1971. No. 273

INCI

WAGES COUNCILS

Wages Regulation (Aerated Waters)

Order, dated 20th August 1971, made by the Ministry of Health and Social Services under the Wages Councils Act (Northern Ireland) 1945.

The Ministry of Health and Social Services, 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 Aerated Waters Wages Council (Northern Ireland):—

Citation

1. This Order may be cited as the Aerated Waters Wages Regulation (Holidays) Order (Northern Ireland) 1971.

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 Aerated Waters Wages Council (Northern Ireland) Wages Regulation (Holidays) Order 1949(b) and the Second Schedule to the Aerated Waters Wages Regulation Order (Northern Ireland) 1965(c) shall cease to have effect.

Interpretation

3. In this Order the expression "the specified date" means the 7th day of September 1971, 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 Health and Social Services for Northern Ireland this 20th day of August 1971.

(L.S.)

W. G. H. Quigley, Deputy Secretary.

SCHEDULE

HOLIDAYS AND HOLIDAY REMUNERATION

The following provisions as to holidays and holiday remuneration shall be substituted for the provisions as to holidays and holiday remuneration set out in the Aerated Waters Wages Council (Northern Ireland) Wages Regulation (Holidays) Order 1949 (Order N.I.A.(32)) as amended by the Second Schedule to the Aerated Waters Wages Regulation Order (Northern Ireland) 1965 (Order N.I.A.(66)).

PART I

APPLICATION

Paragraph 1.

This Schedule applies to every worker for whom statutory minimum remuneration has been fixed.

PART II

CUSTOMARY HOLIDAYS

Paragraph 2.

- (1) An employer shall allow to every worker to whom this Schedule applies a holiday (hereinafter referred to as a "customary holiday") in each year on the days specified in the following sub-paragraph provided that the worker has been in his employment for a period of not less than eight weeks immediately preceding the holiday and has worked for the employer during the whole or part of that period and is in his employment on the day of the holiday.
- (2) The said customary holidays are:—
 - (a) Christmas Day (or, if Christmas Day falls on a Sunday, such other weekday as may be appointed by national proclamation, or, if none is so appointed, the next following Tuesday), Boxing Day, Easter Monday, and three 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.
- (3) Notwithstanding the preceding provisions of this paragraph, an employer may (except where in the case of a woman or a young person such a requirement would be unlawful) require a worker who is otherwise entitled to any customary holiday under the foregoing provisions of this Schedule to work thereon and, in lieu of any holiday on which he so works, the worker shall be entitled to be allowed a day's holiday (hereinafter referred to as a "holiday in lieu of a customary holiday") on a weekday within the period of four weeks next ensuing.
- (4) A worker who is required to work on a customary holiday shall be paid:—
 - (a) for all time worked thereon at the minimum rate then appropriate to the worker for work on a customary holiday; and
 - (b) in respect of the holiday in lieu of the customary holiday, in accordance with paragraph 7 of this Schedule.

PART III

ANNUAL HOLIDAYS

Paragraph 3.

(1) In addition to the holidays specified in Part II of this Schedule, an employer shall, between 1st May and 31st October 1972, and in each succeeding year between 1st May and 31st October (in this Schedule referred to as "the holiday season"), allow a holiday (hereinafter referred to as "an annual holiday") to every worker in his employment to whom this Schedule applies who was employed by him during the 12 months immediately preceding the commencement of the holiday season for any of the periods specified below, and the duration of the holiday shall be related to his period of employment during that 12 months as follows:—

Period of employment					Duration of annual holidays
At least	48 weeks				10 days
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(2) Notwithstanding the provisions of the last foregoing sub-paragraph—
the number of days of annual holiday to which a worker shall be
entitled in any holiday season shall not exceed in the aggregate twice
the period constituting the worker's normal working week.

Paragraph 4.

Annual holidays under this Schedule shall be allowed on consecutive working days, being days on which the worker is normally required to work, and days of holiday shall be treated as consecutive notwithstanding that a customary holiday or a holiday in lieu of a customary holiday intervenes.

Provided that, where the duration of an annual holiday to which a worker is entitled exceeds the period constituting the worker's normal working week, the said holiday may be allowed in two separate periods of such consecutive working days and, in that event, notwithstanding the foregoing provisions of this Schedule, the worker shall be allowed the said annual holiday as follows:—

- (a) as to one period, not being less than the period constituting the worker's normal working week, during the said holiday season, and
- (b) as to the other period, at any time during the holiday season or within the period ending on the 30th day of April immediately following the holiday season.

ADDITIONAL ANNUAL HOLIDAYS

Paragraph 5.

