

VICTORIA GOVERNMENT GAZETTE.

Bublished by Authority.

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

No. 618]

FRIDAY, SEPTEMBER 2.

[1955

Labour and Industry Act 1953.

DETERMINATION OF THE CONFECTIONERS BOARD.

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

In accordance with the provisions of the Labour and Industry Act 1953, the Wages Board appointed to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed in the process, trade, or business of a manufacturing confectioner," has made the following Determination, namely:—

1. That on the 10th May, 1955, the last previous Determination of this Board shall be revoked and replaced by this Determination.

2.

APPRENTICES AND IMPROVERS.

					J	Vages.								-	
	Fornales.														
. (Assisting the S		d.										d.			
18 years of age and			[161							under	• •		71	0
19 years of age and			[201 240	6		years			• •	••	••		83	0
20 years of age and	under 21 years			240	U	17	years			• •	••	• •		801	6
All Other Males.							years				• •	• •	•••	130 154	6
			- 1	100			vears					••		177	6
15 years of age and		• •		106	6	-	,	٧-	-50	• • •	• • • • • • • • • • • • • • • • • • • •	• • •	1	1,,	v
	•• ••	• • •		130	6										
	•• ••			154 177	0 6						Рворов				
	••			201	6	1					PROPOR	TION.			
00	•• ••		::	225	Ŏ		One fe	ema	le j	nior	to every	two fem	ale adu	lts rec	eiving
	PROPORTIO	n.				no	i iess	tna	n ti	10 80	uit minimu	m rate.			
(Assistin	ng the Storeman	and Pac	ker.)	•											
One male apprentic workers receiving no One male improve workers receiving no	t less than 280 or to every four	s. 6d. per r or fract	r week zion, of	four r											
_	Other Mal	es.													
One male junior to not less than the ad-	every two ma	le adult ate.	worker	rs recei	ving							•			

OTHER EMPLOYEES

				Wag	es per l	Veck.						
				Males.			_]	8.	d.
Confectioners, Group 1				••						[294	0
onfectioners, Group 2											284	Ú
onfectioners, Group 3											274	0
Confectioners, Group 4				••							265	0
Confectioners, Group 5											257	0
storeman or packer—												
(a) Who works singly											287	0
(b) Who supervises or	directe	the nun	iber of p	persons 18	years of	f age or	over indi	cated her	eunder, v	iz.:—		
(i) 1, 2, 3,	4, 5, o	r 6 such	persons		٠	٠					290	0
(ii) 7 or mo	re such	persons	٠								310	0
Other storeman or packer	engage	ed in the	despate	h or bulk	receiving	g stores					280	6
				Females.								
All adult females											192	6

DEFINITIONS OF CLASSIFICATIONS.

- 4. (i) Confectioners, Group 1., shall mean employees-
 - Boiling mixed and dissolved ingredients in stirring or open pans.
 Boiling on open fire.
 Inspecting and controlling chocolate shell thickness.

(3) Inspecting and controlling chocolate shell thickness.
(4) Making up and striping high boiled cooked sugar and forming spins or boilings with soft centres and accepting responsibility for work of team.
(5) Making up and striping high boiled cooked sugar and forming spins or boilings with solid centres and accepting responsibility for work of team.
(6) Controlling the weighing, measuring, mixing and dissolving of ingredients and partly manufactured materials in stirring or open pans.
(7) Tempering chocolate in bulk in kettles for goods being made into finished article for retail sale.
(8) Setting up and/or operating machine which forms, in dies from solid centered boiled sugar spins or boilings.
(9) Setting up and/or operating machine which forms, in dies from solid centered sugar spins or boilings.
(10) Running by hand with any kind of funnel or bag, jubes, jellies, cream fondant, snowballs, or other articles which are run into stamped or moulded starch trays or other moulded receptacles.

