if there be no such day in such subsequent month, shall be reckoned as ending at the end of such subsequent month.
- (j) Each employee before going on leave shall be paid two weeks' wages. A piece-worker shall be paid the wage referred to in sub-clause (f) hereof.
- (k) An employee who is to be given leave as provided in sub-clause (a) herein, shall be given at least two weeks' notice of the commencing date on which he will be required to take his leave.

FEMALES NOT TO WASH-UP OR FEED MACHINES, ETC.

8. A female shall not be required or permitted to wash-up or clean a printing machine; or feed any platen machine used for carton cutting; or operate any guillotine machine; or feed a platen printing machine if under the age of eighteen years.

REST INTERVAL FOR FEMALES.

9. There shall be an interval of ten minutes at a time fixed by the employer between 10 s.m. and 11 s.m. for rest on each day, Monday to Saturday inclusive, in each week for each female employee on time work or on piecework, such time to count as time worked. Reasonable facilities shall be provided by the employer for the employee to have refreshments during such interval if the employee so desires.

FIVE-DAY WEEK.

10. When the employer desires to work the or dinary working hours in a five-day week, he may do so. The employer and the employees may thereupon agree upon the hours of commencing and finishing work with a starting time not earlier than 7.30 a.m., and a finishing time not later than 6 p.m., and in the event of such agreement being made, the hours so agreed shall be substituted or the hours fixed by this Determination, notwithstanding anything to the contrary contained in clauses 11 (b), 13 (b) and (c), and 13 (h) hereof. In default of agreement, such hours may be decided by this Wages Board.

Hours.

- 11. (a) The day-work hours of duty of employees shall not exceed eight hours on Monday to Friday inclusive and four hours on Saturday, and shall not exceed 44 hours in any week, to be worked between 8 a.m. and 6 p.m. on Monday to Friday inclusive, and between 8 a.m. and noon on Saturday, provided that the time of starting work of the linotype mechanic or other male person who attends to arrange the heating of linotype or like metal pots may be 7.30 a.m.
- (b) The daily working hours of each office shall be conspicuously displayed in each workroom, and shall continue unchanged until altered by agreement between the employer and his employees, and in default of such agreement, as settled by this Wages

NIGHT WORK.

- 12. (a) Night-shift work is work other than overtime work done between the hours of 6 p.m. and 8 a.m.
- (b) The hours of duty for night-shift workers shall not exceed 44 per week, to be worked within ten hours a shift on Monday to Friday inclusive, provided that for machine compositors on night shift the hours of duty shall not exceed 42 per week.
- (c) The hours of commencing and finishing duty on each shift, of all employees on night shift or unusual shift, shall be arranged between each particular employer and his employees, and in default of such agreement, as settled by this Wages Board.
 - (d) A female employee or an employee under seventeen years of age shall not perform night-shift work.
- (e) On any day when the hours of any night shift overlap the day-shift hours, the night-shift hours shall be observed, and the night-shift wage shall be paid for such day.

OVERTIME.

- 13. (a) All overtime rates earned by an employee shall be paid in full, and no deduction shall be made from such overtime rates by reason of any time not worked by such employee.
- (b) All duty performed by timeworkers in excess of or outside the hours mentioned in clauses 11 or 12 hereof, or in excess of the hours of a shift, shall be overtime, and shall be paid for at the rate of time and a half for the first three hours and double time thereafter.
- (c) All duty performed by pieceworkers in excess of or outside the hours mentioned in clauses 11 or 12 hereof, or in excess of the hours of a shift, shall be overtime, and shall be paid for at the rate of rate and a half for the first three hours and double rate thereafter.
- (d) (i) Where a weekly timeworker works on any day of his annual leave or on any public holiday mentioned in clause 6 hereof when he is entitled to be away from his employment, he shall be paid therefor at not less per hour than the hourly rate of his weekly wage, in addition to the weekly wage, and shall be given not less than four hours' work, or pay equivalent thereto.
- (ii) Where a weekly piece worker works on any such day of annual leave, or on any such public holiday, he shall be paid therefor one day's pay of the corresponding timeworker, and the usual piecework rate or rates for work done by him. He shall also be provided with at least four hours' work, and in the event of insufficient piecework being provided to keep him continuously employed for such four hours he shall be paid for any non-working time at the timeworker's ordinary hourly rate.
- (iii) Should a weekly timeworker, or weekly pieceworker, who has worked on a holiday within the hours of his ordinary working day, work on such holiday before the ordinary hour of commencing work or after the ordinary hour of finishing work, he shall be paid double the ordinary timework rate or double the ordinary piecework rate, as the case may be, for the hours worked before the ordinary hour of commencing work or after the ordinary hour of finishing work.
 - (iv) This sub-clause (d) shall, with the necessary changes, be read to apply equally to a night worker as to a day worker
- (e) (i) Double time or double rate shall be paid for all work done on Saturday afternoon, and (with a minimum of four hours work or pay equivalent thereto) on Sunday.
- (ii) Where the hours of the ordinary working week are worked within five days any work done on the sixth day shall be paid for at time and a half or rate and a half for the first four hours worked before noon and at double time or double rate thereafter.
- (iii) Where the hours of the ordinary working week are worked within five night shifts, any work done on the sixth night shift be paid for at double time or double rate.
- (f) An employee, if called upon to work overtime in excess of one hour after the usual finishing time of any shift, shall be paid for two hours' work at overtime rates at the least. Where notice of overtime in excess of one hour has not been rived to be a size of the contract of the co (1) An employee, it cannot upon to work overtime in excess of one noir after the usual missing time of any smit, snail be paid for two hours' work at overtime rates at the least. Where notice of overtime in excess of one hour has not been given to an adult male employee during the previous shift, or where notice of overtime has been given to him, but overtime has not been worked, 2s. shall be paid as an allowance for tea money. The same allowance shall be made for each meal reasonably occurring during such overtime work. Where any junior, apprentice or female is required to work overtime, or is given notice of overtime and such overtime is not worked, 1s. shall be paid as an allowance for tea money. The same allowance shall be made for each meal reasonably occurring during such overtime work.
- (g) (i) Any employee required to work more than six consecutive shifts without a clear interval of 36 hours after the sixth shift shall be paid double rates for all work performed by him after the sixth shift until he shall have had such clear interval of 36 hours between shifts.
- (ii) An employee who during the course of a week's work is transferred from day shift to night shift, or from night shift to day shift, shall be allowed at least a ten-hours' break between the time of finishing his day shift and the time of commencing his night shift or from the time of finishing his night shift and the time of commencing his day shift, as the case may be. If such ten hours' break is not allowed, the employee shall be paid overtime rates for the shift immediately following the change.
- (h) No employee under 16 years of age shall be employed on overtime. No employee under 17 years of age, nor any female, shall be on duty in any event before 8 a.m. or later than 9 p.m. on any working day, subject to clauses 10 and 11 (a) hereof.
- (i) An employer shall not require or permit any female employee to work overtime after 6 p.m. unless at least one other female person is working with her.
- (j) An employer shall not require or permit an employee to work overtime or on night shift in connexion with power-driven machinery unless he works in company with at least one other person.
- (k) One hour's time at the least, in addition to the actual time worked and/or the time the employee is required to stand by for work shall be paid for as a "call" to any employee brought in to do any work not in the ordinary working hours, such to be paid for at the rate of time and a half or rate and a half, except on Saturday afternoon, and on Sunday, when double time or double rates

