

1968 No. 2002

FACTORIES

The Reports of Appointed Factory Doctors Order 1968

Made - - - 17th December 1968

Coming into Operation 1st January 1969

The Secretary of State by virtue of her powers under section 151(7) of the Factories Act 1961(a) and of all other powers enabling her in that behalf, hereby makes the following Order:—

1.—(1) This Order may be cited as the Reports of Appointed Factory Doctors Order 1968 and shall come into operation on 1st January 1969.

(2) The Reports of Appointed Factory Doctors Order 1967(b) is hereby revoked.

2. The Interpretation Act 1889(c) 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 report to the Secretary of State required under section 151(7) of the Factories Act 1961 to be made each year by every appointed factory doctor as to examinations made and other duties performed by him in pursuance of that Act shall be made during the month of January in each year in respect of the year ended on the immediately preceding 31st December and shall be in the form set out in the Schedule to this Order.

Signed by order of the Secretary of State.
17th December 1968.

K. Barnes,

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

(a) 1961 c. 34.
(c) 1889 c. 63.

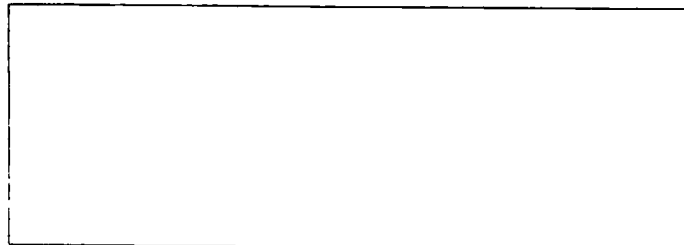
(b) S.I. 1967/1729 (1967 III, p. 4651).

SCHEDULE

Article 3

F 520

FORM OF REPORT BY APPOINTED FACTORY DOCTOR
for the year ended 31st December



This report is to be forwarded to:
H.M. CHIEF INSPECTOR OF FACTORIES,
Department of Employment and Productivity,
Baynards House,
1 Chepstow Place,
Westbourne Grove,
LONDON, W.2.
NOT LATER THAN 31st January.

Tables I and II to be completed by an Appointed Factory Doctor for a District and by an Appointed Factory Doctor appointed to carry out medical examinations of young persons for particular works.

Table I—Examinations for Certificates of Fitness for Employment under the Factories Act
(Sections 99, 118 and 119 of Factories Act 1961)

M/c. Line Number	Young Persons presented as being between 15 and 18 years of age (Each examination of each young person to be counted)	Number of Certificates						Number of Rejections		M/c. Line Number
		Without Conditions		Conditional		Provisional		Male	Female	
		Male	Female	Male	Female	Male	Female			
1	(1) FIRST EXAMINATION AFTER LEAVING SCHOOL for employment under the Factories Act	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	1
2	SUBSEQUENT examinations including annual and those due to change of employment and those following conditional or provisional certificates									2
3	Boys over 16 years of age for employment AT NIGHT		—	—	—	—	—		—	3
	TOTAL									

5434

FACTORIES

Table III is to be completed by an Appointed Factory Doctor for a District or by a doctor appointed or approved under Regulations

Table III—Particulars of examinations undertaken in accordance with Special Regulations, and sections 75 and 128 of the Factories Act 1961								
M/c. Line Number		Examinations (Each examination of each worker to be counted)		Suspensions*		Rejections on first examination as unfit	Certificates permitting return to work after suspension	M/c. Line Number
		Males	Females	Males	Females			
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	
	DETAILS OF <u>STATUTORY</u> PERIODIC MEDICAL EXAMINATIONS							
	(Voluntary examinations should not be included)							
	(1) Under Special Regulations:							
	Chemicals:							
19	(a) Nitro and amido processes							19
20	(b) Chrome processes							20
21	Carcinogenic Substances							21
22	Chromium Plating and Anodic Oxidation							22
23	Diving Operations							23
24	Electric Accumulators							24
25	Heading of Yarn							25
	India Rubber:							
26	(a) Lead processes							26
27	(b) Fume processes							27
	Ionising Radiations:							
28	(a) Sealed Sources							28
29	(b) Unsealed Radioactive Substances							29
30	Lead Compounds (Carbonate, etc.)							30
	Lead Smelting, etc.:							
31	(a) Smelting of lead							31
32	(b) Making of flaked litharge... ..							32
33	(c) Making of red and orange lead							33

34	Luminising... ..						34
35	Mule Spinning (Health)						35
36	Paint and Colour Works						36
37	Patent Fuel						37
	Pottery (Health and Welfare):						
	(a) Lead processes (see Part I of the First Schedule to Regulations)—						
38	(i) Frit, glaze and colour mixing, etc.						38
39	(ii) Flow material preparation, etc.						39
40	(iii) Colour blowing, etc.						40
41	(iv) Ground laying, colour dusting						41
42	(v) Colour grinding						42
43	(vi) Litho-transfer making						43
44	(vii) Other lead processes						44
	(b) Regulation 6(7)—						
45	Lifting or carrying by young persons						45
	(c) Regulation 25(2)—						
46	Colour blowing (Eyesight)						46
47	Tinning of Hollow-ware, etc.						47
48	Vitreous Enamelling of Metal or Glass						48
49	Work in Compressed Air... ..						49
	(2) Under s.75 or s.128 of the Factories Act 1961, and not included above (women and young persons only)						
50	Processes involving use of Lead Compounds						50
51	Total						51

*Suspensions means suspensions of all descriptions (excluding initial rejections—see col. (6)) under Regulations, made at the periodic examination or otherwise. They include therefore those occasioned by notice of poisoning received by the Appointed Factory Doctor unless the worker has been suspended already by a medical practitioner appointed under the Regulations for the factory concerned.
—Indicates an entry is not applicable.

Signature of Doctor.....

Date

Address (Private Residence).....

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EXPLANATORY NOTE

(This Note is not part of the Order.)

This Order prescribes the form of report required to be made each year by appointed factory doctors under the Factories Act 1961 and the time at which the report is to be made.

The form of report prescribed by this Order is in substitution for that prescribed by the Reports of Appointed Factory Doctors Order 1967, which is revoked.