Setting up and operating-

(11) Cocoa Butter Expellers (including preparation of Nibs).
(12) Chocolate enrobing or covering machine.
(13) Chocolate block, tablet and bar wrapping machine.
(14) Machine which fills trays with starch, planes starch in trays, mouldprints and deposits mass into starch (14) Machine which fills trays with starch, planes starch in trays, mouldprints and deposits mass into moulds.
(16) Cocoa Butter Press.
(16) Machine which deposits chocolate into moulds.
(17) Machines which size, cut and tuck-wrap or twist-wrap pieces.
(18) Cocoa Beans and/or Nuts Roasters.
(19) Chocolate shell depositing machine.
(20) Refiners.
(21) Machine which deposits centres or mass into chocolate moulded shells.
(22) Chocolate Shell Topping Machine.
(23) Liquor Mills.
(24) Machine which deposits centre or mass into starch moulds and accepts responsibility for work of team.
(25) Vacuum condensers which mix chocolate ingredients and accepting responsibility for work of team.
(26) Chocolate ingredient mixers and accepting responsibility for work of team.

Operating-

- (27) Cocoa Butter Filter and Deodoriser.

- (27) Cocoa Butter Filter and Deodoriser.
 (28) Bourn Vita Oven.
 (29) Base Cream Plant.
 (30) Continuous Steam Cooker.
 (31) Continuous or non-continuous Vacuum Cookers.
 (32) Continuous or non-continuous Vacuum Cookers and colouring and flavouring mass on slab.
 (33) Hard sugar building up and coating pans.
 (34) Soft Sugar building up and coating pans.
 (35) Chocolate building up and coating pans and setting up and operating spray guns.

- (ii) Confectioners, Group 2, shall mean employees-
 - (37) Making up and striping high boiled cooked sugar and forming spins or boilings with soft or solid centres (38) Wet crystallizing of confections.

(39) Treating chocolate. (40) Steam sugaring confections mechanically.

Setting up and operating-

(41) Machine which deposits centres or mass into starch moulds.
(42) Chocolate Drop Depositing Machine.
(43) Vacuum Condenser which mixes chocolate ingredients.
(44) Machine which stamps and cuts out pieces from paste.
(45) Machines which mix or grind "Bourn Vita".
(46) Machines which mix or grind "Bourn Vita".
(47) Winnowing machines.

Operating-

- (48) Mixing Machine used for the preparation of confectionery paste and accepting responsibility for work of team.
 (49) Machine which sizes, cuts and tuck-wraps pieces.
 (50) Chocolate Glazing Pans.
 (51) Battery of Pulling Hooks.
 (52) Liquor Mills.
 (53) Melangeurs.
 (54) Machine which sizes, cuts and twist-wraps pieces.
 (55) Conches.
 (56) Pulling Hook.
 (57) Pulverizer or Mill for reducing sugar or other materials.
 (58) Cocoa Pulverizer Mill or Disintegrator.

- (iii) Confectioners, Group 3, shall mean employees-

 - (59) Tempering chocolate in kettles under direction of higher group employee.
 (60) Tempering cocoa butter or other products of cocoa beans and moulding into blocks for manufacturers to use.
 (61) Assembling and rolling paste mixtures.
 (62) Filling and emptying conches.
 (63) Filling and emptying chocolate ball mill.
 (64) Feeding chocolate moulds into Depositing Machine.
 (65) Feeding, taking off and packing of blocks on chocolate block tablet and bar wrapping machines.
 (66) Cleaning Machines.

Setting up and operating-

- (67) Cocoa Butter Filter or Centrifuge.
- (68) Compressed Lozenge Rotary Machines.
- (69) Machine which extrudes licorice, and/or other confectionery pasts.
- (70) Power-driven single circular Knife Cutter or Stripper.
- (71) Power-driven circular knife cutter or stripper.
- (72) Hand-driven Guillotining Machine.
- (73) Starch Tray Mould Printing Machine.