EMPLOYEE MISSING USUAL CONVEYANCE.

14. Whenever the finishing time of any employee working overtime or working on any temporary night shift is such as to cause him to miss the usual means of conveyance home, he shall be conveyed home in a suitable manner, without delay, at the expense of the employer.

MEAL PERIOD.

- 15. (a) The minimum time allowance for meals shall be three-quarters of an hour, and the maximum allowance one hour. Provided that an employer and a majority of not less than three-fourths of his employees may agree to a reduced period, but not less than half an hour.
 - (b) No employee shall be compelled to break shift except for meals, and no shift shall exceed five hours without a break for meals
- (c) Where an employee is required to work during his usual meal period he shall be paid one-half extra on the hourly rate of his weekly wage for the time so worked, and be allowed his usual meal period as soon as it can be arranged.
 - (d) The lunch period of any employee shall be between the hours of noon and 2 p.m.

TERMS OF EMPLOYMENT AND SICK PAY.

- 16. (a) No person shall be employed except as-
 - (i) a weekly time-worker; or (ii) a weekly piece-worker; or (iii) a casual time-worker; or (iv) a casual piece-worker.
- (b) A weekly time-worker, to become entitled to payment of a weekly wage, shall perform such work as the employer shall from time to time require on the days and during the hours usually worked by such employee.

- (c) (i) A weekly timeworker not attending for duty shall lose his pay for the actual time lost unless he produces or forwards within twenty-eight hours of the commencement of such absence evidence or a message satisfactory to the employer that his non-attendance was due to personal ill-health necessitating such absence, but notwithstanding that he may be employed by different employers he shall not be entitled to payment for non-attendance on the ground of personal ill-health for more than 44 hours in each year. Such year shall begin on the 23rd February, 1942.
- (ii) A weekly pieceworker shall be excused from presenting himself for employment at the proper time and place each day because of personal ill-health and shall be paid at the corresponding timeworker's wage for the period of ill-health in all respects as if during such period he had been a weekly timeworker employed on such days and during such hours as are usually worked by timeworkers upon any day shift, and he shall comply with and be subject to the conditions for time-workers prescribed in paragraph (i) hereof.
- (iii) If an employer within 48 hours after the receipt by him of a written message sent by (or on behalf of) an absent employee, alleging that his absence is due to personal ill-health, fails to despatch or give to the employee a written notice that he does not accept the message as satisfactory evidence of the facts alleged by it, it shall be deemed to be prima facie evidence that the absence of the employee was due to personal ill-health.
- (iv) If an employer within 48 hours after the receipt by him of such message despatches, or gives to the employee a written notice that he does not accept such message as satisfactory evidence of personal ill-health, but requires further evidence, the employee must within a reasonable time furnish such further evidence. If the employer requires the employee to obtain a medical certificate or other proof of personal ill-health, he shall pay or refund any fee and incidental expenses necessarily paid or incurred by the employee. The employee shall submit to medical examination at the employer's expense if so required, and shall not obstruct or interfere with inquiries descend to be necessary by the employer. deemed to be necessary by the employer.
- (v) If an employer rejects a claim for sick pay this Wages Board shall have power, upon application by the Printing Industry Employees Union of Australia, or by the employee concerned, to hear such claim, and to make such order thereon as it thinks appropriate; and the employee, if required to attend this Wages Board on the hearing of his claim, shall, if his claim succeeds, but not otherwise, be entitled to be paid by the employer for the time of his attendance, if a timeworker, at his usual rate, or if a pieceworker, at the corresponding timeworker's rate.
- (vi) In any case where the period of 48 hours referred to in paragraphs (iii) and (iv) hereof expires after the finish of the last working day in the calendar week, or on a public holiday, the period shall be deemed to extend to noon of the next ordinary working day, and in any case where illness commences after the finish of such last working day the said period of 48 hours shall be deemed to commence at the starting hour of the next ordinary working day.
- (vii) A weekly employee shall not be entitled to the sick pay benefits of this clause until he has worked in the employment of his employer for a period of three working weeks.
- (d) A weekly pieceworker is a pieceworker engaged as a weekly employee. The following conditions apply to the employment of a weekly pieceworker :-
 - (i) On each working day or night of the week he shall present himself for employment at the usual time for beginning work at the place of business of the employer unless informed before leaving work by the employer that his attendance on any day or any night is not required.
 - (ii) If he has not been informed as provided in the foregoing paragraph, and actually presents himself on any such day or any such night he shall receive not less than four hours' continuous employment or be paid for such four hours (or any part of such four hours as would be non-working time) at the appropriate rate for a timeworker. Provided that a weekly pieceworker on day work working on a Saturday shall receive not less than three hours' work or be paid for such three hours (or any part of such three hours as would be non-working time) at the rate aforesaid, and his shift shall finish not later than noon.
 - (iii) (I) The provisions of this paragraph (iii) shall have full force and effect notwithstanding anything contained in this Determination, or in the Schedule thereto.

 - Determination, or in the Schedule thereto.

