

1964. No. 65

This Order has been exempted from printing by regulations (S.R. & O. (N.I.) 1958, No. 195) made under the Statutory Rules Act (Northern Ireland) 1958. A summary is given in the List of Statutory Rules and Orders of a Local Character under the heading PUBLIC HEALTH.

1964. No. 66

[NC]

WAGES COUNCILS**Wages Regulation (Shirtmaking)**

ORDER, DATED 6TH MAY, 1964, 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 Shirtmaking Wages Council (Northern Ireland):—

Citation

1. This Order may be cited as the Shirtmaking Wages Regulation Order (Northern Ireland) 1964.

Commencement

2. The wages regulation proposals set out in the Schedule shall come into operation on the specified date and on the day immediately preceding that date the Shirtmaking Wages Regulation Order (Northern Ireland) 1962(b) shall cease to have effect.

Interpretation

3. In this Order the expression "the specified date" means the 18th day of May, 1964, 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 sixth day of May, 1964.

(L.S.)

W. Slinger,

Assistant Secretary.

(a) 1945. c. 21.

(b) S.R. & O. (N.I.) 1962, No. 81.

SCHEDULE

The following minimum remuneration shall be substituted for the statutory minimum remuneration fixed by the Shirtmaking Wages Regulation Order (Northern Ireland) 1962 (Order N.I.S. (62)) :—

Statutory Minimum Remuneration

GENERAL MINIMUM TIME RATES

MALE WORKERS

Paragraph 1. Per hour
 SPECIAL or MEASURE CUTTERS (as defined in paragraph 2) or PATTERN CUTTERS or PATTERN TAKERS, who are employed as such during the whole or a substantial part of their time and who have had not less than five years' experience after 19 years of age 4 11½

Provided that the experience of Special or Measure Cutters shall include three years' experience in measure cutting.

Paragraph 2.

A special or measure cutter is a male worker who :—

- (a) is able to take a complete set of measures and cut from model patterns; and
- (b) has sufficient technical knowledge to alter patterns (excluding stock patterns).

Paragraph 3.

MALE CUTTERS (other than special or measure cutters, pattern cutters or pattern takers), 21 YEARS OF AGE OR OVER, who are employed during the whole or a substantial part of their time in cutting and who have had not less than five years' experience in cutting in the Shirtmaking trade, as defined in paragraph 27 4 9½

The term "cutting" includes the operations of hooking-up, folding, marking-in, marking-out and dividing.

Paragraph 4.

MALE WORKERS (including apprentice cutters, as defined in paragraph 5) other than male workers to whom the minimum rates set out in paragraphs 1 and 3 apply :—

Workers aged—

under 16 years	2	0
16 and under 17 years	2	4½
17 " 18 "	2	9½
18 " 19 "	3	1
19 " 20 "	3	5
20 " 21 "	3	9¼
21 years and over	4	5½

DEFINITION AND CONDITIONS OF EMPLOYMENT OF APPRENTICE CUTTERS

Paragraph 5.

An apprentice cutter is a male worker who :—

- (a) is employed under an oral or written agreement by an employer who undertakes to provide the apprentice with reasonable facilities for learning the cutting branch of the trade (including the operations of hooking-up, folding, marking-in, marking-out and dividing); and

- (b) has received a certificate or has been registered in accordance with rules from time to time laid down by the Wages Council, or has made application for such certificate or registration which has been duly acknowledged and is still under consideration.

Provided that—

- (i) the certification or registration of an apprentice cutter shall become invalid if at any time during apprenticeship the provisions set out in this Schedule relating thereto are not complied with; and
- (ii) an employer may employ an apprentice cutter on his first employment in the cutting branch of the trade without a certificate or registration for a probation period not exceeding four weeks, but in the event of the apprentice being continued thereafter at his employment, the probation period shall be included in the period of apprenticeship.

FEMALE WORKERS

Paragraph 6.	Per hour
FEMALE WORKERS OTHER THAN LEARNERS (as defined in paragraph 8):—	s. d.
(a) Female workers other than those for whom minimum rates are specified in sub-paragraph (b)	3 1½
(b) Conveyor Belt Machinists, i.e., female workers employed in machining any work conveyed to or from the worker on a mechanical conveyor belt	3 4½

Paragraph 7.