Operating-

- (74) Automatic tempering machines under direction of a higher group employee.
- (75) Chocolate Ball Mill.
- (76) Lozenge Dough or other confectionery paste mixer.
- (77) Whisk Beater.
- (78) Paddle Beater.
- (79) Cocoa Blending Machine.
- (80) Brake or Sizing Machine.
- (81) Cocoa Bean Driers.
- (82) Chocolate Pumping System.
- (83) Assisting with the operation of Refiners or cocoa pulverizer.
- (iv) Confectioners, Group 4, shall mean employees—

 - Confectioners, Group 4, shall mean employees—

 (34) Cleaning.
 (35) Hand sizing and patting.
 (36) Making and maintaining Starch Moulds.
 (37) Filling Depositor Hopper.
 (38) Transporting and/or Shunting Starch Trays in Driers.
 (39) Feeding on, taking off and stacking starch trays.
 (30) Colouring, flavouring and cooling cooked sugar mass.
 (31) Knocking out chocolate from moulds and placing moulds on conveyors.
 (32) Washing, drying, polishing and examining moulds.
 (33) Steaming bright gums by machine.
 (34) Transporting or trucking materials within the factory.
 (35) Making up low-boiled spins or boilings with centres.
 (36) Cutting out pieces from paste by hand.
 (37) Sugaring confectionery mechanically.
 (38) Feeding machine which stamps and cuts out pieces from paste.
 (39) Attending Liquor Mills.
 (100) Syrup making (dissolving sugar and glucose under direction of employee in higher group).

Setting up and operating-

- (101) Power Guillotine.
- (102) Gum Clarifier or Filter.
- (103) Granulating Machines.
- (104) Ingredients Mincer.

Operating.

- (105) Sugar Pan which glazes soft and hard panned pieces.
- (106) Cocoa Cake Breaker.
- (107) Gum Crusher.

Assisting with the-

- (108) Weighing, measuring, mixing and dissolving of ingredients and partly manufactured materials in stirring or open pans and in mixing machines.
 (109) Operation of Chocolate Ingredients Mixers and Condensers.
 (110) Operation of Melangeurs.
 (111) Operation of Chocolate Ball Mill.
 (112) Making up and striping of high boiled cooked sugar and formation of spins or boilings with soft or solid centres.
- (113) Operation of a machine which deposits chocolate into moulds. (114) Sorting and/or inspection of finished or partly finished goods.
- (v) Confectioners, Group 5, shall mean employees-
 - (115) Adding ingredients to tempered chocolate in kettles.

 - (115) Adding ingredients to tempered chocolate in kettles.
 (116) Oiling gums by machine.
 (117) Making up low-boiled spins or boilings without centres.
 (118) Cutting with a hand-operated Circular Knife.
 (119) Steam sugaring confections by hand.
 (120) Steaming bright gums by hand.
 (121) Water or syrup sugaring confections.
 (122) Collecting starch moulded pieces from machines.
 (123) Manual planing of starch in trays.
 (124) Feeding on or taking off platens from machines.
 (125) Warming chocolate, jam and paste for soft centred cooked sugar spins or boilings.
 (126) Packing, nailing and sealing cases and containers.
 (127) Pinning out.
 (128) Up-ending sugar, beans and other materials.
 (129) Oiling gums.

- (130) Feeding Disintegrator or Cocoa Reducer.
 (131) Shaving off surplus chocolate from mould faces.
 (132) Assembling layers and/or sheets of confectionery.
 (133) Sieving ingredients by hand.
 (134) Scraping chocolate moulds.
 (135) Operating machine which sieves or grades chocolate or ingredients.
 (136) Tipping and mixing assortments.
 (137) Operating machine which removes surplus starch from gums, cream or other confectionery.
 (138) Demoulding and/or wrapping bulk chocolate and/or cocoa butter.
 (139) Operating and feeding licorice refining machine.

Attending

- (140) Cocoa Weighing Machines. (141) Winnowing Machines. (142) Cocoa Bean Driers.