A worker who, at 1st May 1972 and at 1st May in each succeeding year, has completed 3 years' continuous employment with the same employer shall be entitled to 5 days of additional annual holidays during the calendar year next following that date. Such days of additional annual holiday shall be allowed by the employer to the worker on days on which the worker normally works for the employer, within the period, commencing on the 1st November and ending on the 30th April, immediately following the holiday season.

Provided that the number of days of additional annual holidays shall not exceed in the aggregate, in any period of 12 months commencing on 1st May in any year, the period constituting the worker's normal working week.

(NOTE: Employers are reminded of their obligation to keep records in relation to the new provisions concerning additional annual holidays. The Wages Councils Act (Northern Ireland) 1945 requires every employer to keep such records as are necessary to show whether the provisions of the Act are being complied with as respects persons in his employment and, where such persons are workers in relation to whom the Aerated Waters Wages Council (Northern Ireland) operates, this now entails keeping a record of the dates on which they entered his employment).

Paragraph 6.

An employer shall give to a worker notice of the commencing date or dates and duration of the period or periods of his annual holiday and the date or dates of his additional annual holiday. Such notice shall be given at least 28 days before the first day of the annual holiday (or, where under the provisions of paragraph 4 an annual holiday is allowed in more than one period, before each separate period) and before the said date or dates of his additional annual holiday. Notice may be given individually to the worker or by the posting of a notice in the place where the worker is employed.

PART IV

HOLIDAY REMUNERATION

A-CUSTOMARY HOLIDAYS

Paragraph 7.

(1) For each day of holiday (including a holiday falling on a Saturday) to which a worker is entitled under Part II of this Schedule he shall be paid by the employer holiday remuneration equal to the appropriate statutory minimum remuneration to which he would have been entitled as a time worker if the day had not been a holiday and he had worked the number of hours ordinarily worked by him on that day of the week for the employer on work to which statutory minimum remuneration applies.

Provided that payment of the said holiday remuneration shall be subject to the condition that the worker presents himself for employment at the usual starting hour on the working day immediately preceding the holiday and on the first working day following the holiday or, if he fails to do so, such failure is by reason of proved illness or with the consent of his employer.

- (2) Where a worker normally works in the week on every weekday except Saturday, he shall be paid a sum equivalent to the holiday remuneration in respect of any Saturday in respect of which he would have been entitled to a holiday under Part II of this Schedule if it had been a day on which he had normally worked.
- (3) Holiday remuneration in respect of any customary holiday shall be paid by the employer to the worker on the pay day on which the wages for the pay week including the holiday are paid.
- (4) Holiday remuneration in respect of any holiday in lieu of a customary holiday shall be paid on the pay day on which the wages for the pay week including that holiday in lieu are paid.

Provided that the said payment shall be made immediately upon the termination of the worker's employment in the case where he ceases to be employed before being allowed such holiday in lieu.

B-ANNUAL HOLIDAYS

Paragraph 8.

- (1) Subject to the provisions of paragraph 9 of this Schedule, a worker entitled to be allowed an annual holiday or additional annual holiday under this Schedule shall be paid by his employer in respect thereof, on the last pay day preceding such annual holiday, one day's holiday pay (as defined in paragraph 13) in respect of each day thereof.
- (2) Where, under the provisions of paragraph 4 of this Schedule an annual holiday is allowed in two or more periods; the holiday remuneration shall be apportioned accordingly.

Paragraph 9.

Where accrued holiday remuneration has been paid by the employer to the worker (in accordance with paragraph 10 or in accordance with the provisions of Order N.I.A. (32)) in respect of employment during any of the periods referred to in that paragraph or that Order, the amount of holiday remuneration payable by the employer in respect of any annual holiday for which the worker has qualified by reason of employment during any of the said periods shall be reduced by the amount of the said accrued holiday remuneration unless that remuneration has been deducted from a previous payment of holiday remuneration made under the provisions of this Schedule.

ACCRUED HOLIDAY REMUNERATION PAYABLE ON TERMINATION OF EMPLOYMENT

Paragraph 10.

