



Hallmarking Act 1973

1973 CHAPTER 43

4 Approved hallmarks

(1) Subject to the provisions of this section and of Schedule 2 to this Act, any article of precious metal, which is submitted to an assay office for hallmarking and which upon assay is found in all its parts to be of a standard of fineness not less than the minimum fineness for that precious metal, shall be struck by that assay office with the approved hallmarks, namely—

- (a) as respects articles comprised of a single precious metal (and governed by Part I of the said Schedule 2)—
 - (i) the assay office mark as specified in paragraph 1 of the said Schedule appropriate to the assay office specified in column (1) opposite to such mark ;
 - (ii) the standard mark specified in paragraph 2 of the said Schedule as respects an article of the precious metal specified opposite thereto in column (1) of the said paragraph assaying to a standard of fineness specified in column (2) of the said paragraph and also so opposite; and
 - (iii) the date letter directed pursuant to paragraph 3 of the said Schedule ;
- (b) as respects articles comprised of two or more precious metals and satisfying the conditions of Part II of the said Schedule 2, marks struck in accordance with that Part; and
- (c) as respects articles comprised of precious metal and other materials and satisfying the conditions of Part III of the said Schedule 2, marks struck in accordance with that Part;

and, as respects all such articles, in compliance with any directions given by the Council pursuant to Part IV of the said Schedule with respect to any shield or other border by which any approved hallmark is to be enclosed.

(2) If it is shown to the satisfaction of the assay office that the article was made in the United Kingdom, the assay office mark and the standard mark shall be those specified for that assay office in column (2) of paragraph 1 of Schedule 2 to this Act, and in column (3) of paragraph 2 of that Schedule; and otherwise the marks shall be those specified in column (3) of the said paragraph 1 and column (4) of the said paragraph 2.

Status: This is the original version (as it was originally enacted).

- (3) No article shall be struck with the approved hallmarks unless—
- (a) the assay office are of opinion that the use of any solder is not excessive ;
 - (b) except in a case where the assay office otherwise permit, any solder used in an article of—
 - (i) gold, is gold of a fineness not less than the standard of fineness of the article:
Provided that solder used in any article—
 - (a) of a standard of fineness of 916-6 may be of a fineness not less than 750 ; and
 - (b) of filigree work or being a watch case and in either case of a standard of fineness of 750, may be of a fineness not less than 740; and
 - (c) of white gold of a standard of fineness of 750, may be of a fineness not less than 500;
 - (ii) silver, is silver of a fineness not less than 650;
 - (iii) platinum, is gold, silver, platinum or palladium or a combination of two or more thereof and is of a fineness or (as the case may be) of a combined fineness not less than 950 ; and
 - (c) solder of a fineness less than the standard of fineness of the article is used in a quantity not more than is necessary for joining parts of the article and is not used for strengthening, weighting, filling or otherwise.
- (4) A person who knowingly makes a false statement in furnishing any information to an assay office for the purposes of subsection (2) above shall be guilty of an offence.
- (5) If—
- (a) an assay office have refused to hallmark an article submitted to them for hallmarking under this section ; and
 - (b) the person submitting the article has referred the matter to the Council in writing;
- the Council shall consider the case and, if they are of the opinion that the assay office were acting unreasonably in refusing to hallmark the article, they shall direct the assay office to strike the article with the approved hallmarks.
- (6) It shall be the duty of an assay office to whom a direction has been given under subsection (5) above to comply with the direction.
- (7) (a) The Secretary of State may, after consulting the Council and such other persons as he thinks fit, make regulations wholly or partly varying, supplementing or replacing the foregoing provisions of this section and the provisions of Schedule 2 to this Act; and upon the coming into operation of regulations made under this subsection those provisions, or such of them as may be specified in such regulations together with any regulations or directions made or given under those provisions, shall have effect as so varied or supplemented or (as the case may be) shall cease to have effect.
- (b) Regulations made under this subsection may contain such transitional, incidental, supplementary or consequential provision as the Secretary of State considers necessary or expedient for the purpose of the regulations, including provision applying, extending, excluding or amending, or repealing or revoking, with or without savings, any provision of this Act or an instrument under this Act.