Assisting the Operator of-

- (143) Soft Sugar Building up and Coating Pans.
 (144) Hard Sugar Building up and Coating Pans.
 (145) Chocolate Building up and Coating Pans.
 (146) Chocolate Glazing Pans.
 (147) Chocolate Building up and Coating Pans and Spray Guns.
- (vi) Females.—Female employees shall mean female adults or juniors who are employed as chocolate dippers; french cream dippers; bulk and novelty dippers; nailing up boxes, except in the despatch or bulk or receiving store, tying up boxes, bottles, tins or parcels, tinning up, boxing or packing under 30 lb. in weight; wrapping; packing stock boxes or tins or bottles; labelling; picking nuts or fruit or confections; spreading peel or confections; sieving; cutting fruit or ginger; cleaning; washing tins or bottles with a capacity of 4 lb. or under; plain piping or dotting or glazing novelties; marking confections; blanching nuts by hand; separating confectionery, cutting confectionery (excepting lozenges or goods of similar nature); coating jellies or other confections with such ingredients as dry sugar or coconut; all handling of confectionery directly it leaves the confectioners or the machine; packing confections; stirring confectionery or ingredients (if over 30 lb. to be done by males only); icing novelties; carrying goods, materials, or utensils; filling dates with cream; placing nuts on paste; and other unskilled or labouring work, except in the despatch or bulk receiving store.
- (vii) Notwithstanding anything in this Determination relating to wages payable to female employees, all females employed on any work which is customarily performed in the industry by males shall be paid at the rate of wages applicable for males for such work.

DEFINITIONS (OTHER THAN CLASSIFICATIONS).

- 5. Except where otherwise clearly intended-
 - (a) "Association" shall mean the Federated Confectioners' Association of Australia.
 - (b) "Operating Machine" shall mean controlling the working action of a machine and accepting responsibility for the product. This shall not be taken to mean the sole process of starting or stopping a machine.
 - (c) "Assisting with a machine operation" shall mean assisting with the operation of a machine under the direction of the operator in charge or of the supervisory staff.
 - (d) "Setting up Machine" shall mean the carrying out of final machine adjustments and making ready before a machine can be successfully operated.
 - (e) "Attending Machine" shall mean the feeding or removal of raw materials or partly manufactured materials to or from the feeding or delivery ends of a machine, performed under the direction of a higher group employee or of the supervisory staff.

CONTRACT OF EMPLOYMENT.

- 6. (a) Employment shall be terminated by a week's notice on either side, to be given at any time during the week, or by the payment or forfeiture of a week's wage as the case may be. This shall not affect the right of an employer to dismiss an employee without notice for malingering, inefficiency, neglect of duty or misconduct (and in such cases wages shall be paid up to the time of dismissal only), or to deduct payment for any day the employee cannot be usefully employed because of any strike by the Association or any other organization or association or by any persons or through any breakdown of machinery or any stoppage of work by any cause which the employer cannot reasonably prevent.
- (b) An employee to become entitled to payment under this Determination shall be ready, willing and available for work when required by his or her employer.
- (c) An employee not attending for duty shall, except as provided by the sick leave clause, lose his pay for the actual time of such non-attendance.
- (d) General shift-work shall not be changed to day-work without one week's notice, but to meet labour requirements for day-work or shift-work, the employer may change the conditions of employment of an employee from shift-work to day-work, or from day-work to shift-work, provided 24 hours' notice is given.

SICK LEAVE.

- 7. (a) An employee on weekly hiring who has had not less than three months' continuous service with the employer and who is absent from his work on account of personal illness, or on account of injury by accident arising out of and in the course of his employment, shall be entitled to leave of absence, without deduction of pay, subject to the following conditions and limitations :-
 - (i) He shall not be entitled to paid leave of absence for any periods in respect of which he is entitled to workers' compensation.
 - (ii) He shall within 48 hours of the commencement of such absence inform the employer of his inability to attend for duty and, as far as practicable, state the nature of the injury or illness and the estimated duration of the absence.
 - (iii) He shall prove to the satisfaction of his employer that he was unable on account of such illness or injury to attend for duty on the day or days for which sick leave is claimed.
 - (iv) He shall not be entitled in any year (as defined) whether in the employ of one employer or of several to leave in excess of one week of working time.

