

### VICTORIA

# GOVERNMENT GAZETTE.

Bublished by Anthority.

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

No. 602]

### FRIDAY, JUNE 1.

[1951

Factories and Shops Acts.

## DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in May, 1951.

Dated at Melbourne, this

30th day of May, 1951.

RAY. H. BEERS,

Secretary for Labour.

### CARPENTERS BOARD.

Clause 2 of the Determination made on the 30th March, 1951, and in force as from the 15th December, 1950, shall be replaced by the following clause:—

2. (i) Applicable to employees engaged on hourly hiring.

Adult Employees (other than Apprentices).	•Total Wage Payable—		
	Within 20 Miles of G.P.O., Melbourne; 10 Miles of G.P.O., Geolong; at Warrnambool, and within Mildura and Gippsland Districts.	At Yallourn.	Other Parts of Victoria.
(i) For stock work	s. d.	s. d.	s. d.
	5 9‡	5 11½	5 8½
	6 4	6 6½	6 3
(iii) For work of employees in a mixed enterprise (iv) For building construction work	6 4	6 61	6 3
	6 5 <sub>4</sub>	6 8	6 4 <del>1</del>

<sup>.</sup> These rates are loaded to cover payment for Public Holidays, Sick Leave, and time lost in following the job.

(ii) Applicable to employees engaged on weekly hiring.

Adult Employees (other than Apprentices).	†Total Wage Payable—		
	Within 20 Miles of G.P.O., Melbourne; 10 Miles of G.P.O., Geelong; at Warrnambool, and within Mildura and Gippsland Districts.	At Yallourn.	Other Parts of Victoria.
	£ s. d.	£ s. d.	£ s. d.
(i) For stock work (ii) For shop work whether performed in shop or joinery	10 13 3	10 19 9	10 10 3
mills or in a mixed enterprise	11 14 0	12 0 6	11 11 0
(iii) For work of employees in a mixed enterprise	11 14 0	12 0 6	11 11 0
(iv) For building construction work	11 19 6	12 6 0	11 16 6

<sup>†</sup> Employees on weekly hiring are entitled to the provisions of clauses 12 and 13 in respect of Public Holidays and Sick Leave, No. 602.—4413/51.—PRICE 3D.

A casual hand (as defined) shall be paid an additional amount at the rate of 4d, per hour with a minimum payment as for two hours of employment.

#### Exceptions and Modifications.

Note.--Notwithstanding anything elsewhere in this Determination contained or prescribed:-

- (a) The provisions of clauses 6, 7, 8, 9, 10, 11, 12, 14, 15, 16, 21, 22, 23, 24, and 25 of this Determination shall not apply to or in respect of the employment of an employee ordinarily employed by the employer upon maintenance in or in connexion with a mixed enterprise but in lieu thereof the employer shall be bound to observe towards any such employee the provisions of any award, determination, or agreement applicable to the majority of the other persons employed by him in such a mixed enterprise. The employer shall nevertheless be bound to apply to and in respect of such an employee the provisions of the other clauses not specifically in this sub-clause mentioned in this Determination.
- (b) The provisions of clauses 9, 15, and 21 shall not apply to or in respect of the employment of an employee in or in connexion with a carpentry or joinery shop or a carpentry or joinery mill.
- (c) (i) Where an employee, employed in an employer's shop, works by direction of his employer on a building, fixing therein or thereon material made in such shop, he shall be paid for such work as for shop work and in addition shall be paid (to the nearest ld.) a proportionate amount of the disabilities allowance set out in Section A—Weekly Employees clause 31, for building construction work, for the time so employed.
- (ii) Where a maintenance carpenter or joiner is employed on building construction work, as herein defined, he shall be paid for such work as for work in a mixed enterprise and in addition shall be paid (to the nearest 1d.) a proportionate amount of the disabilities allowance set out in Section A—Weekly Employees clause 31, for building construction work for the time so employed; for the purposes of this sub-clause a maintenance carpenter or joiner shall be regarded as employed on building construction when he is required to and does work on the site in connexion with the crection or demolition of a building exceeding 250 square feet in floor area; or the repair, maintenance, renovation, or ornamentation of buildings or structures which are not directly concerned with the activities of the establishment in which, or the employer by whom, he is employed.

Clauses, other than clause 2 of the said Determination, shall remain in force,