STATUTORY INSTRUMENTS

1968 No. 1609

WAGES COUNCILS

The Wages Regulation (Dressmaking and Women's Light Clothing) (Scotland) Order 1968

Made - - - -

8th October 1968

Coming into Operation

11th November 1968

Whereas the Secretary of State has received from the Dressmaking and Women's Light Clothing Wages Council (Scotland) the wages regulation proposals set out in the Schedule hereto;

Now, therefore, the Secretary of State in exercise of her powers under section 11 of the Wages Councils Act 1959(a), and of all other powers enabling her in that behalf, hereby makes the following Order:—

- 1. This Order may be cited as the Wages Regulation (Dressmaking and Women's Light Clothing) (Scotland) Order 1968.
- 2.—(1) In this Order the expression "the specified date" means the 11th November 1968, provided that where, as respects any worker who is paid wages at intervals not exceeding seven days, that date does not correspond with the beginning of the period for which the wages are paid, the expression "the specified date" means, as respects that worker, the beginning of the next such period following that date.
- (2) The Interpretation Act 1889(b) shall apply to the interpretation of this Order as it applies to the interpretation of an Act of Parliament and as if this Order and the Order hereby revoked were Acts of Parliament.
- 3. The wages regulation proposals set out in the Schedule hereto shall have effect as from the specified date and as from that date the Wages Regulation (Dressmaking and Women's Light Clothing) (Scotland) Order 1966(c) shall cease to have effect.

Signed by order of the Secretary of State.

8th October 1968.

P. H. St. J. Wilson,

Deputy Under Secretary of State, Department of Employment and Productivity.

⁽a) 1959 c. 69.

⁽b) 1889 c. 63.

SCHEDULE

The following minimum remuneration shall be substituted for the statutory minimum remuneration fixed by the Wages Regulation (Dressmaking and Women's Light Clothing) (Scotland) Order 1966 (Order W.D.S. (85)).

STATUTORY MINIMUM REMUNERATION

PART I

GENERAL

- The statutory minimum remuneration payable to a worker to whom this Schedule applies for all work except work to which a minimum overtime rate applies under Part V is:—
 - (1) in the case of a time worker, the general minimum time rate payable to the worker under Part II. Part III or Part IV of this Schedule;
 - (2) in the case of a worker employed on piece work, piece rates each of which would yield, in the circumstances of the case, to an ordinary worker at least the same amount of money as the piece work basis time rate applicable to the worker under Part III or Part IV of this Schedule, or, where no piece work basis time rate is applicable, at least the same amount of money as the general minimum time rate which would be payable under Part II of this Schedule if the worker were a time worker.

PART II

FEMALE WORKERS IN THE RETAIL BRANCH OF THE TRADE GENERAL MINIMUM TIME RATES

2. Th	ne general min oranch in Are	nimum a A or	time i	rates pa B are	ayable respect	to fema	ale wor	kers e	mplo	yed it	the i	retail
					_				per	a A hour d.		a B hour d.
(1) B	ODICE, COA	AT, SK or ove	IRT, 0 r, who	GOWN :	OR B	LOUS	E HAN	IDS,				
	or more of prover an after,	of the oc ad for a	cupat t least	ions of 2 years	learner in the	, appre said br	ntice or anch th	r im- ner e -	•			
	(b) take bo from the employed than the	fitter in I and m	n an e lake th	stablisi em up	nment withou	in whic t super	ch a fitt vision c	er is other				
	room for					•••	•••	•••	3	111	3	91
	EARNERS of the retail b			llowin	g perio	ds of e	mploy	ment				
	First year	•••	•••		•••	•••	•••		1	73		61
	Second,,	•••	•••	•••	•••	•••	•••	•••		111	1	101
	Third "	•••	•••	•••	•••	•••	•••	•••	_	5	2	
	Fourth "	•••	•••	•••	•••	•••	•••	•••	2	11‡	2	8‡
!	Provided the trade for the treated for the had, at the daployment as	first time ne purp nte of h	ne at on ooses o er enti	over to this ry, com	he age paragrapheted	of 18 ye aph as her firs	ears sha though	all be a she				
(3) A	All other worl	kers	•••		•••	•••	•••	•••	3	81	3	61

RECKONING EMPLOYMENT IN THE WHOLESALE MANUFACTURING BRANCH

3. Where a worker has been employed in the wholesale manufacturing branch, one half of the period of such employment shall be treated for the purposes of this Part of this Schedule as employment in the retail branch.