 (2) In this paragraph the words "the corresponding timeworker" mean—

 (a) As to an adult male, as defined by clause 34 (d) hereof—an adult male weekly timeworker employed in the same calling as the weekly pieceworker who is concerned;

 (b) As to an adult female, as defined by clause 34 (d) hereof—an adult female weekly timeworker employed in the same calling as the weekly pieceworker who is concerned; and

 (c) As to a male junior—a male junior weekly timeworker of the same age employed in the same calling as the weekly pieceworker who is concerned; and

 (d) As to a female junior or any female of less than five years' experience—a female junior weekly timeworker of corresponding experience employed in the same calling as the weekly pieceworker concerned.

 (3) For any week in which has worked the full hours of duty, the weekly pieceworker shall be naid at least the
 - (3) For any week in which he has worked the full hours of duty, the weekly pieceworker shall be paid at least the corresponding timeworkers' wage.
 - (4) For any week in which, though he has complied with the provisions of paragraph (i) hereof, he is not required to work the full hours of duty, he shall be paid for that week the corresponding timeworkers' wage.
 - (5) If in any week there occurs a public holiday, as provided in clause 6 hereof, upon which the weekly pieceworker is not required to work, he shall be paid, in addition to his aggregate piecework earnings for that week, a sum equivalent to that paid to the corresponding timeworker for such public holiday.
 - (iv) Notwithstanding anything in this Determination contained, lateness shall not, except as in this condition provided, affect the right of a pieceworker to the benefits of this sub-clause (d). A pieceworker's earnings shall not be subjected to deduction for lateness or lost time unless such lateness or lost time would cause an employer to make a payment which he otherwise would not be required to make. Subject to this condition, where a pieceworker is late or loses time on any day he shall be subject only to such a deduction from any moneys due to him as in proportionate to the time actually lost by him.
- (e) (i) The employment of a weekly timeworker or pieceworker may be terminated by a week's notice on either side or by the employer at his option by payment of a week's wages in lieu of notice, and such notice may be given on any day of the week to take effect one week after the day on which it is given. This shall not affect the right of the employer to dismiss any employee without notice for malingering, inefficiency, neglect of duty or misconduct, and in such case wages shall be paid up to the time of dismissal only, or to deduct payment for any day the employee cannot usefully be employed because of any strike of the Printing Industry Employees Union of Australia, or any other union, or through any breakdown of machinery or any stoppage of work for any cause for which the employer cannot be held responsible.

Provided always that the notice referred to in this paragraph shall not be given so as to take effect concurrently with any constant service leave to which the employee may be entitled, and such notice or payment in lieu of notice shall be additional to any bonus payable to the employee under clause 7 of this Determination.

- (ii) In the event of work being temporarily stopped by a breakdown of machinery, or by any cause for which the employer cannot be held responsible, and the employee has lost at least two days' pay the employee, whether a weekly time-worker or weekly piece-worker, may inform the employer of his intention to terminate his employment, whereupon the employment shall be terminated without the employee being required to give the week's notice mentioned in paragraph (i) hereof, and he shall be paid such moneys as are due to him under this Determination.
- (f) Where a weekly pieceworker gives or receives a week's notice of the termination of his employment, he shall during the eek that such notice runs, be given the same amount of piecework as it has been customary for him to perform during the period of his engagement.
- (g) If an employee's services be terminated during the course of the week, he shall be paid all money due to him at the termination of his service, or all money due to such employee shall be forwarded to him by post within 24 hours thereafter. Without prejudice to his liability to legal proceedings in respect of such non-observance, an employer not observing this provision shall pay such employee an extra full day's pay for each day after the employer's usual pay day upon which he applies at the employer's place of business for payment of the amount due to him, and does not receive it.

CASUAL EMPLOYEES.

- 17. (a) An employer when engaging a person for casual employment shall inform him then and there that he is to be employed as a casual. Except where this is done the employee shall be a weekly time-worker or weekly pieceworker. A casual employee, after two weeks of continuous employment as a casual employee, shall become a weekly time worker or weekly pieceworker.
- (b) If a casual employee commences duty on any day, or is directed to attend for duty and actually attends on any day, such employee, if a timeworker, shall in respect of such day be paid at the rate herein provided and for six hours (either day or night) at the least, except on Saturday, when he shall be paid for three hours at the least, and if a pieceworker, shall, in respect of such day, be given four hours' work at the least, or paid for four hours (or any part of such four hours as would be non-working time) at the appropriate rate for a time worker, except on Saturday, when he shall be given three hours' work at the least or paid for three hours (or any part of such three hours as would be non-working time) at the corresponding time-worker's rate.
- (c) A casual employee, whether working at piecework or timework and whether working on day or night shift, shall be paid for such work the piecework rate or the hourly rate prescribed for such work, with the addition of 12½ per cent.
- (d) A casual employee, when working overtime shall have his rate of pay as a casual employee increased by the same proportion (e.g., one-half, or double as the case may be) as the weekly worker's rate applicable to the class of work done by the casual employees directed to be increased under this Determination for work done on overtime, with the addition of 12½ per cent.

PROBATIONERS ON SLUG-CASTING OR TYPE-CASTING MACHINES.

18. An employer shall not employ any employee as a probationer on the keyboard of a slug-casting or type-casting machine unless such employee is a compositor who has served a full term of apprenticeship, or is an apprentice who has served three years' apprenticeship as a compositor.

MIXED FUNCTIONS.

19 Where during any day a timeworker or pieceworker is employed on work requiring the performance of functions involving different rates of wages prescribed by this Determination, the minimum rate of wage to be paid to the employee for that day shall be calculated as if the employee performed such only of the said functions as involved the highest rate of wage.

PIECEWORK.

- 20. (a) Without prejudice to the rights of a weekly pieceworker under clause 16 (d) hereof no piecework shall be performed by any employee other than in respect of work done in connexion with machine composition.
- (b) The minimum piecework rates payable to an employee by an employer shall be the rates prescribed in the schedule to this Determination.

The schedule hereinbefore mentioned is hereby incorporated in this Determination.

