STATUTORY INSTRUMENTS

1968 No. 1562

WAGES COUNCILS

The Wages Regulation (Hat, Cap and Millinery) Order 1968

Made - - - 30th September 1968

Coming into Operation 25th October 1968

Whereas the Secretary of State has received from the Hat, Cap and Millinery Wages Council (Great Britain) the wages regulation proposals set out in the Schedule hereto;

Now, therefore, the Secretary of State in exercise of her powers under section 11 of the Wages Councils Act 1959(a), and of all other powers enabling her in that behalf, hereby makes the following Order:—

- 1. This Order may be cited as the Wages Regulation (Hat, Cap and Millinery) Order 1968.
- 2.—(1) In this Order the expression "the specified date" means the 25th October 1968, 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.
- (2) The Interpretation Act 1889(b) shall apply to the interpretation of this Order as it applies to the interpretation of an Act of Parliament and as if this Order and the Order hereby revoked were Acts of Parliament.
- 3. The wages regulation proposals set out in the Schedule hereto shall have effect as from the specified date and as from that date the Wages Regulation (Hat, Cap and Millinery) Order 1966(c) shall cease to have effect.

Signed by order of the Secretary of State.

30th September 1968.

P. H. St. J. Wilson,
Deputy Under Secretary of State,
Department of Employment and Productivity.

SCHEDULE

The following minimum remuneration shall be substituted for the statutory minimum remuneration fixed by the Wages Regulation (Hat, Cap and Millinery) Order 1966 (Order H.C.M. (9)).

⁽a) 1959 c. 69.

PART I

GENERAL

- 1.—(1) The minimum remuneration payable to a worker to whom this Schedule applies for all work except work to which a minimum overtime rate applies under Part V of this Schedule is:—
 - (a) in the case of a time worker, the hourly general minimum time rate;
 - (b) in the case of a worker 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 hourly piece work basis time rate.
 - (2) In this Schedule:-
 - "hourly general minimum time rate" means the general minimum time rate applicable to the worker under Part II or Part III of this Schedule divided by 40;
 - "hourly piece work basis time rate" means the piece work basis time rate applicable to the worker under Part II or Part III of this Schedule divided by 40;
 - " per week" means per week of 40 hours.

PART II

MALE WORKERS

GENERAL MINIMUM TIME RATES

2. The general minimum time rates applicable to male workers are as follows:—

Per week s. d. (1) Cutters, blockers, body makers or finishers, stiffeners or shapers employed in a section of the trade other than the felt hat section 221 8 (2) Workers employed in the felt hat (wool) section of the trade on any of the operations ofhardening; planking processes of barrel twisting, hand planking or hand stretching; 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: if they have worked in any section of the trade on one or more 221 8 of such operations for at least 3 years after the age of 18 years (3) Workers employed in the felt hat (fur) section of the trade on any of the operations offorming; hardening; planking; proofing (head man only); dyeing (head man only); blocking; pressing; finishing; brushing; curling and steaming; flanging; cutting; ironing and paring; trimming; velouring; if they have worked in any section of the trade on one or more 221 8 of such operations for at least 3 years after the age of 18 years

												Per we	-
(4)	All oth	er v	vorke	rs—								S.	d.
• •	Ageo	1 21	vear	s or o	ver							203	4
			-			years				•••	•••	180	0
	**	19		,,	20	-		•••	•••	•••		163	4
	21	18	••	"	19		•			•••	•••	147	6
	"	17		"	18		•••			•••	•••	131	8
	"	16		"	17	, ,,	•••			•••		113	4
	"	un	der 1	6 year	rs			•••	•••	•••	•••	94	2
Provided that the general minimum time rate applicable during his first year's employment in the trade to a worker specified in this sub-paragraph, who enters, or has entered, the trade for the first time at or over the age of 19 years shall be:—													
	Duri	ng 1	the fir	st six	mo	onths	of suc	h empl	oyment	t		150	0
		-						such en				159	2
PIECE WORK BASIS TIME RATES 3. The piece work basis time rates applicable to male workers of any age employed													
on piece wor			1313 ti	ine ia	ics	appin	saule t	O maic	WUING	is or ar	iy age (mpioy	Vu
•												Per we	
(4) 1171		د ـ ه		. L			1) (2)	(2)	af mam		2	s. <i>232</i>	d. 6
(1) Worker (2) All oth	•				ragi				or para		•••	215	
PART III													
							WORI						
FEMALE WORKERS IN ALL BRANCHES OF THE TRADE OTHER													
THAN THE RETAIL BRANCH IN SCOTLAND													
		C	ENE	RAL	M	INIM	IUM '	TIME	RATE	S			
4. The general minimum time rates applicable to female workers other than those referred to in paragraph 6 are as follows:—													
												Per we s.	•
(1) Learne	rs duri	ng t	he fol	lowin	g p	eriod	s of en	nploym	ent in	the trac	ie:—		_
	x mon	ths	•••	•••		•••	•••	•••	•••	•••	•••	86	8
2nd			•••	•••		•••	•••	•••	•••	•••	•••	95	0
2nd			•••	•••		•••	•••	•••	•••	•••	•••	117	6
3rd			•••	•••		•••	•••	•••	•••	•••	•••	133	4
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 for the purpose of this sub-paragraph as though she had, at the date of her entry, completed 2 years of employment as a learner in the trade.													
(2) All oth				•••		•••	•••	•••	•••	•••	••	156	8