FEMALE LEARNERS (as defined in, and whose employment complies with, the conditions specified in paragraphs 8 to 11):—

Period of employment	Learners commencing at:—		
	under 16 years of age	16 and under 21 years of age	21 years of age or over
	Rate per hour		
	s. d.	s. d.	s. d.
During first six months of employment	1 6¾	1 7¼	First 3 months 2 5
„ second „ ..	1 7¾	1 9¼	Second „ 2 8¼
„ third „ ..	2 0	2 2½	Third „ 2 9¾
„ fourth „ ..	2 2	2 7¼	Fourth „ 2 11
„ third year of employment ..	2 7¼	—	

DEFINITION AND CONDITIONS OF LEARNERSHIP

Paragraph 8.

A female learner is a worker who:—

- (a) 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 the learner with reasonable facilities for such learning; and
- (b) has received a certificate or has been registered in accordance with rules from time to time laid down by the Wages Council, or has made application for such certificate or registration which has been duly acknowledged and is still under consideration.

Provided that—

- (i) the certification or registration of a female learner shall become invalid if at any time during learnership the provisions set out in this Schedule relating thereto are not complied with;
- (ii) an employer may employ a female learner on her first employment in the trade without a certificate or registration for a probation period not exceeding four weeks, but in the event of the learner being continued thereafter at her employment the probation period shall be included in her period of learnership;
- (iii) notwithstanding compliance with the conditions contained herein, a person shall not be deemed to be a learner if she works in a room used for dwelling purposes and is not in the employment of her parent or guardian.

Paragraph 9.

Any female worker who has been previously employed in any branch of the trade (as defined in paragraph 27) and has not been registered nor held a certificate and is subsequently engaged as a learner shall count the whole period of such previous employment for the purpose of claiming the time rate at which she is to be paid.

Paragraph 10.

No learner who has left the trade and subsequently re-enters the trade as a learner shall, after re-entry, serve a longer period as a learner than would be permissible in the case of a person of the same age entering the trade for the first time.

COMPLETION OF LEARNERSHIP

Paragraph 11.

A learner shall cease to be a learner and shall be entitled to the full general minimum time rate applicable to a worker of her class upon the fulfilment of the appropriate conditions set out below:—

Age on entering employment	Conditions
Under 16 years	.. The completion of not less than two years' employment and the attainment of the age of 18 years.
16 and under 21 years	.. The completion of two years' employment.
21 years or over	.. The completion of one year's employment.

Paragraph 12.

No female learner shall be entitled to the full general minimum time rate specified in paragraph 6 until she has attained the age of 18 years notwithstanding any employment she may have had.

PIECE WORK BASIS TIME RATES

Paragraph 13.

	Per hour
MALE CUTTERS (other than special or measure cutters, as defined in paragraph 2), 21 YEARS OF AGE OR OVER, who are employed during the whole or a substantial part of their time in cutting and who have had not less than five years' experience in cutting in the Shirtmaking trade (as defined in paragraph 27)	s. d. 5 1
The term "cutting" includes the operations of hooking-up, folding, marking-in, marking-out and dividing.	

Paragraph 14.

FEMALE WORKERS other than OUT-WORKERS	3 4½
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Paragraph 15.

FEMALE OUT-WORKERS (as defined in paragraph 16)	3 4½
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DEFINITION OF OUT-WORKER

Paragraph 16.

An "out-worker" is a worker who works in her own home or any other place not under the control or management of the employer,

APPLICATION OF PIECE WORK BASIS TIME RATES

Paragraph 17.

An employer must pay to workers 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 appropriate piece work basis time rate. In determining whether any piece rate satisfies this condition regard shall be had only to the earnings of 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.

OUT-WORKERS GENERAL MINIMUM PIECE RATES

FEMALE WORKERS

The general minimum piece rates for the processes of shirtmaking set out in paragraphs 18 and 19 when done by out-workers (as defined in paragraph 16) are the NET rates set out below *with the addition of 10 per cent. or 2s. in the £:—*

Paragraph 18.

SHIRTS (other than COARSE SHIRTS)—

(1) MACHINING, per dozen shirts:

Stitching on casings, back, 1s. 4½d.; stitching on casings, front, 1s. 4½d.

Stitching on trimmings—

neck-bands, 2s. 5d.; neck-bands, if dressed, 3s. 1½d.; Cuffs; ordinary gathering, 3s. 1½d.; cuffs, measured gathering, 7s. 3d.

Making and stitching on yokes, 4s. 6d.; stitching back of yoke to back body only, 3s. 9½d.

Making sleeves—4 pieces, 2 pieces and 2 hems, or 4 hems and 2 vents, 3s. 1½d.