DEFINITION OF AREAS

- For the purposes of this Part of this Schedule:
 Area A comprises
 - (1) all Burghs which, according to the Preliminary Report on the Sixteenth Cenus of Scotland 1961, had a population of 10,000 or more;
 - (2) the following Special Lighting Districts, the boundaries of which have been defined, namely, Vale of Leven and Renton in the County of Dunbarton; and Larbert and Airth in the County of Stirling;
 - (3) the following areas, the boundaries of which were defined as Special Lighting Districts prior to 10th March 1943, namely, Bellshill and Mossend, Blantyre, Cambuslang, Larkhall, Shotts and Dykehead, and Holytown, New Stevenston and Carfin, all in the County of Lanark; and
 - (4) the following Burghs-

ANGUS COUNTY Brechin	BUTE COUNTY Rothesay	RENFREW COUNTY Gourock
ARGYLL COUNTY Dunoon	DUNBARTON COUNTY Helensburgh	STIRLING COUNTY Kilsyth
AYR COUNTY Troon	FIFE COUNTY Leven Lochgelly St. Andrews	WEST LOTHIAN COUNTY Armadale.

Area B comprises the whole of Scotland other than Area A.

PART III

FEMALE WORKERS IN THE WHOLESALE MANUFACTURING BRANCH OF THE TRADE

GENERAL MINIMUM TIME RATES

5. The general minimum time rates payable to female workers in the wholesale manufacturing branch are as follows:—

(1) CONVEY employed in on a mecha	machining	g any w	ork cor	veyed o	iirectly	to and	from th	nem		hour d.
this paragra						•••	•••	•••	4	01
(2) LEARNE wholesale m				period	is of er	nployn	nent in	the		
First six n			•••	•••		•••		•••	1	111
Second,,	,,		•••	•••	•••	•••		•••	· 2	<i>3</i> ‡
Third "	,,				•••		•••	•••		74
	,,	•••	•••	•••	•••	•••	•••	•••		10
Fifth "	,,	•••	•••	•••	•••	•••	•••	•••		0 1
Sixth ,,	,,	•••	•••	•••	•••	•••	•••	•••	3	24
Provided that a learner who enters, or has entered, the trade for the first time at or over the age of 18 years shall be treated for the purposes of this paragraph as though she had, at the date of her entry, completed her first year's employment as a learner in the said branch.										
(3) All other	workers								3	104

5 74

RECKONING EMPLOYMENT IN THE RETAIL BRANCH

6. Where a worker has been employed in the retail branch, one half of the period of such employment shall be treated for the purposes of this Part of this Schedule as employment in the wholesale manufacturing branch.

PIECE WORK BASIS TIME RATE		
	Per 1	hour
	s.	d.
7. The piece work basis time rate applicable to female workers of any age	4	11

PART IV

MALE WORKERS IN ANY BRANCH OF THE TRADE GENERAL MINIMUM TIME RATES

8. The general minimum time rates payable to male workers in any branch of the trade are as follows:—

trade ar	e as	iono	ws:-										hour d.
Aged	21	years	or	over	•	•••	•••	•••		•••	•••	5	2 1
••	20	and u	ınde	r 21	years	•••	•••	•••	•••	•••	•••	4	41
**	19	,,	,,	20	,,	•••	•••	•••	•••	•••	•••	3	101
**	18	"		10	"	•••	•••	•••	•••		•••	3	5 1
22	17	,,	"	18	>>	•••	•••	•••	•••	•••	•••	3	0 1
22	16	**	,,	17	>>	•••	•••	•••	•••	•••		2	61
•••	un	der 16	yea	ars	•••	•••	•••	•••	•••	•••	•••	2	1
first yea entered, be—	the	trade	for	the	first ti	ime at	or ove	r the a	ge of 19	9 years	shall		
Durin	g th	ne firs	t six	mor	nths o	f such	emplo	yment		•••	•••	3	61
Durin	g tl	ne sec	ond	six n	nonth	s of s	uch em	ployme	nt	•••	•••	3	91
			ΡI	ECE	wo	RK B	ASIS '	ТІМЕ	RATE				
													hour d.
. The piece	WOI	k bas	is ti	me ra	te ap	plicabl	le to ma	ale wor	kers of	any ago	e em-	_	

PART V

ployed in any branch of the trade on piece work is

OVERTIME AND WAITING TIME

RETAIL BRANCH

OVERTIME

10. Subject to the provisions of this Part of this Schedule, the minimum overtime rates set out in paragraph 11 are payable to workers in the retail branch of the trade in respect of any time worked—

and in respect of any time	MOIVO	u—					
(1) in excess of the hours	follow	ing, tha	it is to	say—			
(a) in any week	•••	•••	•••	•••	•••	•••	40 hours
(b) on any day other holiday				nday o	r custo	mary 	8 hours
(c) on a Saturday, no worker normally at	t being tends	g a cust on six o	omary lays in	holiday	y, wher ek	e the	4 hours

(2) on a Sunday or a customary holiday or, where the worker normally attends on five days only in the week, on a Saturday.

