PARAGRAPH 10.

The statutory minimum remuneration set out in this Schedule is without prejudice to workers earning higher rates of wages or to agreements made, or that may be made, between employers and workers or their representatives, for the payment of remuneration in excess of the statutory minimum.

The Rope, Twine and Net Wages Council (Northern Ireland) Wages Regulation Order, 1954

1954. No. 112

Whereas the Ministry of Labour and National Insurance (hereinafter in this Order referred to as "the Ministry") has received from the Rope, Twine and Net Wages Council (Northern Ireland) the wages regulation proposals set out in the Schedule hereto;

Now, therefore, the Ministry by virtue of the powers conferred on it by Section 10 of the Wages Councils Act (Northern Ireland), 1945 (a), and of all other powers enabling it in that behalf, hereby makes the following Order:—

- 1. The wages regulation proposals set out in the Schedule hereto shall have effect as from the specified date, and as from that date the Rope, Twine and Net Wages Council (Northern Ireland) Wages Regulation Order, 1953 (b), shall cease to have effect.
- 2.—(1) In this Order the expression "the specified date" means the 8th day of July, 1954, 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 (c) applies to the interpretation of this Order as it applies to the interpretation of an Act of the Parliament of Northern Ireland.
- 3. This Order may be cited as the Rope, Twine and Net Wages Council (Northern Ireland) Wages Regulation Order, 1954.

Sealed with the Official Seal of the Ministry of Labour and National Insurance for Northern Ireland this twentyfifth day of June, nineteen hundred and fifty-four in the presence of

(L.S.) R. W. Steele,

Assistant Secretary to the Ministry of Labour and National Insurance for Northern Ireland.

⁽a) 9 & 10 Geo. 6, Ch. 21.

⁽b) S.R. & O. 1953, No. 85.

SCHEDULE.

The following minimum remuneration shall be substituted for the statutory minimum remuneration fixed by the Rope, Twine and Net Wages Council (Northern Ireland) Wages Regulation Order, 1953 (Order N.I.R. (62)).

STATUTORY MINIMUM REMUNERATION.

GENERAL MINIMUM TIME RATES AND PIECE WORK BASIS TIME RATES

	AREA A AREA B
MALE WORKERS Paragraph 1.	Workers employed in the area of the County of the City of Belfast and in districts situate within a radius of 15. statute miles therefrom General Piece work minimum Piece work minimum basis
Charge Hands. Hemp Hand Dressers. Rope Layers (Walk). Sett Weighers (Rope and Binder Twine). Splicers.	time rates time rates time rates Per hour S. d . S.
Workers of 21 years of age or over " " 20 " " " and under 21 " " 19 " " " " " 20 " " 18 " " " " " " 19 " " 16 " " " " " " " 17 " " 15 " " " " " " 16 " under 15 " " " " " "	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
PARAGRAPH 2. Bull Hacklers (Hard Fibre Men). Hemp Cutters or Piecers-out. Rope Layers House Machines).	
Workers of 21 years of age or over " " 20 " " " and under 21 " " 19 " " " " " 20 " " 18 " " " " " " 19 " " 17 " " " " " " " 17 " " 16 " " " " " " " 16 " under 15 " " " " " " "	2 88 4 2 9 4 2 8 2 14 1 10 4 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 10 5 1 1 1 1
PARAGRAPH 3. Hand Spinners. Hand Rope Makers (Walk).	
Workers of 21 years of age or over ,, 20 ,, ,, and under 21 ,, 19 ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$