For the purpose of administering paragraph (iv) of this sub-clause an employer may within one month of this Determination coming into operation or within two weeks of the employee entering his employment require an employee to make a sworn declaration or other written statement as to what paid leave of absence he has had from any employer during the then current year; and upon such statement the employer shall be entitled to rely and act.

- (b) Sick leave shall accumulate from year to year so that any balance of the period specified in sub-clause (a) (iv) of this clause which has in any year not been allowed to an employee by an employer as paid sick leave may be claimed by the employee and subject to the conditions hereinbefore prescribed shall be allowed by that employer in a subsequent year without diminution of the sick leave prescribed in respect of that year. Provided that sick leave which accumulates pursuant to this sub-clause shall be available to the employee for a period of two years, but for no longer from the end of the year in which it accurate.
 - (c) For the purpose of this clause, a "year" means the year commencing on the first day of January.

Hours.

8. (a) The ordinary working hours shall not exceed 40 per week to be worked in five days, between 7 a.m. and 5.30 p.m. on Monday to Friday inclusive.

Provided that the spread of hours herein prescribed may be altered by mutual agreement between an employer and the Union or Branch of the Union.

(b) Subject to existing practices working time shall be reckoned as the time an employee is at his or her usual place of work between the hours required by the employer.

- 9. (a) Employees shall be allowed a meal break of not less than half an hour.
- (b) Unless in accordance with existing practice or in the case of an emergency any employee shall not be compelled to work for more than five hours without a break for a meal. In the event of an employee so working double time shall be paid for all work in excess of five hours until a meal break is allowed.
- (c) All time worked during the time ordinarily observed by an employee as his or her meal break shall be paid for at the rate of double time.

REST PERIOD.

10. All employees shall be allowed a ten minute rest period each morning, such period to be counted as part of

OVERTIME AND SUNDAY WORK.

- 11. (a) All time worked outside the ordinary hours shall be paid for at the rate of time and a half for the first four hours and double time thereafter.
 - (b) All time worked on a Sunday shall be paid for at the rate of double time.
- (c) Any male employee who is called upon to work overtime beyond one and one half hours and who has not been notified when ceasing work on the previous day that he is required to work overtime, shall be supplied with a meal or be paid an allowance of 5s. If notice as aforesaid is given and the employee attends and is not required to work overtime, he shall be paid the 5s. allowance.
- (d) A female employee shall be paid 3s. meal allowance on any day which she is required to work overtime beyond
- (c) An employer may require any employee to work reasonable overtime at overtime rates and such employee shall work overtime in accordance with such requirement.
 - (f) In computing overtime, each day's work shall stand alone.

MIXED FUNCTIONS.

12. An employee engaged for half or more of one day or shift on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day or shift. If for less than half of one day or shift he shall be paid the higher rate for the time worked.

DUST ALLOWANCE.

- 13. (a) A dust allowance at the rate of 2s. 6d., per week shall be paid to employees engaged in the following work:-
 - Chocolate mixing from powder in Werner mixers and melangeurs.
 V. G. Crumb Platform in Chocolate Mill;
 Feeding Cocoa Weighing Room Weighing Machines;
 Icing Sugar Mill;
 Cocoa Mill;

Mogul Machine;

Starch boxes or filling or emptying starch trays or sieving starch trays with or without confections; Operating Cocoa Weighing Machines.

(b) Should any employee work for part of any day on this work, he or she shall be paid the rate for the whole of the day.

- 14. (a) Wages shall be paid weekly.
- (b) An employer shall not keep more than two days' pay in hand. Provided that in those cases in which three days' pay was on the 21st day of July, 1948, kept in hand the employer may continue to keep not more than that number of days' pay in hand.
- (c) If an employee leaves his employment or is dismissed, he shall, provided that the necessary money is then available at the factory office, be paid his wages upon leaving or being dismissed, failing this, they shall be forwarded to him or her by post as soon as practicable.
 - (d) All wages shall be paid during working hours.

