Document Generated: 2023-11-12

Status: This is the original version (as it was originally enacted). This item of legislation is currently only available in its original format.

SCHEDULES

SCHEDULE 4

DESCRIPTIONS OF WORK WHICH MAY, AND THOSE WHICH MAY NOT, BE CLASSIFIED AS DOCK WORK

PART II

WORK EXCLUDED FROM CLASSIFICATION

9 The work of persons employed by a body corporate established by or under an enactment for the carrying on of an industry or part of an industry or undertaking under national ownership or control, or by any subsidiary of a body corporate so established.

But this paragraph does not refer to the work of persons employed—

- (a) by the British Transport Docks Board, or any subsidiary of that Board;
- (b) by the British Waterways Board (or a subsidiary of it) for the purposes of the Board's functions under section 10(1)(b) of the Transport Act 1962 (provision of port facilities).
- The work of persons employed in a retail, wholesale, manufacturing or other business, at premises occupied for the purposes of that business, where the work is mainly or exclusively with goods owned or produced by the owners of the business or a company which in relation to the owners is an associated company.
- Driving any vehicle whose use is mainly on public roads, whether inside or outside any definable dock area; supervision of loading and unloading such a vehicle; seeing to the security of its load.
- Such work on a ship as by local custom or usage is left to seamen on the ship.
- The ordinary work of those forming the crew of a fishing vessel; the unloading of fishing vessels which either—
 - (a) are less than 25 metres in length (as calculated for the purposes of registration under the Merchant Shipping Acts) and are not ordinarily at sea for more than six days at a time; or
 - (b) are of that length or greater, and are not ordinarily at sea for more than three days at a time.
- 14 The ordinary work of those manning a vessel (not a seagoing ship) which either—
 - (a) is mainly or exclusively used to carry goods to or from premises not situated within a definable dock area; or
 - (b) is mainly or exclusively used to carry goods to or from premises occupied for the purposes of a business and—
 - (i) is owned or operated by the occupier of the premises and manned only by his employees, and

Status: This is the original version (as it was originally enacted). This item of legislation is currently only available in its original format.

- (ii) is used mainly or exclusively to carry goods owned or produced by him. In sub-paragraph (b) above references to the occupier of premises include any company which in relation to him is an associated company.
- Any work at a site for the bulk storage (in fixed installations) of crude liquid petroleum, natural gas, liquid products derived either from crude liquid petroleum or natural gas or both, liquid chemicals or liquefied gases.
 - Any work at a site for piping any of those substances to and from ships or other vessels.
- Any work done at an aerodrome licensed under Part II of the Civil Aviation Act 1949 which is connected with the loading or unloading of aircraft.