Putting in sleeves and seaming sleeves and body with vents (double seaming and double stitching all through), 9s. 7½d.

Double seaming and double stitching gore in sleeve, 1s. 4½d.

Stitching on neck-pieces, 1s. 4½d.

Stitching on labels, 10d. per dozen labels.

(2) HAND FINISHING:

Hemming inside of neck-band, 7s. 4d. per dozen shirts; sewing cuff holes ($\frac{7}{8}$ -inch), 3s. 1½d. per dozen holes; sewing other holes ($\frac{1}{2}$ -inch), 2s. 3½d. per dozen holes.

Sewing on buttons, 1s. 0½d. per 3 dozen buttons.

Paragraph 19.

COARSE SHIRTS—

The term "coarse shirts" means shirts in which the number of stitches per inch does not exceed ten.

(1) MACHINING, per dozen shirts:—

Machining men's plain square shirts—Single seams, 21s. 5½d.; double seams, 28s. 5d.

Machining boys' plain square shirts—Single seams, sizes 1-5, 16s. 0½d.; sizes 6-9, 18s. 11d.

Double seams, sizes 1-5, 19s. 3d.; sizes 6-9, 23s. 0½d.

For the purpose of the above general minimum piece rates a "plain square shirt" is a shirt without any shape in the armholes, skirts, or cuffs, with a shoulder piece or lifted shoulder, with band and cuffs made of one piece, and with a single-breast piece having one row only of stitching and the bottom square or diamond.

The above general minimum piece rates for machining coarse shirts apply to the making of shirts with vents. Where there are no vents the general minimum piece rates payable shall be 1s. 0d. per dozen LESS in each case than the piece rates specified above.

If no work whatsoever is performed on the shoulder of the shirt the general minimum piece rates shall be 1s. 3½d. per dozen LESS in the case of men's sizes and 7½d. per dozen LESS in the case of boys' sizes than the piece rates specified above.

ADDITIONAL RATES shall be paid in the case of all men's or boys' shirts where the following variations occur:—Men's or boys' shirts, per dozen shirts:—

	s.	d.		s.	d.
Armholes shaped ..	0	7	Back or front lining, up to		
Front of shirt shaped ..	0	7	6 inches deep ..	1	10
Back of shirt shaped ..	0	7	Back or front lining, over		
Back shoulder piece in			6 inches deep ..	2	3½
two sections ..	0	7	Sleeve gores ..	1	0½
Neck - bands on two			Tab below breast-piece ..	1	0½
pieces ..	1	0½	Sleeve gusset ..	1	0½
Cuffs, square or rounded,					
of two pieces ..	1	0½			
Cuffs, square or rounded,					
of two pieces, peaked	1	10			
Cuffs, rounded, one piece	0	7			
Cuffs, rounded, one piece,			Stitching on labels, 7½d. per dozen		
peaked ..	0	7	labels.		

(2) HAND FINISHING:—

Hand sewing of half-inch button holes, 1s. 10d. per dozen holes.

Sewing on buttons by hand, 1s. 0½d. per 2 dozen buttons

The general minimum piece rates for sewing on buttons by hand apply only to two-holed buttons sewn through twice and four-hole buttons sewn through once, and fastened off.

Paragraph 20.

The general minimum piece rates for the following operations in the making of pyjama jackets and pyjama trousers when done by out-workers (as defined in paragraph 16) are the NET rates set out below with the addition of 10 per cent. or 2s. in the £:—

(1) PYJAMA JACKETS (per dozen jackets):	s.	d.		s.	d.
Hemming ..	4	6	Patent turning collars ..	2	1
Side-seaming ..	6	9½	Stitching collars ..	1	3½
Front-stitching ..	8	0	Collaring (1 row) ..	3	2½
Front - stitching, (with			Collaring (2 rows) ..	4	10
pockets) ..	9	7½	Buttoning (3 buttons) ..	0	8
Labelling (1 tab) ..	0	8	Buttoning (4 buttons) ..	0	11
Labelling (2 tabs) ..	0	11	Patent turning pockets ..	0	5½
Putting on patches ..	0	11			
(2) PYJAMA TROUSERS (per dozen trousers)					
Side-seaming ..	3	11	Finishing ..	8	4½

The general minimum piece rates set out in sub-paragraph (1) for buttoning apply only to two-holed buttons sewn through twice and four-holed buttons sewn through once, and fastened off.

Paragraph 21.