PIECEWORK-FEMALES.

- 15. (a) Any employer may fix and pay piecework prices to any persons or class of persons employed at any work which the adult minimum wage has been provided for under this Determination, provided that such employer shall base such piecework prices on the earnings of an average adult worker, with reasonable effort, working under like conditions, at the weekly adult minimum rate, and such piecework prices shall be fixed so that an average worker can earn not less than 10 per cent. above the adult wages that are fixed by this Determination for such work.
- (b) Any alteration to the minimum wage shall apply to pieceworkers by adding to, or subtracting the same amounts from, the percentage increase or decrease to the pieceworkers' wage.
- (c) Pieceworkers who are waiting for work on or about the factory or workshop of the employer must be paid for such waiting time a sum calculated on the basis of the weekly Determination wage.
- (d) (i) All piecework performed before or after the regular working hours as per clause 8, shall be paid for at piecework rates plus 50 per centum of the ordinary day rate for the first four hours in any one day and thereafter at ordinary piecework rates plus 100 per centum of the ordinary day rate.
- (ii) All overtime rates earned by a pieceworker 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 during the week.
 - 16. In this clause
- "Afternoon shift" means any shift finishing after 6 p.m. and at or before midnight.
 "Night shift" means any shift finishing subsequent to midnight and at or before 9 a.m.
 "Rostered shift" means a shift of which the employee concerned has had 48 hours' notice.
- (a) The ordinary hours of shift workers shall not exceed 40 per week to be worked in five shifts of a maximum of 8 hours 48 minutes on Monday to Friday inclusive, and for the shift commencing at or near midnight on Friday and finishing before 9 s.m. on Saturday.

- (b) Such ordinary hours shall be worked continuously except for meal breaks at the discretion of the employer. Unless in accordance with existing practices or in the case of emergency an employee shall not be required to work for more than five hours without a break for a meal. In the event of an employee so working double time shall be paid for all work in excess of five hours until a meal break is taken.
- (c) Except at regular change-over of shifts an employee shall not be required to work more than one shift in each 24 hours
- (d) Shift workers whilst on afternoon or night shifts shall be paid 10 per cent. more than their ordinary rates for such Juniors shall receive in addition to their ordinary wage the shift loading payable to an adult classified as Confectioner, Group 5.
- (a) Subject to this clause shift workers for all time worked on a Sunday or holiday shall be paid at the rates prescribed for holidays and Sunday work.
- (f) Shift workers for all time worked in excess of or outside the ordinary working hours or on a shift other than a rostered shift shall be paid at the rate of time and a half for the first four hours and double time thereafter except when the time is worked—

 - (i) by arrangement between the employees themselves; (ii) for the purpose of effecting the customary rotation of shifts.
- (g) Shift workers who work on any afternoon or night shift which does not continue for at least five successive afternoons or nights shall be paid at the rate of time and a half.
- (h) Female employees shall not be required to work on night shift, but females engaged on afternoon shift shall be paid the percentage shift loadings set out herein with a minimum shift loading of 10s. per week.
- (i) The method of working shifts may in any case be varied by agreement between the employer and the Association to suit the circumstances of the establishment.
 - (j) No employee under the age of 18 years shall be employed on night shift.