- (c) No undue advantage shall be given to one pieceworker over another. This provision applies to the quantity and to the classes or quality of work to be supplied to the employee.
- (d) When pieceworkers are kept waiting for work or any materials, all waiting time shall be totalled up when the day's work is finished, and paid for at not less than the corresponding timeworker's rate. A pieceworker shall be deemed to be waiting for work unless directed not to remain on the employer's premises for work.

WAGES AND PAY DAY.

- 21. (a) Subject to clause 16 (c) hereof, an employee shall be paid his wages on Thursday or Friday in each week, and not more than two days' pay shall be kept in hand by the employer.
- (b) Notwithstanding anything to the contrary contained herein, an employer shall not be required to pay to an employee any amount which is in dispute as sick pay (should the employee become entitled to the sick pay claimed) until the pay day of the pay week following the pay week in which the claim for sick pay was made to the employer.

WORK NOT TO BE TAKEN OFF EMPLOYER'S PREMISES.

22. No work shall be taken off the employer's premises to be executed by any employee.

TIME BOOK.

- 23. (a) Each employer shall keep a time and wages book, correctly and fully written in ink, showing the name of each employee, and his occupation, the hours worked (including overtime) each day or night, and in respect of waiting time paid for under clause (20) (d) hereof the time of the commencement and the ending of each period of waiting time, and the wages, overtime and allowance paid each week: provided that the employer may at his option use a mechanical clock in lieu of a time book for the purpose of recording the time of each employee. The book, or, when a clock is installed, the time cards, shall be open for inspection by a duly accredited official of the Printing Industry Employees Union of Australia, or of the employer's employees, during the usual office hours at the office or other convenient place. The inspecting official shall be entitled to take and carry away a copy of any entry in such book or time card, and may in any relevant proceeding tender such copies in evidence. Every book or time card kept or made under this clause shall for inspection under this clause. for inspection under this clause.
- (b) The employer shall also keep for inspection a record of the age of each male junior and the age and experience of each female junior.
- (c) Twenty-four hours' notice of the intention to inspect the time book shall be given to the employer whose book is to be inspected.
 - AUTHORIZED PERSON MAY ENTER FACTORY.
 - 24. (a) (1) The secretary-treasurer of the Printing Industry Employees Union of Australia, and
 - (2) The secretary of the appropriate branch or sub-branch thereof of the said union, or
 - (3) An officer of the appropriate branch or sub-branch thereof of the said union accredited in writing by the secretary of the branch

shall have power to enter and inspect during working hours any part of a printing factory or workshop in which any piece-work operation is being carried on. and to interview the employees in regard to piece-work rates and conditions of employment.

(b) At least four hours notice shall be given to the employer or his representative by any such person or persons prior to his or their actual going on the premises, and the employer shall be notified of his or their arrival, and he or his representative shall be entitled to accompany any such person or persons, and shall provide access to the wages book and time sheet and records of any piecework employee. Upon request of the said person the employer or his representative shall produce any work or part of any work done or in the course of being done by a piecework employee. The work and duties of the employees shall be interfered with as little as possible by any such person.

Union Official Visiting Factory.

- 25. Duly accredited representatives of the Printing Industry Employees Union of Australia shall have the right to enter employers' working establishments during the midday meal time for the purpose of interviewing employees on legitimate union business, on the following conditions:—
 - (a) That the representative produces his authority to the employer or his representative.
 - (b) That the representative interviews employees only at places where they are taking their meals.
 - (c) That not more than two such representatives shall at any one time visit or be in any one working establishment, and if there are two representatives they shall both be there at the same time.
 - (d) That if a working establishment shall have been visited by any such representative during a week it shall not be visited afterwards during the same week by any such representative.
 - (e) That if any employer alleges that a representative is unduly interfering with his working establishment, or is creating disaffection amongst his employees, or is offensive in his methods, or is committing a breach of any of the previous conditions, such employer may refuse the right of entry, but the said union shall have the right to bring such refusal before this Wages Board which may thereupon rescind or otherwise deal with such refusal.

Union Delegate.

26. Not more than two delegates, chosen by and from the employees of an employer, shall be allowed the necessary time in working hours to interview the employer or his representative for the purpose of submitting grievances. If the members so chosen be piece-workers they shall be paid for such time the time-worker's wage in their branch of the industry.

27. (a) Any male employee whose work requires him to be seated shall be provided with a reasonably comfortable seat.

(b) Any female employee whose work permits of her being seated or requires her to be seated shall be provided with a reasonably comfortable seat.

DETERMINATION, ETC., TO BE POSTED.

28. A copy of this Determination shall be kept posted in a prominent place in each workroom where it may be read by employees. The Printing Industry Employees Union of Australia shall be permitted to post notices as to union meetings on a board at each establishment in a reasonable manner.

HEALTH NOTICES.

29. Notices containing advice for the preservation of the health and protection of workmen, if provided by the Printing Industry Employees Union of Australia, shall be kept prominently posted and displayed in all workrooms by the employer.

APPRENTICES.

- 30. (a) A beginner shall be apprenticed to learn and shall be fully and thoroughly taught and instructed by the employer in one, but not more than one, of the following branches of the printing industry:—
 - (i) Hand composition.
 - (ii) Hand and machine composition with instruction in the mechanism of slug-casting or type-casting machines.

(ii) Hand and machine composition with instruction in the mechanisr
(iii) Stereotyping and/or electrotyping.
(iv) Bookbinding and/or guillotine machine operating.
(v) Bookbinding and/or edge gilding.
(vi) Paper ruling and/or guillotine machine operating.
(vii) Letterpress printing.
(viii) Lithographic art and/or lithographic camera operating.
(ix) Lithographic camera operating and/or lithographic plate making.
(x) Lithographic plate making and lithographic printing. (b) In connexion with any branch of the industry in respect of which provision is made for apprenticeship, no employer shall engage any male persons under the age of 21 years, or continue the employment of any such male person engaged but not indentured before the commencement of this Determination (subject to sub-clause (e) (ii) hereof), except as an apprentice or probationer for apprenticeship (provided that the period of such probation shall not exceed six months from the engagement of such male person, and that such person shall not at any time during his probation be more than eighteen years of age).

Nothing in this sub-clause shall affect the employment of boys in such work as going messages, sweeping-up, and cleaning or feeding printing machines.