- (I) If a worker ceases to be employed before being allowed or entitled to be allowed an annual holiday the employer shall, immediately on the termination of the employment (hereafter called "the termination date"), pay to the worker as accrued holiday remuneration:—
 - (a) in respect of any period of employment occuring before 1st May immediately preceding the termination date, an amount equal to the holiday remuneration to which the worker would have been entitled under the provisions of paragraph 8 if he had been allowed an annual holiday in respect of that period of employment at the termination date, LESS any holiday remuneration already paid for any day or days of annual holiday allowed subsequently to 1st May aforesaid in respect of that period of employment and,
- (b) in respect of any period of employment since 1st May immediately preceding the termination date, an amount equal to one day's holiday pay (as defined in paragraph 13) multiplied by the number of days of annual holiday to which the worker would have been entitled under the provisions of paragraph 3 if by virtue of such period of employment he could have taken an annual holiday at the termination date, LESS any accrued holiday remuneration already paid by the employer to the worker in respect of that period.
- (2) If a worker ceases to be employed in any calendar year before being allowed the additional annual holidays for which he has qualified under the provisions of Part III the employer shall, on the termination date, pay to the worker as accrued holiday remuneration one day's holiday pay (as defined in paragraph 13) for each of the 5 such days for which he has so qualified LESS any holiday remuneration already paid for any day or days of additional annual holiday allowed between 1st May immediately preceding the termination date and that date.

PART V

GENERAL

Paragraph 11.

For the purposes of calculating any period of employment entitling a worker to an annual holiday or to an additional holiday or to any accrued holiday remuneration under this Schedule, the worker shall be treated—

- (a) as if he were employed for a week in respect of any week in which—
 - (i) he has worked for the employer on not less than three days and has performed some work to which statutory minimum remuneration applies; or
 - (ii) he has been absent throughout the week by reason of proved illness or accident but not exceeding eight weeks in the aggregate in the period of twelve months immediately preceding the commencement of the holiday season; or
 - (iii) he has been suspended throughout one week at a time owing to shortage of work; or
- (b) as if he were employed on any day of holiday allowed under the provisions of this Schedule, and for the purposes of the provisions of sub-paragraph (a) of this paragraph, a worker who is absent on such a holiday shall be treated as having worked the number of hours ordinarily worked by him on that day of the week for the employer on work to which statutory minimum remuneration applies.

Paragraph 12.

Where any day of holiday allowed to any worker under this Schedule falls upon a day of holiday or half-holiday to which the worker may be entitled under any enactment order other than the Wages Councils Act (Northern Ireland) 1945, that holiday or half-holiday shall be treated as part of the holiday allowed under this Schedule.

Paragraph 13.

In this Schedule, unless the context otherwise requires, the following expressions have the meanings hereby respectively assigned to them that is to say:—

"NORMAL WORKING WEEK" means the number of days on which it has been usual for the worker to work in a week in the employment of the employer in the twelve months immediately preceding the commencement of the holiday season, or where under paragraph 10 of this Schedule accrued holiday remuneration is payable on the termination of the employment, in the twelve months immediately preceding the date of the termination of the employment.

Provided that-

- (i) part of a day shall count as a day;
- (ii) no account shall be taken of any week in which the worker did not perform any work for which statutory minimum remuneration has been fixed.

"ONE DAY'S HOLIDAY PAY" means the appropriate proportion of the worker's weekly remuneration, that is to say,

where the worker's normal working week is five days . . one-fifth where the worker's normal working week is four days . . one-quarter where the worker's normal working week is three days . . one-third where the worker's normal working week is two days . . one-half where the worker's normal working week is one day . . the whole

and in this definition, "weekly remuneration" means the remuneration which the worker would be entitled to receive from the employer at the date of the holiday or, where accrued holiday remuneration is payable, at the termination date, for one week's work—

- (a) if working his normal working week and the daily number of hours normally worked by him excluding overtime; and
- (b) if paid at the appropriate time rate of statutory minimum remuneration for work to which statutory minimum remuneration applies and at the same rate for any work for the same employer to which such remuneration does not apply.

"STATUTORY MINIMUM REMUNERATION" means statutory minimum remuneration (other than holiday remuneration) which has been fixed by a Wages Regulation Order made by the Ministry pursuant to proposals submitted to it by the Aerated Waters Wages Council (Northern Ireland).

"WEEK" means "pay week."

Paragraph 14.

The provisions of this Schedule are without prejudice to any agreement for the allowance of any further holidays with pay or for the payment of additional holiday remuneration.

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 7th September 1971, sets out the holidays which an employer is required to allow to workers and the remuneration payable for those holidays in substitution for the holidays and holiday remuneration fixed by the Aerated Waters Wages Council (Northern Ireland) Wages Regulation (Holidays) Order 1949 (Order N.I.A. (32)) as amended by the Second Schedule to the Aerated Waters Wages Regulation Order (Northern Ireland) 1965 (Order N.I.A. (66)).

Order N.I.A.(32) and the Second Schedule to Order N.I.A.(66) are revoked.

New provisions in the Schedule are printed in italics.