Schedule.

THE SHIRTMAKING TRADE, as specified in the Trade Boards (Shirtmaking) Order, 1920, that is to say:—

- (1) The making from textile fabrics of shirts, collars, cuffs, pyjamas, aprons, chefs' caps, hospital ward caps, and other washable clothing worn by male persons;
- (2) the making of women's collars and cuffs and of nurses' washing belts where carried on in association with or in conjunction with the making of the before-mentioned articles;
- (3) the making of neckties worn by male persons, and of neckties worn by female persons where made in association with or in conjunction with the making of neckties worn by male persons;

INCLUDING :-

Laundering, smoothing, folding, ornamenting, boxing, packing, warehousing, and all other operations incidental to or appertaining to the making of any of the above-mentioned articles:

BUT EXCLUDING :-

- (1) The making of articles which are knitted or are made from knitted fabrics;
- (2) the making of handkerchiefs, mufflers, gloves, socks, stockings, spats, gaiters, bonnets, hats or caps (other than chefs' caps and hospital ward caps);
- (3) the making of boys' washing suits;
- (4) the making of washable clothing to be worn by children without distinction of sex;
- (5) the making of any articles the making of which is included in the Trade Boards (Tailoring) Order, 1919.

Wholesale Mantle and Costume Trade.

MADE BY THE MINISTRY OF LABOUR UNDER SECTION 17 OF THE TRADE BOARDS ACT (NORTHERN IRELAND), 1923, (13 & 14 GEO. 5, CH. 32).

1925. No. 13.

The Ministry of Labour (in these Regulations referred to as "the Ministry") in pursuance of powers conferred by Section 17 of the Trade Boards Act (Northern Ireland), 1923, and of every other power the Ministry hereunto enabling, hereby makes the following Regulations:—

1. A Trade Board (hereinafter referred to as "the Trade Board") shall be established in Northern Ireland for the Wholesale Mantle and Costume trade (hereinafter referred to as "the Trade") as specified in the Schedule to the Trade Boards Act (Northern Ireland), 1923, and as set out in the Schedule to these Regulations.

- 2. The Trade Board shall consist of :-
- (a) the appointed member,
- (b) not more than five members representing employers in the trade,
- (c) not more than five members representing workers in the trade, and
- (d) any additional representative members who may be appointed in accordance with the provisions of paragraph 5 of these Regulations.
- 3. The appointed member shall be an independent person appointed by the Ministry, and shall be ex-officio Chairman of the Trade Board.
- 4. The representative members shall be appointed by the Ministry and shall consist of members representing employers and members representing workers in equal proportions and in making such appointments the Ministry shall pay due regard to the representation of the various branches of the trade and of the various districts in which the trade is carried on, and shall include one or more representatives of outworkers if a considerable proportion of outworkers is engaged in the trade.
- , 5. The Ministry may, if the Ministry think it necessary in order to secure proper representation of any class or classes of employers or workers, after giving the Trade Board an opportunity to be heard, appoint additional representative members to serve upon the Trade Board. The number of such additional representative members shall always be an even number, not exceeding four in all. Half shall be representatives of employers and half shall be representatives of workers.
- 6. Any member representing employers who ceases to be an employer and becomes a worker at the trade shall vacate his seat. Any member representing workers who becomes an employer in the trade shall vacate his seat. Whether a member representing employers or workers has vacated his seat under this clause shall be determined by the Ministry.
- 7. Any member who, in the opinion of the Ministry, fails without reasonable cause to attend one-half of the total number of meetings in a calendar year shall vacate his seat.
- 8. If, in the opinion of the Ministry, any member shall be incapable of acting as a member of the Trade Board, the Ministry may determine his appointment, and he shall thereupon vacate his seat.

- 9. If the Ministry is of opinion that any member of a Trade Board has acted in a manner prejudicial to the proper conduct of the business of the Board and that he is no longer fitted to be a member of the Board, the Ministry may determine his appointment and he shall thereupon vacate his seat.
- 10. The term of office of a member of the Trade Board shall be for a period of not less than one year nor more than two years as may be determined by the Ministry, provided that:—
 - (a) the term of office of all members shall expire on the same date.
 - (b) a member appointed to fill a casual vacancy shall sit for the unexpired portion of the term of office of his predecessor; and
 - (c) a seat rendered vacant by effluxion of time shall be temporarily occupied by the retiring member until a successor is appointed.
- 11. Any person vacating his seat on the Trade Board under any of the preceding paragraphs or for any other reason shall be eligible for reappointment as a member of the Trade Board; and a chairman vacating his office under any of the preceding paragraphs or for any other reason shall be eligible for reappointment.
- 12. If the chairman is temporarily unable through illness or any other cause to attend meetings of the Board, the Ministry may appoint a chairman to preside at such meetings as the Ministry may determine.
- 13. A vacancy among members, whether arising from any cause hereinbefore mentioned or from death or from any other cause, shall be filled in the same manner as in the case of the original appointment to the vacant seat, unless the Ministry otherwise determine.
- 14. Every representative member of the Trade Board shall have one vote. If at any meeting of the Board the numbers of members present representing employers and workers, respectively, are unequal, and the members have not agreed to vote by sides, it shall be open to the side which is in the majority to arrange that one or more of its members shall refrain from voting, so as to preserve equality. Failing such an arrangement, the chairman may, if he think it desirable, adjourn the voting on any question to another meeting of the Board.
- 15. The chairman shall have one vote only which shall be in the nature of a casting vote and shall be exercised at his discretion, only when the other votes are equally divided.
- 16. The Trade Board shall continue in existence until dissolved by order of the Ministry.