	PIEC	E WC	RK B	ASIS 1	TIME I	RATE			Per we	æk d.
5. The piece work than those referred to work is	basis :	time ra paragra	ite app iph 7	licable of any 	to fem	ale wo mploye	rkers o	other piece	165	
FEMALE W	ORK		IN TH DE IN				CH OF	THE	,	
	GENE		MININ				S			
6. The general min	imum	time	rates pa	ayable	to fem	ale wo	rkers e	mploy	ed in	the
retail branch of the tra	ide, ir	Scotla	and, are	e as fol	lows:—	=			Per we	
(1) Learners during	the fo	llowing	z period	is of en	nploym	ent in	the trad	le:—		
1st six months			, , , , ,				•••		86	8
2nd ,, ,,		•••	•••	•••				•••	95	0
2nd ,, ,, 2nd year		•••	•••	•••	•••	•••	•••		117	6
3rd "		•••	•••	•••	•••		•••	•••	133	4
(2) All other worker		•••	•••	•••	•••	•••	•••	•••	156	8
• •										
	PIEC	CE WO	ORK B	ASIS	IIME	RATE			Per w	_
7. The piece work b employed on piece wo	asis ti rk in	me rate the reta	applicail bran	able to ich of t	female he trad	worke le in Sc	rs of any otland	y age is	165	10
			Pa	RT IV						
EXPERIENCE UN	DER	THE		RNMI IEME	ENT V	OCAT	IONAI	L TRA	AININ	G
8. Where any work the cloth hat and cap Scheme for resettleme reckoning the period of	sections of the v	n of th aining, worker	e trade such r s empl	under eriod oyment	the Go of train in the	vernmening sh trade, l	ent Voc all, for be treat	ational the ped as i	u Train ourpose f it wer	of e—
(1) in the case of a female worker, a period of 3 years' employment as a learner in the trade, or										
(2) in the case of a male worker, a period of at least one year's employment in the trade at or over the age of 21 years.										
Part V										
ΩV	FRTI	ME R	ATES	AND	WAIT	ING T	IME			
ALL BRANCHES C			ADE (R THA			TAIL	BRAN	CH
9. Subject to the p rates set out in paragin the retail branch of (1) in excess of the	raph 1 the t	0 are prade in	payable respec	to a v	vorker y time	other t	han a v	nimun vorkei	n overt emplo	ime yed
(a) in any wee	k		•••	•••	•••	•••	•••	•••	40 h	urs

(b) on any day other	er than a Saturday, i	Sunday or cu	istomary	nonday		
where the norr or	nal working hours	exceed 8½	•••	•••	9	hours
where the norm than 8½	nal working hours	are more tha	an 8 but			hours
or where the norr	nal working hours	are not mo	re than 8	3 .	8	hours
(2) on a Saturday, Sund	lay or customary h	oliday.				
Ŋ	MINIMUM OVE	RTIME RA	TES			
10.—(1) Minimum over employed in the retail bra	rtime rates are pay	yable to any s follows:	worker	other th	an a v	vorker
(a) on any day other th	an a Sunday or c	ustomary ho	liday—			
(i) for the first 2 (ii) for the next 2 (iii) thereafter	hours of overtime hours	-		time-an- time-an- double-	d-a-hal	
(b) on a Sunday or cust for all time worked Provided that woundertaking for the Sunday instead of Sashall apply as if in swere substituted for stitution is unlawful	there it is the pre- e employer to requiturday the provisions the such provisions the "Sunday", exce	uire attenda ons of this par word "Sat	Jewish ance on ragraph urday "	double-	time	
(c) in any week, exclusi minimum overtime provisions of this su for all time worked	rate is payable ub-paragraph—	ınder the fo	regoing	time-an	d-a-qu	arter
(2) The minimum ove paragraph are payable in out in sub-paragraph (1)(any week whether	it in sub-pa er or not the	ragraph e minim	(1)(a) o um over	r (b) or rtime r	of this ate set
	RETAIL E	BRANCH				
	OVER	ГІМЕ				
11. Subject to the provrates set out in paragraph as follows:—	visions of this Part n 12 are payable to	t of this Sch workers in	edule, th the reta	ne minin il branci	num ov	ertime trade
(1) in any week, for all	time worked in ex	ccess of	•••	•••	40) hours
(2) on any day other to for all time worked	than a Saturday, in excess of	Sunday or c	ustomar 	y holida 	y, 8	3 hours
Provided that wonly in the week, worked after	here the worker in minimum overtime	normally att e rates shall 	ends on apply t	o all tir	ne) hour
(3) on a Saturday, not	being a customary	holiday,				
(a) where the wo	orker normally attended in excess of	ends on six	days in		ek, 4	4 hours
(b) where the wor for all time w	ker normally atten orked;	ds on five day	ys only ii	the wee	k,	
(4) on a Sunday or a c for all time work	ustomary holiday,					

