SECTION III.

All Female Workers, including Learners, but excluding the classes of workers	d.	d.
specified in Sections I. and V. of this Part of this Schedule		91,

Note.—In cases where a female worker is employed on Piece-Work, each Piece-Rate paid must be such as would yield, in the circumstances of the case, to an Ordinary worker, i.e., a worker (not being a learner or an apprentice) of ordinary skill and experience in the class of work in question, an amount not less than the Piece-Work Basis Time-Rate applicable as set out in this Part of this Schedule.

SECTION IV.

Female Learners (as defined in Section I. of Part IV. of this Schedule and employed under the conditions specified in Sections I. and II. thereof):—

				General Minimum Time-Rates. Per week of 48 hours.					
							s.	d.	
For the 1st year of Learnership		 			10	0			
,,	$2\mathrm{nd}$,,		 			15	6	
,,	3rd	,,		 			21	6	
,,	$4 ext{th}$	**		 			27	6	

The General Minimum Time-Rates for Female Learners set out in this Section are weekly rates based on a week of 48 hours, and shall be subject to a proportionate decrease according as the number of hours of employment in any week is less than 48.

SECTION V.

Female Indentured Apprentices (as defined by the Trade Board in Part I. of their Notice R.B. (11), dated 8th October 1921) registered with the Trade Board on and after 10th October 1921.

Note.—The Minimum Rates of Wages applicable to the above-mentioned class of Apprentices are set out in the Schedule to the said Notice R.B. (11) dated 8th October 1921.

SECTION VI.

Notwithstanding anything herein contained, the Minimum Rates of Wages set out in this Schedule for Female Workers shall not apply to Apprentices who have entered or shall enter the Retail Bespoke Section of the Tailoring Trade under 21 years of age, and who are employed under a contract in writing, entered into prior to the 10th October 1921, providing for their effective instruction for a period of not less than three years by a fully qualified tailor or tailoress in making a bespoke garment throughout.

PART III.

OVERTIME RATES FOR MALE AND FEMALE WORKERS.

SECTION I.

In accordance with Section 3 (1) (c) of the Trade Boards Act, 1918, the Trade Board have declared the normal number of hours of work in the trade to be as follows:—

In any week					48
On any weekday	(other	than	Saturo	lay)	9
On Saturday				•••	5

Provided that any other day (not being Sunday), may be substituted by an employer for Saturday, as the weekly short day, and in such case the normal number of hours of work on such substituted day shall be five and the normal number of hours on Saturday shall be nine.

Provided also that all hours worked by a worker on Sundays and on Customary Public and Statutory Holidays shall be regarded as Overtime to which the Overtime Rates shall apply.

SECTION II.

The Minimum Rates for Overtime in respect of hours worked by a Male or Female Worker, in excess of the declared normal number of hours of work in the trade, shall be as follows:—

- (A) Male and Female Workers employed on Time-Work.
 - (1) For the first two hours of Overtime on any day, except Saturdays (or the weekly

- short day substituted therefor), Sundays and Customary Public and Statutory Holidays, the Overtime Rate shall be One-and a-Quarter times the General Min mum Time-Rate otherwise applicable, i.e., Time-and-a-Quarter.
- (2) For Overtime after the first two hours of Overtime on any day except Sundays and Customary Public and Statutory Holidays, and for all Overtime on Saturdays (or the weekly short day substituted therefor), the Overtime Rate shall be Oneand-a-Half times the General Minimum Time-Rate otherwise applicable, i.e., Time and-a-Half.
- (3) For all time worked on Sundays and Customary Public and Statutory Holidays the Overtime Rate shall be twice the General Minimum Time-Rate otherwise applicable, *i.e.*, Double Time.
- f'(4) For all hours worked in any week in excess of 48, the Overtime Rate shall be One-and-a Quarter times the General Minimum Time-Rate otherwise applicable, i.e., Time-and-a-Quarter, except in so far as higher Overtime Rates are payable under the provisions of paragraphs (2) and (3) of this Sub-Section.

The Overtime Rates shall be payable where on any day (not being a Sunday or a Customary Public or Statutory Holiday) the number of hours worked exceeds nine, or in the case of Saturday (or the weekly short day substituted