	AREA A		. AREA B		
Paragraph 4. Batchers (Rope and Binder Twine).	County of Belfas districts within a 15 state	employed rea of the fithe City t and in situate radius of the miles from	that sp	employed other than ecified in ea A	
Beatsters. Binder Twine Balers or Baggers. Bobbin Boys. Hackling Machine Attendants (Soft Fibres). Hemp	General minimum time rates	Piece work basis time rates	General minimum time rates	Piece work basis time rates	
Softners. Labourers. Line and Cord Makers, including Jack Minders. Lanyard Makers. Line Reelers (Walk). Drum Finishers or Polishers and Halter Makers. Oilers. Packers. Rope Followers. Strand Formers (House Machines). Storemen. Tarrers. Warehousemen. All other male workers not specified in paragraphs 1, 2, 3, 5 and 6 or in this	Per hour S. d.	Per hour S. d.	Pèr hour S. d.	Per hour S. d.	
paragraph. Workers of 21 years of age or over " " 20 " " and under 21 " " 19 " " " " 20 " " 18 " " " " " 19 " " 17 " " " " " " 18 " " 16 " " " " " " 17 " " 15 " " " " " " " 16 " under 15 " " " " " " "	2 8 2 1 2 1 2 2 2 1 2 2 2 2 2 2 2 2 2 2 2 2	2 9	2 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2 8½	
Paragraph 5. Hand Machine Net Weavers. Hand Machine Net Braiders.					
Workers of 21 years of age or over , , 20 , , , , and under 21 , , 19 , , , , , , , , 19 , , 18 , , , , , , , , 19 , , 17 , , , , , , , , , 18 , , , 16 , , , , , , , , , , 17 , , , 15 , , , , , , , , , , , 16 , , under 15 , , , , , ,	2 8 2 1134 1 10 1 4234 1 10 1 1144 0 1114	2 9½	2 7123 2 004 1 11 1 914 1 123 1 1 123 0 1114	2 9.	
Paragraph 6. Needle Fillers. Net Examiners. Net Minders or Net Fixers. Net Mounters or Trimmers. Power Machine Net Weavers or Braiders. Ransackers (Fishing Nets). Semi-Power Machine Netting Weavers or Braiders. All other male workers in the Net Section of the Trade not specified in paragraph 5 or in this paragraph.		2 9		-	
Workers of 21 years of age or over , , 20 , , , , and under 21 , , 19 , , , , , , , , , , , , , , , , ,	2 7½ 2 1 111 1 110 1 1 124 1 1 124 0 1114		2 7 2 0½ 1 11 1 9 1 4¼ 1 1½ 0 11¼	2 8½	

	ARI	AREA A		AREA B		
	Workers employed in the area of the County of the City of Belfast and in districts situate within a radius of 15 statute miles therefrom		Workers employed in areas other than that specified in Area A			
FEMALE WORKERS	General minimum time rates	Piece work basis time rates	General minimum time rates	Piece work basis time rates		
Paragraph 7. Workers of 18 years of age or over of the following classes:—	Per hour S. d.	Per hour s. d.	Per hour	Per hour S. d.		
(a) Piecers-out (Soft Fibres)	1 103	$1 \ 11\frac{1}{4}$	1 10	$1 \ 10\frac{1}{2}$		
(b) House Machine Minders. Sample Makers	1 101	1 11	1 93	1 101		
(c) Reelers. Warpers	1 101	1 103	$1 9\frac{3}{4}$	1 101		
(d) Ballers. Carders. Copwinders. Drawers. Leeson Roll Winders. Parcellers. Piecers. Plaiters. Plaiting Winders. Polishers. Rovers. Scourers. Spinners. Spoolers. Spreaders. Twisters. Winders.	1 10 1	1 10½	$1 9\frac{1}{2}$	1 10		
(e) Hemp Openers	1 93	1 10	1 9	1 91		
(f) Layers	1 81	1 9	1 8	1 81		
(g) Net Making Machine Operators	1 101	1 11 1	1 93	1 103		
(h) Hand Braiders (Nets). Net Examiners	1 93	1 10½	1 9	1 10		
Paragraph 8. Workers employed as Doffers (irrespective of age) Paragraph 9. Workers (other than Doffers) under 18 years of age—	1 64	1 63	1 53	1 64		
Workers of 17 years of age and under 18 " " 16 " " " " " 17 " " 15 " " " " " " 16 " under 15 " " " " " "	1 33 1 2 1 1 1 0	. — .	$\begin{array}{cccccccccccccccccccccccccccccccccccc$			
Paragraph 10. All other female workers of 18 years of age or over not specified in paragraphs 7 and 8 above	1 8½	1 9	1 8	1 8½		

PARAGRAPH 11.