MINIMUM OVERTIME RATES

12.—(1) Subject to the provisions of this Part of this Scherates are payable to a worker in the retail branch of the trade	dule, minimum overtime e as follows:—
(a) on any day other than a Saturday, Sunday or customar	y holiday—
(i) for the first two hours worked in excess of 8 hour	s time-and-a-quarter
(ii) thereafter	time-and-a-half
Provided that where the worker normally attends five days only in the week, the said minimum overting rates of time-and-a-quarter and time-and-a-half shall payable after 9 and 11 hours' work respectively;	me
(b) on a Saturday, not being a customary holiday—	
(i) where the worker normally attends on six days in t week—	he
for all time worked in excess of 4 hours	time-and-a-half
(ii) where the worker normally attends on five days or in the week—	nly
	time-and-a-quarter
· · · · · · · · · · · · · · · · · · ·	time-and-a-half
thereafter	double-time
(c) on a Sunday or a customary holiday—	
for all time worked	double-time
(d) in any week exclusive of any time in recognit of which	

(2) The minimum overtime rates set out in sub-paragraph (1)(a), (b) or (c) of this paragraph are payable in any week, whether or not the minimum overtime rate set out in sub-paragraph (1)(d) of this paragraph is also payable.

... time-and-a-quarter

minimum overtime rate is payable under the foregoing

provisions of this sub-paragraph—

for all time worked in excess of 40 hours

- (3) Where the worker normally attends on Sunday and not on Saturday, for the purposes of this Part of this Schedule (except where such attendance is unlawful), Saturday shall be treated as a Sunday and subject to the provisions of sub-paragraph (4) of this paragraph, Sunday as a Saturday.
- (4) Where the worker normally attends on six days in the week and an ordinary weekday is substituted for Saturday or, in a case where the provisions of sub-paragraph (3) of this paragraph apply, for Sunday, as the worker's weekly short day, for the purposes of this Part of this Schedule (except where such substitution is unlawful) that ordinary weekday shall be treated as a Saturday and Saturday or Sunday, as the case may be, as an ordinary weekday.
- (5) Where the worker normally attends on five days only in the week, including Saturday, a weekday on which he normally does not attend shall, for the purposes of this Part of this Schedule, be treated as a Saturday, and Saturday as another weekday.
 - 13. In this Part of this Schedule-
 - (1) the expression "customary holiday" means:-
 - (a) In England and Wales—
 - (i) Christmas Day (or, if Christmas Day falls on a Sunday, such weekday as may be appointed by national proclamation, or, if none is so appointed, the next following Tuesday), Boxing Day, Good Friday, Easter Monday, Whit Monday, August Bank Holiday, and one other day to be agreed between the employer and the worker; or

- (ii) in the case of each of the said days a day substituted by the employer therefor, being a day recognised by local custom as a day of holiday in substitution for the said day.
- (b) In Scotland-
 - (i) New Year's Day (or the following day if New Year's Day falls on a Sunday);

the local Spring holiday;

the local Autumn holiday:

Provided that, where in any establishment it is not the custom or practice to observe all or any of such days as holidays, another day or other days, not fewer in number, may, by agreement between the employer and the worker, be substituted therefor; and

- (ii) four other days to be agreed between the employer and the worker.
- (2) the expressions "time-and-a-quarter", "time-and-a-half" and "double-time" mean, respectively—
 - (a) in the case of a time worker, one and a quarter times, one and a half times and twice the hourly general minimum time rate otherwise payable to the worker;
 - (b) in the case of a piece worker—
 - (i) a time rate equal to one quarter, one half and the whole of the hourly piece work basis time rate otherwise applicable to the worker and, in addition thereto,
 - (ii) piece rates each of which would yield, in the circumstances of the case, to any ordinary worker, at least the same amount of money as the said hourly piece work basis time rate.