- (c) Except as provided in this sub-clause, a boy shall be indentured for a period of six years, in which period shall be included his period of probation (if any). A boy sixteen years of age or over at the date of his indenture shall be indentured for five years in which period shall be included his period of probation (if any). A boy above the age of eighteen years shall not be indentured without the consent of the Wages Board, and shall not be employed as a probationer. The wages of a boy indentured for five years' apprenticeship, or employed as a probationer for such apprenticeship, abil be calculated as if immediately before commencing his period of probation or of apprenticeship (if he has had no period of probation) he had completed his first year of apprenticeship. The duties of an apprentice shall be so arranged by the employer that as the apprentice progresses in knowledge and skill, his duties shall be varied and he shall from time to time be placed on higher or more skilled work.
- (d) (i) The maximum proportion of apprentices shall be as follows:—In the composing, stereotyping and/or electrotyping, bookbinding and/or guillotine machine operating, paper ruling, edge-gilding, letterpress printing, or lithographic printing departments, where one or more skilled adults are permanently employed at full rates as prescribed in this Determination, one apprentice or boy working on probation as hereinbefore provided may be employed (subject to paragraph (1) hereof) to every three or fraction of three skilled adult employees permanently employed in such department.
- (ii) A member of an employer's family, not an apprentice, if under 21 years of age, shall be regarded as an apprentice for the purpose of this clause if working in any department where not more than three skilled adults are employed. Where more than three skilled adults are permanently employed in any department one non-apprentice member of an employers' family may be employed in that department. Employer, for the purposes of this paragraph, means a proprietor, partner, or director.
- (iii) In this sub-clause "permanently employed" means continuously employed for a period of not less than six calendar

BRONZING OB DUSTING-OFF.

- 31. (a) Bronzing and dusting-off by machine shall not be done except under such conditions as to prevent, as far as practicable, the escape of dust into the air of any occupied room.
 - (b) Bronzing or dusting-off by hand shall not be done except in connexion with-
 - (i) An efficient exhaust draught which effectively carries away bronze dust in the atmosphere; or
 - (ii) An appliance or within a structure of canvas, wood, or other suitable material so constructed as to prevent, as far as practicable, the escape of dust into any occupied room.
 (iii) The foregoing conditions shall not be enforced where bronzing or dusting-off is not done in any workroom for more than
 - two hours in any one day.

(c) There shall be provided-

- (i) Suitable overalls and head coverings for all persons engaged in bronzing or dusting-off, which shall be washed or otherwise effectively cleansed at least once every week when in use.
- (ii) For all persons engaged in bronzing or dusting-off or in feeding a bronzing machine, a suitable place or places for clothing put off during working hours.
- (d) Every person employed in bronzing or dusting-off, or in feeding a bronzing machine, shall-

- (i) wash the face and hands before partaking of any food or leaving the premises;
 (ii) wear the overalls and head coverings supplied as provided herein;
 (iii) deposit clothing put off during working hours in the place or places provided in pursuance of these regulations.
- (e) Where bronzing or dusting off or feeding a bronzing machine is regularly done there shall be provided and maintained in a clean state and in good repair for the use of all persons employed in bronzing or dusting off or in feeding a bronzing machine, a lavatory with a sufficient supply of clean towels and soap and nail brushes, and having a supply of hot and cold water.
- (f) Where bronzing or dusting-off is not done regularly, a reasonable supply of hot water shall be available for each person engaged in bronzing or dusting-off.
- (g) Any person employed in bronzing by hand or dusting-off by hand, shall be paid 6d. an hour, in addition to any other money payable under this Determination.
- (h) Where the bronzing surface does not exceed in size large post octavo, females may be employed at bronzing or dusting-off for a period not exceeding two hours in any one day, but except under such conditions an employer shall not require or permit any female employee to do bronzing or dusting-off work.
 - (i) A female shall not feed a bronzing machine.
- (j) Each person shall be supplied free of charge by the employer with milk each morning and each afternoon where employed in bronzing or dusting-off by hand for two hours or more in any morning or afternoon period.

HEALTH PROVISIONS.

- 32. (a) Type metal or type metal shavings shall not be permitted to accumulate on the floor or in the vicinity of slug-casting or type casting machines or on the floor of the stereotyping and/or electrotyping departments.

 (b) Dry cleaning shall not be permitted or carried out in any printing factory, workshop, or place. All establishments and workshops shall be efficiently ventilated.

 (c) The employer shall provide a suitable place for employees to wash their hands.

 (d) Proper facilities shall be provided by the employer so that the clothing of employees taken off during working hours may hardered from the dust of the workness.
- be protected from the dust of the workroom.
- pe protected from the dust of the workroom.

 (c) All metal pots, other than those electrically heated, shall be provided with proper and suitable hoods, which shall be so fitted that all fumes and heavy gases are sucked off and conducted into the open air.

 (f) The melting down of linotype or stereotype or like metal, or the cleaning of linotype plungers, shall be done away from the workrooms, or, where this is not practicable, shall be done in such a manner as to cause the fumes or dust to be carried away from the workroom into the open air.

 (a) Where catificial line is the carried above the line and the line are affective charter that the line are affective charter than the carried are all the carried away from the workroom into the open air.
- (g) Where artificial light is in use, effective shades shall be provided by the employer to prevent eye strain. Artificial light shall be so situated as to enable the employee to work without unnecessary strain to the eyes.

FIRST-AID CHEST.

33. The employer shall provide a first-aid chest, which shall be a suitable dustproof receptacle, made of either metal or wood, for the use of the employees, in some accessible place. Such chest shall be equipped and supplied with the following articles, namely:

							1	Quantities to be Kept in Ambulance Chest in—
			Article.	Factories and Workshops in which not more than 30 Persons are Employed. Any factory or Workshop in which more than 30 Persons are Employed.				
Antiseptic solution Bandages, cotton and						·		I bottle I bottle
Castor oil	gauze 	• •	::	• • •	• •	• • •		ounce 2 ounces
Iodine, tincture of Manual, First-aid		••	• • •	• •	• •	••		1 ounce 2 ounces
Petrolatum, carbolized		• • •	• • •	• • •			• • •	I jar l jar
Pieric acid solution, ma teaspoonsful of power	ade acc	ording to	the follo	owing rec	ipe or pro	escription	:—11	'
of distilled water		··					Pintos 	
Pins, safety	• •		• •			• •		l packet l packet
Sal-volatile Scissors			• • •		• •	• • •	• • •	1 ounce
Fourniquet								i i i i
I'weezers	• •	• •					• •	l pair l pair
Cotton, absorbent Gauze, sterilized, plair	1	• • •				• •	•	An adequate assortment An adequate assortment
int, absorbent			••					
Plaster adhesive	••		:		• •	٠		<u> </u>

Interpretation of the Determination.