OVERTIME

Overtime rates shall be payable as follows:-

- A. WORKERS EMPLOYED ON TIME WORK:
 - (i) On any day other than Saturday, Sunday, or a customary holiday:—
 - (a) In respect of that class of worker which customarily attends on six days in the week—

For the first two hours worked in excess of 8½ hours Thereafter TIME-AND-A-QUARTER TIME-AND-A-HALF

(b) In respect of that class of worker which customarily attends on five days in the week-

For the first two hours worked in excess

of 9 hours TIME-AND-A-QUARTER Thereafter TIME-AND-A-HALF

(ii) On Saturday (not being a customary holiday)-

(a) In respect of that class of worker which customarily attends on six days in the week-For all time worked in excess of 33 hours ... TIME-AND-A-HALF

(b) In respect of that class of worker which customarily attends on five days in the week-For all time worked ... TIME-AND-A-HALF

(iii) On Sunday or a customary holiday—
For all time worked ... Double Time

WORKERS EMPLOYED ON PIECE WORK:

Male and female workers employed on piece work shall be entitled to receive in respect of each hour of overtime worked in addition to 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 appropriate piece work basis time rate,

an amount equal to one-quarter, one-half or the whole of the appropriate piece work basis time rate, according as the overtime rate which would have been payable under the provisions of sub-paragraph A of this paragraph if the worker had been payable under the provisions of sub-paragraph A of this paragraph if the worker had been payable to the provisions of sub-paragraph A of this paragraph if the worker had been payable to the provisions of sub-paragraph A of this paragraph if the worker had been payable to the provisions of sub-paragraph A of this paragraph if the worker had been payable to the provisions of sub-paragraph A of this paragraph if the worker had been payable to the provisions of sub-paragraph A of this paragraph if the worker had been payable under the provisions of sub-paragraph A of this paragraph if the worker had been payable under the provisions of sub-paragraph A of this paragraph if the worker had been payable under the provisions of sub-paragraph A of this paragraph if the worker had been payable under the provisions of sub-paragraph A of this paragraph if the worker had been payable under the provisions of sub-paragraph A of this paragraph if the worker had been payable under the provisions of sub-paragraph A of this paragraph if the worker had been payable under the provisions of sub-paragraph and the paragraph and the provisions of sub-paragraph and the paragraph an employed on time work, would have been equivalent to time-and-a-quarter, time-and-a-half, or double time, respectively.

The expression "customary holiday" means—

(a) Christmas Day (or, if Christmas Day falls on a Sunday, such other week day as may be appointed by national proclamation or, if none is so appointed, the next following Tuesday), Boxing Day, Easter Monday, Easter Tuesday, and two other days (being days on which the worker normally works) in the course of a calendar year to be fixed by agreement between the employer and the worker or his representative or

representative, or
(b) in the case of each of the said days such weekday as may be substituted therefor by agreement between the employer and the worker or his representative, being a day recognised by local custom as a day of holiday.

Paragraph 13.

The expressions "time-and-a-quarter," "time-and-a-half," and "double time" mean, respectively, one-and-a-quarter times, one-and-a-half times and twice the amount of the appropriate minimum rate otherwise applicable.

GENERAL

APPLICATION OF STATUTORY MINIMUM REMUNERATION TO PIECE WORKERS

In the case of male and female workers employed on piece work, each piece rate paid must be such as will yield, in the circumstances of the case, to an ordinary worker, at least the same amount of money as the appropriate piece work basis time rate set out in paragraphs 1 to 10 of this Schedule. In determining whether any piece rate satisfies the foregoing condition, regard shall be had only to the earnings of ordinary workers, i.e., workers of ordinary skill and experience in the class of work in question and not to the earnings of workers of less than ordinary skill and experience, e.g., juvenile and infirm workers.

EMPLOYMENT OF JUVENILE WORKERS ON PIECE WORK

Paragraph 15.

An employer shall, in any case where a learner or other juvenile worker is employed on piece work during the first six months of his employment in the trade, be deemed to pay wages at less than the minimum rate unless he shows that such worker has received in respect of his employment on piece and the state of t

work in each week during that period, at least the same amount of money as such worker would have been entitled to receive if employed on time work. An employer shall, in any case where any such worker is so employed at any time subsequent to the first six months of his employment in the trade, be deemed to pay wages at less than the minimum rate unless he shows that such worker has, in respect of his employment on piece work, been paid at piece rates which would yield, in the circumstances of the case, to an ordinary worker (not being a juvenile worker) at least the same amount of money as the appropriate piece work basis time rate.

WAITING TIME

PARAGRAPH 16.