WAITING TIME

- 14.—(1) A worker is entitled to payment of the minimum remuneration specified in this Schedule for all time during which he is present on the premises of his employer unless he is present thereon in any of the following circumstances:—
 - (a) without the employer's consent, express or implied;
 - (b) for some purpose unconnected with his work and other than that of waiting for work to be given to him to perform;
 - (c) by reason only of the fact that he is resident thereon;
 - (d) during normal meal times in a room or place in which no work is being done and he is not waiting for work to be given to him to perform.
- (2) The minimum remuneration payable under sub-paragraph (1) of this paragraph to a piece worker when not engaged on piece work is that which would be payable if he were a time worker.

PART VI

INTERPRETATION

- 15. In this Schedule, unless the context otherwise requires, the following expressions have the meanings hereby respectively assigned to them, that is to say:—
 - (1) "the trade" means the trade specified in paragraph 17.
 - (2) "the retail branch" means that branch of the trade in which the employer supplies the article direct to the individual wearer and employs the worker direct.
 - (3) A cutter is a male person who—
 - (a) is employed in a section of the trade, other than the silk hat section, on one or more of the operations of marking in or cutting any kind of material, laying up, hooking up or stripping and,

(b) for not less than 3 years after the age of 18 years has been employed in any section of the trade mainly on one or more of the last mentioned operations:

Provided that the work of a cutter shall not include the cutting of cloth or other textile materials for stitchers of hat leathers or for use as hat linings.

- (4) A blocker, body maker, or finisher is a male person who is employed on one or more of the operations of—
 - (a) covering, pulling-on, or blocking hats or caps; or
 - (b) blocking straws, hoods or shapes, of any materials; or
 - (c) making shapes by means of a gas block;

and for not less than 3 years after the age of 18 years has been employed in any section of the trade mainly on one or more of the last mentioned operations.

- (5) A stiffener is a male person who is employed in stiffening and has been employed in any section of the trade mainly in stiffening for not less than 3 years after the age of 18 years.
- (6) A shaper is a male person who is employed in putting into shape by hand work the brim part of any hat or helmet which is made on a body or foundation of any material, and has been so employed in any section of the trade for not less than 3 years after the age of 18 years.
- (7) A learner means a female worker who is employed by an employer who provides her with reasonable facilities for learning, practically and efficiently, any branch of the trade or the various processes involved in the making of any of the articles specified in the definition of the trade referred to in paragraph 17.

PART VII

WORKERS TO WHOM THIS SCHEDULE APPLIES

- 16. This Schedule shall not apply to workers employed as machinists in the cloth hat or cap section of the trade during any period in respect of which they are in receipt of allowances as provided under the Government Vocational Training Scheme for resettlement training if they are trainees who have been placed by the Department of Employment and Productivity with the employer for a period of approved training and if the requirements of the said scheme are duly complied with.
- 17. Subject to the provisions of paragraph 16, this Schedule applies to workers in relation to whom the Hat, Cap and Millinery Wages Council (Great Britain) operates, that is to say, workers employed in Great Britain in the trade specified in the Schedule to the Hat, Cap and Millinery Wages Councils (Abolition and Establishment) Order 1963(a), that is to say:—
- "All workers employed in Great Britain in the making from any material of men's, women's or children's headgear, or the trimming thereof; including:—

Warehousing, packing or other operations incidental to or appertaining to the making or trimming of men's, women's or children's headgear; but excluding:—

- (1) The casting and making of solid metal helmets;
- (2) The making of rubberised or oilskin headgear where carried on in association with or in conjunction with the making of other rubberised or oilskin articles;
- (3) The making of nurses' or servants' caps, chefs' caps, hospital ward caps, or similar articles;
- (4) The making of field bonnets, sun bonnets, boudoir caps, or infants' millinery where carried on in association with or in conjunction with the making of dresses, non-tailored skirts, wraps, blouses, blouse-robes, jumpers, sports coats, neckwear, tea-gowns, dressing-gowns, dressing-jackets, pyjamas, underclothing, under-skirts, aprons, overalls, nurses' and servants' caps, juvenile clothing, baby linen or similar articles;

- (5) The making of fur hats, where made in association with or in conjunction with the manufacture of furs or furriers' skins into garments, rugs or similar articles;
- (6) The making of knitted headgear and the making of headgear from knitted fabrics where carried on in association with or in conjunction with the manufacture of the knitted fabrics;
- (7) Warehousing and packing of men's, women's or children's headgear and other similar operations carried on in shops mainly engaged in the retail distribution of articles of any description that are not made or trimmed on the premises."

EXPLANATORY NOTE

(This Note is not part of the Order.)

This Order, which has effect from 25th October 1968, sets out the statutory minimum remuneration payable in substitution for that fixed by the Wages Regulation (Hat, Cap and Millinery) Order 1966 (Order H.C.M.(9)), which Order is revoked.

New provisions are printed in italics.