- 34. (a) A timeworker's hourly rate for any work for which a weekly rate is prescribed by this Determination shall be ascertained
- by dividing the weekly rate by the number of hours which constitute the employee's ordinary working week.

 (b) The word "factory" or the words "factory or workshop" shall include every room or place where work in respect of which a wage is prescribed by this Determination is carried out by employees.

 (c) A day's work shall mean work done between the usual hours of commencing and finishing work on any day or night shift, or

- (c) A day's work shall mean work done between the usual bours of commencing and finishing work on any day or night shift, or any mixed day and night shift.

 (d) "Adult male" shall mean (1) any male employee over 21 years of age, or (2) any employee who has completed his period of apprenticeship but is under 21 years of age; and "adult female" shall mean (1) any female employee over 21 years of age, or (2) any female employee of any age who has had five years' experience in the industry.

 (e) A duly accredited or authorized official or person, member of the Printing Industry Employees Union of Australia, shall mean any officer or member of the said union or of the appropriate branch or sub-branch thereof who may be accredited in writing by the secretary-treasurer of the said union or by the appropriate branch secretary, and shall include the said secretary-treasurer and branch secretary. The words "branch secretary" shall mean the secretary of any State Branch of the said union.

 (f) A copy-holder, unless an apprentice to hand composition or hand and machine composition, shall not be entitled to do the work of reading, revising, checking, or correcting proofs.

- (f) A copy-holder, unless an apprentice to hand composition or hand and machine composition, shall not be entitled to do the work of reading, revising, checking, or correcting proofs.

 (g) "Lithography" and "lithographic" shall mean and refer to the trade of lithography and without limiting the meaning of such words shall include the lithographic processes known as photo-lithography, photo-lithographic, lithographic offset, photo offset, offset lithography, offset printing, metalithography, metalography, planeography, chromolithography, and dry lithography.

 (h) "Lithographic plate making" shall mean and refer without limiting the meaning of such words to that group of operations applied in the processing, preparation and production of lithographic metal printing plates (other than the operations of lithographic and/or photo lithographic art work, photo lithographic camera work and lithographic printing or machining) and shall include stone polishing and/or plate graining: manual, mechanical, and/or photo mechanical transferring (as defined in sub-clause (i) hereof); plate coating, sensitising, developing, deep-etching, processing, rolling up, proving and preparing lithographic metal plates for lithographic printing.

 (i) "Lithographic transferring" shall mean and refer to the process of transferring an image or images upon lithographic metal plate and without limiting the meaning of such words shall include the operations of (a) lithographic manual transferring (including the operating of lithographic multi-transferring machines and/or lithographic duplicating presses); (b) lithographic mechanical transferring (including the operating of photo-lithographic vacuum printing-down frames and/or photo-lithographic, photo-omposing, i.e., step and repeat, machines)

PERIODICAL ADJUSTMENT OF WAGES.

35. The wages rates set out in clause 2 are based upon the following basic wage and pursuant to the provisions of section 21 of the Factories and Shops Act 1934, this Board hereby determines that the rates for male adults and female adults shall each half year be automatically adjusted as prescribed in clause 36.

BASIC WAGE.

	Basic	Wage for Adult M	Base Rate for Adult		
Place.	Needs Basic Wage. (Adjustable).	Loading (Constant).	Total Basic Wage.	Females. (i.e. 54% of total Basic Wage for Males to nearest 6d.)	Index Number Set Assigned.
Within the area to which this Determination applies	£ s. d. 5 1 0	£ s. d. 0 6 0	£ s. d. 5 7 0	£ s. d. 2 18 0	Melbourne

Adjustment of Basic Wage,

36. (a) For the purposes of this Determination, the expression "Commonwealth Statistician's 'all items' retail price index numbers" or any like expression means the numbers stated to be such index numbers in any document purporting, and not proved 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, 1947, the amounts of the basic wage shall be as

(c) During each future successive half-year period beginning with the first pay period to commence in a November, or a May, the amount of the needs basic wage shall be adjusted by the following method, namely, by multiplying the last published Commonwealth Statistician's "all Items" retail price index number for the six months ending March or September next preceding the half-year for which the adjustment is made by the factor. .087 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. taken to the next higher shilling.

(d) The wages for male juniors and apprentices and for female juniors shall be the undermentioned percentages of the contemporaneous basic wage and in addition thereto the constant loadings and additional amounts specified:—

				Percentage of Needs Basic Wage.	Constant Loading.	Additional Amounts,
MALE JUNIOR, NOT B	eing an Ai	PPRENTICE.		%	s. d.	s. d.
nder 15 years of age				22	0 6	2 0
etween 15 and 16 years of age				28	0 6	2 0
etween 16 and 17 years of age				35	1 0	3 6
etween 17 and 18 years of age				48	1 0	3 6
etween 18 and 19 years of age			}	60	16	5 0
etween 19 and 20 years of age				72	2 0	6 6
etween 20 and 21 years of age				85	2 0	8 0
Аррве	NTICE.					}
irst year				22	0 6	2 6
econd year				28	0 6	5 0
hird year				35	1 0	7 6
ourth year				48	1 0	10 0
ifth year				60	1 6	12 6
ixth year				85	2 0	15 0
FEMALE	JUNIOR.					
irst year's experience				22	0 6	2 0
econd year's experience				26	0 6	3 6
hird year's experience				32	1 0	5 0
ourth year's experience			`	38	1 0	6 6
ifth year's experience				50	1 6	8 0

The rates prescribed for male juniors and apprentices and for female juniors shall be calculated to the nearest sixpence, any broken part of sixpence in the result not exceeding threepence to be disregarded.

