Status: This is the original version (as it was originally enacted). This item of legislation is currently only available in its original format.

# SCHEDULES

### **SCHEDULE 4**

## STATUTORY JOINT INDUSTRIAL COUNCILS

## PART II

## TRANSITIONAL PROVISIONS

Any of the following things done by, to or in relation to a wages council, that is to say—

any order made under section 14 of this Act;

any proposals published in relation to making of such an order, any notice published and representations made with respect thereto;

any permit issued under section 16 of this Act;

any approval given under the proviso to section 19(1) of this Act;

shall as from the date when that council becomes a statutory joint industrial council be treated as having been done by, to or in relation to the latter council.

- The persons who immediately before the date on which a wages council becomes a statutory joint industrial council are the members of the wages council appointed by an employers' association or trade union shall, subject to paragraph 2(2) above, become and continue to be members of the statutory joint industrial council as if they had been appointed under paragraph 1 above.
- The persons who immediately before the date on which a wages council becomes a statutory joint industrial council are the secretary and officers of the wages council shall on that date become the secretary and officers of the statutory joint industrial council.