1962. No. 126

[NC]

WAGES COUNCILS

Wages Regulation (Hat, Cap and Millinery)

Order, dated 11th July, 1962, made by the Ministry of Labour and National Insurance under the Wages Councils Act (Northern Ireland), 1945.

The Ministry of Labour and National Insurance, in exercise of the powers conferred on it by Section 10 of the Wages Councils Act (Northern Ireland), 1945(a), hereby makes the following Order to give effect to wages regulation proposals received from the Hat, Cap and Millinery Wages Council (Northern Ireland):—

Citation

1. This Order may be cited as the Hat, Cap and Millinery Wages Regulation (Amendment) (No. 1) Order (Northern Ireland), 1962.

Commencement

2. The wages regulation proposals set out in the Schedule shall come into operation on the specified date.

Interpretation

3. In this Order the expression "the specified date" means the 23rd day of July, 1962, 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.

Sealed with the Official Seal of the Ministry of Labour and National Insurance for Northern Ireland this eleventh day of July, nineteen hundred and sixty-two.

(L.S)

W. Slinger.

Assistant Secretary.

SCHEDULE

Statutory Minimum Remuneration for Male and Female Workers other than Female Workers employed in the Retail Branch of the Trade

The Hat, Cap and Millinery Wages Regulation (No. 1) Order (Northern Ireland), 1961(a) (Order N.I.H.M. (40)), shall have effect as if in the Schedule thereto for paragraphs 1, 2, 3, 4, 6 and 7 the following paragraphs were substituted—

"GENERAL MINIMUM TIME RATES AND PIECE WORK

BASIS TIME RATES		
MALE WORKERS. Paragraph 1.	General Minimum Time Rate Per hour	Piece Work Basis Time Rate Per hour
	s. d.	
(a) Cutters, blockers, body makers or finishers, stiffeners or shapers, (as defined in paragraph 9) employed in a section of the trade other than		s. d.
the felt hat section	$3 9\frac{1}{2}$	$4 0\frac{1}{2}$
 (b) Workers employed in the felt hat (wool) section of the trade on any of the operations of—proofing (head man only); dyeing (head man only); blocking (other than coning when the operation is preparatory to blocking); pressing; finishing; curling; flanging; cutting; ironing and paring; velouring, and who have worked in any section of the trade on one or more of such operations for at least three years after the age of 19 years (c) Workers employed in the felt hat (fur) section 	3 9 <u>1</u>	4 0 1
of the trade on any of the operations of— forming; hardening; planking; proofing (head man only); dyeing (head man only); blocking; pressing; finishing; brushing; curling and steaming; flanging; cutting; ironing and paring; trimming; velouring, and who have worked in any section of the trade on one or more of such operations for at		
least three years after the age of 19 years	$3 9\frac{1}{2}$	$4 0^{\frac{1}{2}}$
(d) All other male workers:— Workers aged 21 years and over, 20 and under 21 years, 19 ,, 20 ,,, 18 ,, 19 ,,, 17 ,, 18 ,,, 16 ,, 17 ,,, 16 ,, under 16 years	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	3 8

LATE ENTRANTS

Paragraph 2.

Notwithstanding the provisions of paragraph 1 (d), a male worker who commences employment in the trade at or over the age of 19 years may be employed for a period of twelve months as follows:—

- (a) for the first six months of such employment, at a general minimum time rate of 2s. $5\frac{1}{2}d$. per hour;
- (b) for the second six months of such employment, at a general minimum time rate of 2s. $7\frac{1}{2}d$. per hour.

On the expiration of twelve months' employment in the trade such worker is entitled to the minimum rate appropriate to a worker of his age.

⁽a) S.R. & O. (N.I.) 1961, No. 58.

Paragraph 3. Female Workers, other than workers of the class specified in paragraph 4	General Minimum Time Rate Per hour s. d. 2 5½ 2 8		
General Minimum Time Paragraph 4. Female Learners, as defined in, and whose employ-			
ment complies with the conditions specified in, paragraph 10, during the following periods of employment in the trade:—	s. d.		
During the 1st six months	$I_{\cdot} = 3\frac{1}{2}$		
" 2nd "	$I \cdot 5\frac{1}{2}$		
" 2nd year	1 10		
" 3rd "	$2 l^{\frac{1}{2}}$		
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 as though she had, at the date			

of her entry, completed one year of employment as a learner in the trade.

OVERTIME

Paragraph 6.

Overtime rates are payable as follows:—

(i) On any day, other than Saturday, Sunday, or a customary holiday-For the first two hours worked in excess of 9 hours TIME-AND-A-QUARTER Thereafter TIME-AND-A-HALF

(ii) On a Saturday-For all time worked

TIME-AND-A-HALF

(iii) On a Sunday, or a customary holiday-For all time worked

.. Double Time

(iv) In any week-

For all time worked in excess of 42 hours .. TIME-AND-A-QUARTER except in so far as higher overtime rates may be payable under the provisions of sub-paragraphs (i), (ii) and (iii).

Overtime rates are payable in respect of all overtime worked on any day, notwithstanding that the total number of hours worked in the week does not exceed 42."

EXPLANATORY NOTE

(This Note is not part of the Order, but is intended to indicate its general purport.)

This Order, which comes into operation on 23rd July, 1962, amends the Hat, Cap and Millinery Wages Regulation (No. 1) Order (Northern Ireland), 1961 (Order N.I.H.M. (40)), by increasing the statutory minimum remuneration fixed by that Order.

New provisions in the Schedule are printed in italics.