- (1) A worker shall be entitled to payment of statutory minimum remuneration as aforesaid during all the time during which he is present on the premises of his employer unless he is so present either without his employer's consent, express or implied, or for some purpose unconnected with his work and other than that of waiting for work to be given to him to perform.
- (2) A piece worker shall during any time during which he is present as aforesaid and is not doing piece work be entitled to payment of the general minimum time rate applicable to the workers of the class to which he belongs.

Provisions (1) and (2) do not apply when—

- (a) a worker is present on his employer's premises by reason only of the fact that he is resident thereon, or
- (b) a worker is present on his employer's premises during normal meal times in a room or place in which no work is being done and is not waiting for work to be given to him to perform.

APPLICABILITY OF STATUTORY MINIMUM REMUNERATION

Paragraph 17.

The Statutory minimum remuneration aforesaid shall apply, subject to the provisions of the Wages Councils Act (Northern Ireland), 1945, to workers in relation to whom the Rope, Twine and Net Wages Council (Northern Ireland) operates, that is to say, workers employed in Northern Ireland in the trade specified in the Schedule to the Trade Boards (Rope, Twine and Net Trade, Northern Ireland), (Constitution, Proceedings and Meetings) Regulations, 1926 (a), dated 23rd March, 1926, namely:

The making or re-making of:-

- (a) rope (including driving rope and banding),
- (b) cord (including blind and window cord, but excluding silk, worsted and other fancy cords),
- (c) core for wire ropes,
- (d) lines.
- (e) twine (including binder and trawl twine).
- (f) lanyards.
- (g) net and similar articles:

the bleaching, teasing, hackling, carding, preparing and spinning of the materials required for the making or re-making of any of the articles (a) to (g) above; when carried on in the same factory or workshop as such making or re-making; the manufacture of packings, gaskins and spun yarns when carried on in the same factory or workshop as the

making or re-making of any of the articles (a) to (g) above; the braiding or splicing of articles made from rope, cord, twine or net; the mending of nets and the winding, twisting, doubling laying, polishing, dressing, tarring, tanning, dyeing, balling, reeling, finishing, packing, despatching, warehousing and storing of any of the above articles where these operations or any of them are carried on in a factory or workshop in which any of the articles (a) to (g) above are made or re-made;

BUT EXCLUDING

the making of wire rope (unless made in the same factory or workshop as hemp or similar rope or core for wire rope),

the making of net in connection with the lace curtain trade and the weaving of cloth;

AND EXCLUDING ALSO

the splicing or braiding of rope, twine or cord performed by hand or machine when incidental to or carried on in association with or in conjunction with the operations specified in paragraphs (1) and (2) of the Appendix to the Trade Boards (Made-up Textiles) Order, 1920(a), or any other processes or operations which are specifically mentioned in such Appendix.

The Shirtmaking Wages Council (Northern Ireland) Wages Regulation Order, 1954

1954. No. 104.

Whereas the Ministry of Labour and National Insurance (hereinafter in this Order referred to as "the Ministry") has received from the Shirtmaking Wages Council (Northern Ireland) the wages regulation proposals set out in the Schedule hereto:

Now, therefore, the Ministry by virtue of the powers conferred on it by Section 10 of the Wages Councils Act (Northern Ireland). 1945 (b), and of all other powers enabling it in that behalf, hereby makes the following Order:—

- The wages regulation proposals set out in the Schedule hereto shall have effect as from the specified date, and as from that date the Shirtmaking Wages Council (Northern Ireland) Wages Regulation Order, 1953 (c), shall cease to have effect.
- 2.—(1) In this Order the expression "the specified date" means the 16th day of June, 1954, 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 (d) applies to the interpretation of this Order as it applies to the interpretation of an Act of the Parliament of Northern Ireland.
- This Order may be cited as the Shirtmaking Wages Council (Northern Ireland) Wages Regulation Order, 1954.

Sealed with the Official Seal of the Ministry of Labour and National Insurance for Northern Ireland this second day of June, nineteen hundred and fifty-four in the presence of

(L.S.)

R. W. Steele,

Assistant Secretary to the Ministry of Labour and National Insurance for Northern Ireland.

⁽a) S.R. & O. 1920. No. 1901. (c) S.R. & O. 1953, No. 66.

⁽b) 9 & 10 Geo. 6. Ch. 21.

⁽d) 52 & 53 Vict. Ch. 63.