- 17. (a) All employees shall be entitled without loss of pay to the following holidays New Year's Day, Australia Day, Good Friday, Easter Monday, Labour Day, Queen's Birthday, Christmas Day, Boxing Day, Melbourne Cup Day, and Union Pionio Day, but if any other day be by Act of Parliament or Proclamation substituted for any of the above named holidays this provision shall apply only to the day so substituted.
- (b) An employer shall not terminate the employment of an employee for the purpose of evading payment for the holidays mentioned in sub-clause (a) hereof.
- (c) Employees working on any of the holidays mentioned in sub-clause (a) hereof shall in addition to the prescribed wage, be paid at the rate of ordinary time for the time worked with a minimum payment as for four hours.
- (d) Pieceworkers working on any of the holidays mentioned in sub-clause (a) hereof shall, in addition to the piecework earnings, be paid at the rate of ordinary time for such holiday.
- (e) Employees shall not be entitled to and receive payment for the holidays as prescribed in sub-clause (a) hereof, unless they are available for duty on the last working day their services are required preceding and the first working day following such holiday, provided that the employees may be absent on account of sickness or accident or with the consent of the employer.
- (f) Where the employer terminates the employment of an employee other than for misconduct within one week of a day on which a holiday occurs, and such employee is re-employed within a period of one month after such holiday, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee has been employed by the employer for a period of at least two months prior to the termination of employment.

ANNUAL HOLIDAY.

18. The annual holiday shall be as prescribed by the provisions of the Labour and Industry Act 1953, and any amendments which may be made thereto from time to time.

ASSOCIATION BUSINESS.

- 19. (a) Officials and/or Members of the Executive of the Association may absent themselves from work without pay to attend to the business of the Association, if they give at least one day's notice to the employer.
- (b) Shop Stewards in each department shall be allowed a reasonable time, not to exceed one half hour on Thursday of each week, or any other working day agreed upon between the Association or a Branch thereof and the employer, for the purpose of collecting Association contributions, except in factories where other arrangements have been mutually agreed

ASSOCIATION DELEGATES.

20. The Secretary of the Association or the Secretary of a Branch thereof or any official thereunto authorized in writing by the Association shall not be prevented by an employer from visiting or conversing with the members of the Association at meal times or before or after hours of work in a place mutually agreed upon by the employer and the Secretary of the Association or a Branch thereof or other authorized person.

LIMITATION ON FEMALE AND JUNIOR WORK.

- 21. (a) No female under the age of eighteen (18) years shall be permitted to lift or carry more than 25 lb. in weight, and no female over eighteen (18) years shall be permitted to lift or carry more than 30 lb. in weight or stir confectionery or any other ingredient over 25 lb. in weight.
- (b) An employer shall not employ any person under 18 years of age on starch boxes or stacking trays filled with starch or goods from starch moulding machines.
- (c) An employer shall not employ females on starch bags or smoothing starch trays or emptying or sieving starch trave with or without confections in them.
 - (d) No junior male under 18 years shall be employed on trucking or shunting in or out of hot ovens or driers.
- (e) Youths under 18 years shall not be permitted to pull trucks or other conveyances of a greater load than 5 owt.
 - (f) No employee shall be required or permitted to pull or push trucks beyond a reasonable weight.

DINING ROOM ACCOMMODATION.

22. The employer shall provide for employees dining room accommodation and a sufficient quantity of boiling water at hours. The employer shall also provide a food heating apparatus in the dining room.

FIRST AID.

23. The employer shall provide and maintain in every factory or workshop a properly equipped first aid ambulance chest, which shall be in a suitable dustproof receptacle made of either metal or wood and shall make it available for the use of employees in some accessible place in the said factory or workshop. Wherever practicable an employer shall select or train first aid attendants who shall be available during working hours.

24. Where practicable, the work of female employees shall be performed sitting or standing, whichever is the more convenient.

WASHING FACILITIES.

25. The employer shall provide suitable washing facilities for employees.

LOCKERS AND DRESSING ROOM.