MINIMUM OVERTIME RATES	
11.—(1) Subject to the provisions of this Part of this Schedule rates are payable to a worker in the retail branch of the (a) on any day other than a Saturday, Sunday or a	e, minimum overtime e trade as follows:—
customary holiday— (i) for the first two hours worked in excess of 8 hours	time-and-a-quarter
(ii) thereafter	time-and-a-half
(b) on a Saturday not being a customary holiday—	time-and-a-nan
(i) where the worker normally attends on six days in the week—	
for all time worked in excess of 4 hours	time-and-a-half
(ii) where the worker normally attends on five days only in the week—	
for the first two hours worked thereafter	time-and-a-quarter time-and-a-half
(c) on a Sunday or a customary holiday— for all time worked	double time
(d) in any week exclusive of any time in respect of which a minimum overtime rate is payable under the foregoing provisions of this paragraph—for all time worked in excess of 40 hours	time-and-a-quarter
(2) Where the worker normally attends on Sunday and not where such attendance is unlawful) Saturday shall be treat subject to the provisions of (3) of this paragraph, Sunday as	ed as a Sunday and,
(3) For the purposes of sub-paragraph (1) of this paragraph, wan ordinary week day is substituted for Saturday (or where (2 that ordinary week day shall be treated as Saturday and Sacase requires Sunday) as an ordinary week day.	applies, for Sunday)
WHOLESALE MANUFACTURING BRAN	ICH
OVERTIME	
12. Subject to the provisions of this Part of this Schedule, the min set out in paragraph 13 are payable to workers in the who branch of the trade in respect of any time worked—	nimum overtime rates plesale manufacturing
(1) in excess of the hours following, that is to say,	
(a) in any week	40 hours
(b) on any day other than a Saturday, Sunday or cus holiday—	
where the normal working hours exceed 8½	9 hours
where the normal working hours are more than 8 more than 8½	but not 8½ hours
or where the normal working hours are not more	than 8 8 hours
(2) on a Saturday, Sunday or customary holiday.	
MINIMUM OVERTIME RATES	
13. Minimum overtime rates are payable to a worker in the who branch of the trade as follows:—	olesale manufacturing
(1) on any day other than a Sunday or customary holiday—	
(a) for the first 2 hours of overtime worked	time-and-a-quarter
(b) thereafter	time-and-a-half

(2) on a Sunday or customary holiday—

for all time worked Provided that where the worker normally attends on Sunday and not on Saturday (except where such attendance is unlawful) Saturday shall be treated as

double time

(3) in any week, exclusive of any time in respect of which any minimum overtime rate is payable under the foregoing provisions of this paragraph—

for all time worked in excess of 40 hours

a Sunday and Sunday as a Saturday.

time-and-a-quarter

14. In this Part of this Schedule-

- (1) The expressions "time-and-a-quarter", "time-and-a-half" and "double time" mean respectively:—
 - (a) in the case of a time worker, one and a quarter times, one and a half times, and twice the general minimum time rate otherwise payable to the worker;
 - (b) in the case of a male worker employed on piece work in any branch or of a female worker employed on piece work in the wholesale manufacturing branch,
 - (i) a time rate equal respectively to one quarter, one half and the whole
 of the piece work basis time rate otherwise applicable to the worker,
 and, in addition thereto,
 - (ii) the piece rates otherwise payable to the worker under paragraph 1(2);
 - (c) in the case of a female worker employed on piece work in the retail branch—
 - (i) a time rate equal respectively to one quarter, one half and the whole of the general minimum time rate which would be payable to the worker under Part II of this Schedule if she were a time worker and a minimum overtime rate did not apply, and, in addition thereto,
 - (ii) the piece rates otherwise payable to the worker under paragraph 1(2).
- (2) The expression "customary holiday" means—
 - (a) New Year's Day (or the following day if New Year's Day falls on a Sunday);

The local Spring holiday:

The local Autumn holiday; and

Any day proclaimed as an additional bank holiday or a general holiday throughout Scotland:

Provided that, where in any establishment it is not the custom or practice to observe all or any of such days as holidays, another day or days not fewer in number may, by agreement between the employer and the worker, be substituted therefor;

(b) Four other days to be agreed between the employer and the worker.