(c) The weekly earnings of a pieceworker shall be increased or decreased in the following manner:—-

- At the end of each working week, the aggregate earnings of the pieceworker for such week shall be ascertained according to the piecework provisions of this determination, and where the pieceworker has worked on each and every day ordinarily worked in such week such aggregate earnings shall be increased or decreased by the sum of is. 1½d. for each shilling by which the basic wage has been increased or decreased in accordance with the foregoing provisions of this clause, but where the pieceworker has not worked on each and every day ordinarily worked in such week, then the aggregate earnings shall be increased or decreased by a part of such sum proportionate to the number of days worked calculated to the nearest penny.
- (f) For the purpose of ascertaining the amount of any increase or decrease in the earnings of a piece-worker in accordance with the provisions of sub-clause (e) of this clause, the total basic wage prescribed shall be taken to have been £4 9s, per week.

SCHEDULE "A"-MACHINE COMPOSITION.

In addition to the piecework rates set out in this schedule a pieceworker shall be paid 33s. 9d. for each full week worked or a pro rate amount according to the time actually worked if less than a full week be worked.

PIECEWORK RATES FOR MACHINE COMPOSITION.

1. The piecework rate for machine composition shall be 5½d. per thousand ens, but where such work is done on a night shift the rate shall be 6½d. per thousand ens, and such piecework shall be done subject to the provisions of the Determination and of this schedule.

CAST-UP AND MINIMUM MULTIPLIER.

2. The cast-up shall be according to the point system, but the minimum multiplier for any line shall be 40, and the table of multipliers appended to this schedule shall be observed. A fraction of an en, if more than 5, shall count an en for the machine compositor, and if less shall not be counted. If it is 5, it shall count alternately for the house and the machine compositor.

LARGE TYPE.

. 3. Matter 13 ems and under 13 ems measure, composed in 10-point type, shall be charged \(\frac{1}{4}\)d. per thousand ens extra, and all types above 10-point in size shall be charged \(\frac{1}{4}\)d. per thousand ens extra.

BORDERED MATTER.

4. Matter having a machine-set border attached to the slug, whether such border is formed of rules, letters, or otherwise, shall be paid for at double rate.

DIALECTS, ETC.

5. Matter set in dialectic English or in illiterate spelling, where such matter is of four lines or more, or where the dialectic English or illiterate spelling is recurrent through the matter, shall be paid at rate and a half.

. FOREIGN LANGUAGES.

6. Matter set in any language other than English shall be paid for at double rate.

"TAKE" OF COPY.

7. Twelve lines of 18 ems measure, or their equivalent in wider measures, shall constitute a machine "take" of copy. Provided that the matter given out at any one time, whether referring to the same or different articles, shall constitute one "take".

TOP AND BOTTOM RULES.

8. The top and bottom rules of tables shall be paid for as distinct lines when set or required to be inserted by the machine compositor, but cross rules in the body of a table, when set or required to be inserted by the machine compositor, are reckoned in

COLUMN OR TABULAR MATTER.

9. Column or tabular matter cast on one bar shall be charged:—Two columns (two justifications or arrangements), rate and a third; three columns, rate and a half; four or more columns, double rate. The above rates shall be paid whether the matter is with or without headings or rules. Where there are more than four columns, the machine compositor shall have the option to set the matter at the machine compositor's time-rate with the addition of 12½ per cent.

HEADINGS.

10. Column or tabular matter with headings in smaller type than the body shall be cast-up at the value of each body.

SMALL CAPITALS, ITALICS OR SORTS NOT ON KEYBOARD.

- 11. (a) For small capitals, italics, clarendon or other faces and sorts of type or characters of any kind, not on the keyboard but fed in by hand, one line extra shall be allowed for each word of six letters or less and two lines extra for each word of more than six letters.
- six letters.

 (c) Where intermittent words are set on the keyboard in such faces and sorts, one line extra shall be paid for each line containing such words, excepting small capitals, which shall be paid one line extra for each word. When double letter matrices are used, and matter is set up on the upper tier or by the two-letter or leaf attachment for elevator head elevation, such matter up to 25 continuous lines shall be paid at rate and a half, and all matter beyond 25 continuous lines shall be paid at rate and a quarter.

RUN-ON LISTS AND SIMILAR MATTER.

12. Run-on subscription lists, share lists, land sales, wool sales, show-prize lists, cargo lists, tennis results, egg-laying competition results. pawnbrokers' advertisements. balance-sheets. University or other school lists (other than those which are figures only), cricket scores, rifle scores, quoit scores, mining and market reports, racing weights, racing results and similar matter, shall be paid for at rate and a half. University and other school lists and examination results, consisting of figures only, lottery results, consisting of figures only and other run-on figure matter, consisting of figures only, shall be paid for at double rate.

LEADERED MATTER.

13. All leadered matter, if leaders are ranged, and other leadered matter of 20 ems measure or over, shall be paid for at rate and

INDENTED MATTER.

14. All matter set to 13 ems measure or less in 8-point or over, indented one or more ems each end or two ems or over on one end shall be paid for at rate and a half.

HOUSE MARKS-AUTHOR'S PROOFS.

- 15. (a) 'Alteration' from copy to the first proof shall be paid for at double rate. House marks or author's proofs shall be paid for at double rate, but twelve lines shall be the minimum charge. New matter or additions to copy shall be paid for at the ordinary rate if exceeding twelve consecutive lines.

 (b) When an author's proof contains matter to be set in various measures, and the appropriate matter for one measure is intermixed with that of other measures necessitating the proof and/or copy being traversed three or more times before being completed, the charge shall be increased by one-third except where the matter makes nine lines or less.

 (c) The House shall be entitled to correct all author's proofs or revises on time.

CORRECTION OF PROOFS ON TIME.

16. The House may at any time, in its discretion, correct proofs on time and deduct from the machine compositor the number of lines requiring alteration. The machine compositor shall have the opportunity of seeing proofs containing any correction charged against

SLUGGING, ETC.

17. The insertion of all display or corrected slugs, cutting, fitting or whiting, shall be done by the House.

WHITE LINES, ETC., INSERTED BY THE HOUSE.

18. The machine compositor shall not be paid for white lines, rules or other matter, inserted by the House, except where the same are set or are required by the House to be inserted as part of a "take."