- 26. The employer shall provide a cloak and dressing room and suitable lockers or hanging space for the use of employees. REST ROOM.
- 27. Where practicable a rest room shall be provided by the employer in any establishment in which females are employed. PROTECTIVE CLOTHING, FOOTWEAR AND GLOVES.
- 28. (a) Employees required to perform work in the open shall be provided with suitable protective clothing and boots where necessary.
- (b) If the nature of an employee's work requires that he wears special footwear or gloves, then these shall be supplied by the employer. OVERALLS, CAPS, ETC.
- 29. Where an employee is required by the employer to wear overalls, caps, uniforms, aprons, &c., other than those normally worn in his or her occupation, the employer shall supply the same which shall remain the property of the employer who may deduct an appropriate amount from any moneys due if such clothing is not returned on termination of employment. Tools of Trade.
 - 30. The employer shall provide all tools of trade required to be used by employees in the course of their employment.

DETERMINATION TO BE POSTED.

31. Employers shall secure a copy of the Determination as soon as practicable after coming into operation and a copy of the said Determination shall be posted by the employer in a prominent place in the factory or workshop.

TIME AND WAGES BOOK.

- 32. (a) Each employer shall keep at his factory or at an office convenient thereto a time and wages book in which he shall enter or cause to be entered the name and classification of each employee, the times of starting and ceasing work each day, the amount of overtime worked and the wages and overtime paid to each employee.
- (b) Such book shall, on demand, be produced by the employer for inspection to an official of the Federated Confectioners' Association of Australia authorized in writing by the President or Secretary of the local branch of the Association concerned at the place where the book is kept at any time between the hours of 10 a.m. and noon on any day except pay day or the day before pay day between the last to the 27th inclusive of each calendar month.
- No authority to inspect shall be given by the Association concerned unless the President or Secretary has good reason to suspect that the employer, whose book is to be inspected, is committing or has committed a breach of this Determination.
- (c) Any employer who provides a mechanical clock for the purpose of recording the time of employees, may for the purpose of this clause and in lieu of a time and wages book keep the cards or check used in connexion with such clock if such card or check contain the particulars prescribed by sub-clause (a) hereof.

PERIODICAL ADJUSTMENT OF WAGES.

33. The wages rates set out in clause 3 are based upon the following basic wage, and, pursuant to the provisions of section 33 of the *Labour and Industry Act* 1953, the Board hereby determines that such rates shall be automatically adjusted as prescribed by clause 34.

				D10 11110	- .				
		Place.						Basic Wage (Adjustable).	Index Number Set Assigned.
								Per Week.	·
Throughout the State	••	 ••	• •	••	••	••		11 17 0	Melbourne

ADJUSTMENT OF BASIC WAGE.

- 34. (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 August, 1955, the amount of the basic wage shall be as prescribed in clause 33.
- (c) During each future successive period beginning with the first pay period to commence in an August, a November, a February or a May, the amount of the 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 '103 taken to one place of decimals, the resultant whole number being the amount of the basic wage expressed in shillings, but should the decimal number reach '5 or more the basic wage shall be taken to the next higher shilling.
- (d) (i) The wages of junior males shall be the under-mentioned percentages of the basic wage, such adjustment to be calculated to the nearest 6d., any broken part of 6d. in the result not exceeding 3d. to be disregarded.

												Percentage of Basic Wage
sisting the storer 18 years of age : 19 years of age : 20 years of age :	and	under under	19 20	years years		•••		 				% 68 85 100 plus 3s.
l other males-												
15 years of age :	and	under									• •	45
16 years of age									• •	• •		55
17 years of age												65
18 years of age												75
10 years of ago												85
19 years of age	• •		• •		• • •	• •	• •	• • •	• •	• •	••	
20 years of age					• •							95

(ii) Female Employees:— Adults.—The rate of wages for an adult female shall be 75 per cent. of the rate payable to an adult male Confectioner Group 5. Juniors.—The rates of wages for junior females shall be the under-mentioned percentages of the basic wage.

	 ·														
		·									%				
ior Female 5 years an											30				
6 years											35				
7 years											45				
											55				
o vears											65				
8 years 9 years		• • •													

The calculation of the above percentages shall be adjusted to the nearest 6d., any broken part of 6d. in the result not exceeding 3d. to be disregarded.

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

J. V. WILLOX, Secretary.

Melbourne, 6th June, 1955.