WAITING TIME

- 15.—(1) A worker is entitled to payment of the minimum remuneration specified in this Schedule for all time during which he is present on the premises of his employer, unless he is present thereon in any of the following circumstances:—
 - (a) without the employer's consent, express or implied;
 - (b) for some purpose unconnected with his work and other than that of waiting for work to be given to him to perform;
 - (c) by reason only of the fact that he is resident thereon;
 - (d) during normal meal times in a room or place in which no work is being done, and he is not waiting for work to be given to him to perform.

(2) The minimum remuneration payable under sub-paragraph (1) of this paragraph to a piece worker when not engaged on piece work is that which would be payable if he were a time worker.

PART VI

INTERPRETATION

16. In this Schedule-

- (1) "the trade" means the trade of dressmaking and the making of women's light clothing, that is to say, those branches of the women's clothing trade which are specified in paragraph 17;
- (2) "the retail branch" means that branch of the trade in which the employer supplies the garment direct to the individual wearer and employs the worker direct;
- (3) "the wholesale manufacturing branch" means any branch of the trade other than the retail branch;
- (4) "learner" means a female worker who is employed during the whole or a substantial part of her time in learning any branch or process of the trade by an employer who provides her with reasonable facilities for such learning.

PART VII

APPLICABILITY OF STATUTORY MINIMUM REMUNERATION

- 17. This Schedule applies to workers in relation to whom the Dressmaking and Women's Light Clothing Wages Council (Scotland) operates, that is to say, workers employed in Scotland in those branches of the Women's Clothing Trade which are specified in the Schedule to the Trade Boards (Dressmaking and Women's Light Clothing Trade, Scotland) (Constitution and Proceedings) Regulations 1933(a), excluding any processes or operations therein which may be included in the Appendix to the Trade Boards (Shirtmaking) Order 1920(b). The Schedule to the said Regulations is as follows:—
 - "Those Branches of the Women's Clothing Trade that are engaged in the making of Non-Tailored Garments, namely, the making from textile or knitted fabrics of (a) non-tailored wearing apparel (other than handkerchiefs) worn by women or girls, or by children without distinction of sex, or (b) boys' ready-made washing-suits or sailor suits, where carried out in association with or in conjunction with the making of garments to be worn by women or girls, or by children without distinction of sex;

INCLUDING-

- All operations and processes of cutting, making or finishing by hand or machine of dresses, non-tailored skirts, wraps, blouses, blouse-robes, jumpers, sports-coats, neckwear, tea-gowns, dressinggowns, dressing-jackets, pyjamas, under-clothing, underskirts, aprons, overalls, nurses' and servants' caps, juvenile clothing, baby-linen, or similar non-tailored articles;
- 2. The making of field bonnets, sun-bonnets, boudoir caps or infants' millinery where carried on in association with or in conjunction with the making of any of the articles mentioned in paragraph 1 above;
- 3. (a) The altering, repairing, renovating or remaking of any of the above-mentioned articles;
 - (b) The cleaning of any of the above-mentioned articles where carried on in association with or in conjunction with the altering, repairing, renovating or remaking of such garments;

- 4. All processes of embroidery or decorative needlework where carried on in association with or in conjunction with the making, altering, repairing, renovating or remaking of such articles other than hand embroidery or hand-drawn-thread work on articles made of linen or cotton or of mixed linen and cotton;
- 5. The following processes if done by machine:—thread-drawing, thread-clipping, top-sewing, scalloping, nickelling and paring;
- Laundering, smoothing, folding, ornamenting, boxing, packing, warehousing, or other operations incidental to or appertaining to the making, altering, repairing, renovating or remaking of any of the above-mentioned articles;

BUT EXCLUDING—

- A. The making of knitted articles; the making of underclothing, socks and stockings, from knitted fabrics; and the making from knitted fabrics of articles mentioned in paragraphs 1 and 2 above, where carried on in association with or in conjunction with the manufacture of the knitted fabrics;
- B. The making of gloves, spats, gaiters, boots, shoes and slippers;
- C. The making of headgear, other than the articles mentioned in paragraph 2 above;
- D. The branches of trade covered by the Trade Boards (Corset) Order 1919(a);
- E. The making of rubberised or oilskin garments;
- F. The making of women's collars and cuffs and of nurses' stiff washing belts where carried on in association with or in conjunction with the making of men's or boys' shirts or collars;
- G. Warehousing, packing and other similar operations carried on in shops mainly engaged in the retail distribution of articles of any description that are not made on the premises."

EXPLANATORY NOTE

(This Note is not part of the Order.)

This Order which has effect from 11th November 1968, sets out the statutory minimum remuneration payable in substitution for that fixed by the Wages Regulation (Dressmaking and Women's Light Clothing) (Scotland) Order 1966 (Order W.D.S. (85)) which Order is revoked.

New provisions are printed in italics.