The general minimum piece rates in paragraphs 18, 19 and 20 are determined on the basis that "turning-in" is done by the worker where necessary to the operations specified.

Paragraph 22.

In the case of processes for which no general minimum piece rates have been fixed, each piece rate paid shall be such as will 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 set out in paragraph 15.

OVERTIME

Paragraph 23.

Overtime rates are payable as follows:—

A.—WORKERS EMPLOYED ON TIME WORK:

- (1) For the first six hours worked in excess of 42 in any week—**TIME-AND-A-QUARTER**, that is, one-and-a-quarter times the amount of the appropriate general minimum time rate otherwise applicable;
- (2) For the next two hours—**TIME-AND-A-HALF**, that is, one-and-a-half times the amount of the appropriate general minimum time rate otherwise applicable;
- (3) Thereafter—**DOUBLE TIME**, that is, twice the amount of the appropriate general minimum time rate otherwise applicable;
- (4) For all hours worked on a Sunday or a customary holiday—**DOUBLE TIME**.

B.—WORKERS EMPLOYED ON PIECE WORK:

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 piece work basis time rate, an amount equal to **ONE-QUARTER, ONE-HALF, OR THE WHOLE** of the piece work basis time rate according as **time-and-a-quarter, time-and-a-half, or double time** would have been payable had the worker been employed on time work.

Paragraph 24.

In this Schedule 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 the employer and notified to the worker not less than three weeks before the holiday; or
- (b) a day substituted by the employer for any one of the said days, being a day recognised by local custom as a day of holiday in substitution for the said day.

GENERAL

EMPLOYMENT OF JUVENILE WORKERS ON PIECE WORK

Paragraph 25.

An employer will, 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 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 will, 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 each of 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 26.

- (1) A worker is 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 is, during any time during which he is present as aforesaid and is not doing piece work, entitled to payment of the general minimum time rate applicable to the workers of the class to which he belongs.
- (3) Provisions (1) and (2) above 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 27.

The statutory minimum remuneration aforesaid applies, subject to the provisions of the Wages Councils Act (Northern Ireland), 1945, to workers in relation to whom the Shirtmaking 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 (Shirtmaking Trade, Northern Ireland) (Constitution, Proceedings and Meetings) Regulations, 1925(a), namely:—

- (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 neck-ties worn by male persons, and of neck-ties worn by female persons where made in association with or in conjunction with the making of neck-ties worn by male persons;

INCLUDING:—

Laundrying, 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(b).

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 18th May, 1964, sets out the statutory minimum remuneration payable in substitution for that fixed by the Shirtmaking Wages Regulation Order (Northern Ireland) 1962 (Order N.I.S. (62)), which Order is revoked.

New provisions in the Schedule are printed in italics.

1964. No. 67

[C]

MINISTRIES OF NORTHERN IRELAND

Transfer of Functions and Adaptation of Enactments

ORDER IN COUNCIL*, DATED 27TH APRIL, 1964, MADE UNDER SECTION 4 OF THE MINISTRIES ACT (NORTHERN IRELAND) 1944, WITH RESPECT TO THE MINISTRY OF HEALTH AND LOCAL GOVERNMENT AND THE MINISTRY OF EDUCATION.

BY THE GOVERNOR IN THE PRIVY COUNCIL OF NORTHERN IRELAND

WAKEHURST

Whereas by section 4 of the Ministries Act (Northern Ireland) 1944(a), (in this Order referred to as "the Act"), it is provided that the Governor of Northern Ireland may, from time to time, by Order in Council assign to any department, or transfer to any department from any other department, such functions as appear to the said Governor to be appropriate for such assignment or transfer; that each department shall have and may exercise such functions as may be specified by such an Order in Council and that such an Order in Council may make such incidental, consequential and supplemental provisions as may be necessary or expedient for the purpose of giving full effect to the Act, including provisions for such matters as are mentioned in section 4(2) of the Act:

And Whereas by section 4(5) of the Act it is provided that the said Governor shall not be recommended to make an Order in Council under the said section 4 (other than an Order in Council made for the purposes of section 1 or section 2 of the Act) until a draft thereof has lain before each House of Parliament for the statutory period, and that if either House of Parliament within that period resolves that no further proceedings be taken in relation thereto, no further proceedings shall be so taken, but without prejudice to the preparation of a fresh draft:

(a) 1944. c. 14.

*A draft of this Order in Council was laid before the House of Commons on 28th January, 1964, and before the Senate on 4th February, 1964, and lay for the statutory period.