MULTIPLE BAR MATTER TO BE LAID OUT BY THE HOUSE.

- 19. Where matter is set on two or more bars it shall be laid out by the House, but the machine compositor shall be responsible for any mistake made by him. EXTRA CHARGE FOR MULTIPLE BAR MATTER.
- 20. Matter requiring two bars to complete one measure (not being tabular matter) shall be paid for at rate and a third; three bars rate and a half; four or more bars, double rate. FULL LINES.
- 21. Each line cast by the machine shall be paid for as a full line, except when the vice jaw is reduced, when the full measure shall be charged for the first twenty lines only.

COPY TOO BIG FOR TRAY.

22. All matter set from copy (including books) that will not go on or cannot be folded or arranged to suit the copy tray; shall be paid for at rate and a third. BAD OR INDISTINCT COPT.

23. Bad or indistinct copy, or copy written with an indelible pencil, or matter having to be transposed by the machine compositor (that is, matter which is not to be set up in the order in which it appears in the copy), shall be paid for at rate and a third.

CONTRACTIONS-EXTRA CHARGE.

24. Where the machine compositor has to make contractions, he shall be paid rate and a half for each line affected. This provision does not apply to ordinary recognized contractions such as St. for street, Rd. for road, Co. for Company, Ltd. for Limited, ib. for pound, oz. for ounce, &c. Further, this provision does not apply to work done on a directory or a telephone list.

DEFECTIVE MACHINES.

25. The correction of errors resulting from the defective working of the machine, and sunken letters, shall be paid for at double rates, provided that where a mechanic is employed on the shift, or some responsible person is present, his attention is called to the defect and he has failed to remedy the matter, but a machine compositor shall be entitled to this charge for all matter set up to the time when the defect was, or should reasonably have been observed by him.

LOWER MAGAZINE.

26. Where a machine compositor sets from a lower magazine from which the matrices assemble down a chute, the machine compositor may at his option do such work at the time rates for a machine compositor.

27. A machine compositor, who may be temporarily required to do hand work on any day on which he is employed as a machine compositor, shall be paid therefor not less than the time rate for a machine compositor.

WAITING TIME.

28. Waiting time shall be paid for at the time rate for a machine compositor. All stoppages shall be cumulative, and shall be charged as waiting time, provided that such stoppages have not been caused by the fault of the machine compositor.

CHANGING MAGAZINE.

29. For changing magazine or mould in any slug-casting machine, the machine compositor shall be paid 5d., and for emptying or refilling magazine, la. 3d. In the case of a multi-magazine machine, or a machine of similar design, he shall be paid ld. for each change, and ld. for each return where the change and return of magazine is made by manipulation of handle or lever.

ATTENDING AND ADJUSTING.

30. On any shift a machine compositor on piece-work attending or adjusting one machine shall be paid 10s. per week extra, and for two or more machines 20s. per week extra. If the 10s. per week be not paid to a piece-worker, all mechanical troubles shall be rectified for him without delay, and he shall be paid for all time he is kept waiting at the time rate for a machine compositor.

LONG MEASURE.

31. Slugs of 26-ems pica measure and over set in 6-point or smaller type shall be paid \$\frac{1}{2}\text{d}\$. per 1,000 ens in addition to the rate. Measures of 27-ems pica and over set in type larger than 6-point shall be paid \$\frac{1}{2}\text{d}\$. per 1,000 ens in addition

CHANGING MACHINE OR MAGAZINE.

32. If a machine is changed by order to a different type, the machine compositor shall not be required to change again to make corrections. Such corrections shall be done on a vacant machine if possible, but when they are done by another machine compositor, at the order of the House, one line shall be charged against the machine compositor who set the matter, and one line against the House for each line re-set.

INSTRUCTIONS.

33. Instructions shall be given to the machine compositor with the first "take" in each job.

CATCHLINES.

34. A piece-work machine compositor shall be paid for all catchlines when set by him.

FULL FOUNT OF MATRICES.

35. Each machine shall be provided with at least 25 space bands, and such a fount of matrices as will enable the machine compositor to do his work without delay.

CROSS RULES.

36. All cross rules when set by the machine compositor, whether in reading or advertisements, shall be paid for as separate

TABLE OF MULTIPLIERS.

	Messure. Pica ems.		Pearl or 5-point.	Agate or 51-point.	Nonpareil or 6-point.	Minlon or 7-point.	Brevier or 8-point.	Bourgeois or 9-point.	Long Primer or 10-point.	Small Pica or 11-point.	Pica or 12-point.	English or 14-point
			40	40	40	40	40	40	40	40	40	40
			40	40	40	40	40	40	40	40	40	40
;		,.	40	40	40	40	40	40	40	40	40	40
			43	40	40	40	40	40	40	40	40	40
1			48	44	40	40	40	. 40	40	40	40	40
			53 .	48	44	40	40	40	40	40	40	40
	••		58	52	48	41	40	40	40	40	40	40
			62	57	52	45	40	40	40	40	40	40
į	• •	!	67	61	56	48	42	40	40	40	40	40
	• •		72	65	60	51	45	40	40	40	40	40
			77	70	64	55	48	43	40	40	40	40
	••	••• {	82	74	68	58	51	45	41	40	40	40
,	• •	•••	86	79	72	62	54	48	43	40	40	40
,	••		91	83	76	65	57	51	46	41	40	40
,	••		96	87	80	69	60	53	48	44	40	40
	••	•••	101	92	84	72	63	56	50	46	42	40
2	• •	•••	106	96	88	75	66	59	53	48	44	40
	• •	•••	110	100	92	79	69	61	55	50	46	40
	••	•••	115	105	96	82	72	64	58	52	48	41
:	••	•••	120	109	100	86	75	67	60	55	50	43
	••	•••	125	113	104	89	78	69	62	57	52	45
	••	٠٠	130	118	108	93	si	72	65	59	54	46
	••	•••	130	122	112	96	84	75	67	61	56	48
	• •	•••	134	127	116	99	87	77	70	63	58	50
)	••	-:-	144	131	120	103	90	80	72	65	60	51

A. V. BARNS, J.P., Chairman.

J. W. RYAN, Secretary.

Melbourne, 8th September, 1947.