- 17. The Trade Board may be known under the short title of "The Wholesale Mantle and Costume Trade Board (Northern Ireland)".
- 18. Any question upon the construction or interpretation of these Regulations shall, in the event of dispute, be referred to the Ministry for decision.
- 19. The Regulations, dated 2nd January, 1922, made by the Minister of Labour for Northern Ireland under the Trade Boards Act, 1909, with respect to the constitution and proceedings of the Trade Board for the Wholesale Mantle and Costume Trade (Northern Ireland) are hereby revoked; provided that nothing in these Regulations shall effect the validity of any proceedings of the Trade Board established under the said regulations of the 2nd January, 1922 or of any minimum rates fixed by the said Board and in operation at this date.
- 20. These Regulations may be cited as the Trade Boards (Wholesale Mantle and Costume Trade, Northern Ireland) (Constitution, Proceedings and Meetings) Regulations, 1925.

Given under the Official Seal of the Ministry of Labour for Northern Ireland this twenty-eighth day of January in the year One thousand nine hundred and twentyfive.

H. Conacher,

Assistant Secretary of the Ministry of Labour for Northern Ireland.

SCHEDULE.

The Wholesale Mantle and Costume Trade as specified in the Trade Boards (Women's Clothing) Order, 1919 (amended by the Trade Boards (Shirtmaking) Order, 1920), that is to say:—

Women's, Girls' and Children's Readymade and Wholesale Bespoke Tailoring and all Women's, Girls' and Children's Retail Bespoke Tailoring carried on in a factory where garments are made up for three or more retail establishments, and any other branch of women's, girls' and children's tailoring which is not included within the scope of the Retail Bespoke Tailoring Trade Board.

INCLUDING-

- (1) All operations and processes of cutting, making or finishing by hand or machine of coats, costumes, tailored skirts, coat frocks, mantles, service clothing, or similar garments made by tailoring processes;
- (2) (a) The altering, repairing, renovating, or remaking of any of the above mentioned tailored garments, except where included within the scope of the Retail Bespoke Tailoring Trade Board; (b) The cleaning of such garments, where carried out in association with or in conjunction with the altering, repairing, renovating or remaking of the garments;

- (3) The lining with fur of any of the abovementioned garments where carried out in association with or in conjunction with the making of such gar-
- (4) (a) All processes of embroidery or decorative needle-work where carried on in association with or in conjunction with the making, altering, repairing, renovating, or remaking of any of the abovementioned tailored garments other than hand-embroidery or hand-drawn thread-work on garments made of linen or cotton or of mixed linen and cotton:
 - (b) The following processes if done by machine, namely—thread-drawing, thread-clipping, top-sewing, scalloping, nickelling and paring;
- (5) Warehousing, packing and all other operations incidental to or appertaining to any of the abovementioned branches of tailoring.

BUT EXCLUDING-

. (1) Those branches of women's or girls' Bespoke Tailoring and all operations or processes covered by the Trade Boards (Tailoring) Order, 1919;

(2) The making of head-gear;(3) The making of rubberised or oilskin garments;

(4) 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.

TREASURY BILLS.

Preparation, Issue and Cancellation.

MADE BY THE MINISTRY OF FINANCE UNDER THE ACTS 40 AND 41 Vict., c. 2; 52 and 53 Vict., c. 6, Sec. 5; 10 and 11 GEO. V., C. 67, SECS. 8 AND 20 (3).

> 1926.No. 59.

In exercise of the powers conferred upon it in relation to the Exchequer and Consolidated Fund of Northern Ireland by or in pursuance of section 9 of the Treasury Bills Act, 1877, section 5 of the National Debt Act, 1889, sections 8 and 20 (3) of the Government of Ireland Act, 1920, and certain Orders made by His Majesty in Council under the last-mentioned Act, the Ministry of Finance for Northern Ireland (hereinafter referred to as "the Ministry") make the following Regulations:—

- 1. The Regulations dated 20th September, 1922, (a) relating to the preparation, issue, and cancellation of Northern Ireland Treasury Bills (hereinafter referred to as "the Principal Regulations"), shall have effect as though the power of the Ministry to issue Bills included a power to issue Bills to any Public Fund accounted for by any Department of the Government of Northern Ireland.
- 2. The following clause shall be added to Regulation 1 of the Principal Regulations:-
 - (C). The Ministry may in respect of any issue of Bills invite tenders only from such Banks (including the Exchequer Bank) or other Bodies as have previously intimated their readiness to tender from time to time.