				Scale A.			Scale B.			Scale C.		
				Per Week		Per	Per '	Week	Per	Per \	Veek	Per
				of 48		hour.	of	48	hour.	of	48	hour.
				hours.			hours.			hours.		
				S.	d.	d.	8.	d.	d.	8.	d.	d.
During			oloyment in									
	the I	Retail Best	ooke Dress-									
	maki	ng Branch	of the Trade	5	0	1 1	6	0	11	7	0	12
,,	2nd	,,	,,	10	0	$2\frac{1}{2}$	12	0	3	13	0	3 1 5
**	3rd	,,	,,	16	0	4	18	0	41	20	0	5
"	4 th	,,	,,	22	0	$5\frac{1}{2}$	25	0	$6\frac{1}{4}$	27	0	6 3
(0	The	advances	to be given t	o learne	ers sl	all beco	me du	e on	the com	oletion	of	each 12

months' employment in the Retail Bespoke Dressmaking branch of the trade.

(b) A learner shall cease to be a learner and be entitled to the General Minimum Time-Rate applicable to workers other than learners on the completion of 4 years' employment in the Retail Bespoke Dressmaking branch of the trade.

PART II.

PROPOSED VARIATION OF PIECE-WORK BASIS TIME-RATES FOR FEMALE WORKERS IN THE RETAIL BESPOKE DRESSMAKING BRANCH OF THE TRADE (AS DEFINED IN PART V. OF THIS SCHEDULE).

Section I.—Piece-Work Basis Time-Rates at present in force :—	
	Per hour.
(1) Fully qualified bodice, skirt, gown or blouse hands as defined in Part I., Section I.	
(1) above	11≩
(2) Qualified bodice, skirt, gown or blouse hands as defined in Part I., Section I.	
(2) above	$10\frac{1}{2}$
(3) (i) All other Female Workers (except homeworkers) employed in the Retail	0.1
Bespoke Dressmaking Branch of the Trade	9 1
(ii) Homeworkers employed in the Retail Bespoke Dressmaking Branch of the	

Section II Piece-Work Basis Time-Rates Proposed .	SECTION	II Piece-Wor	k Basis	Time-Rates	Proposed :-
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Trade

	Per hour. d.	Per hour. d.	Per hour d.
 (i) Female Workers of the class specified in paragraph (1) of Section II. of Part I. of this Schedule (ii) All other Female Workers employed in the Retail 	$9\frac{1}{2}$	101	103
Bespoke Dressmaking Branch of the Trade:—	9	81	٥
(b) Homeworkers	8	8 1	9

. .

In the case of all Workers of the classes specified in this Part of this Schedule employed on Piece-Work, each Piece-Rate paid shall be such as would yield, in the circumstances of the case, to an Ordinary Worker not less than the appropriate Piece-Work Basis Time-Rate as set out above.

In determining whether any Piece-Rate satisfies the above-mentioned condition, regard must

be had only to the earnings of ordinary workers, i.e., 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., learners and infirm workers.

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PART III.

PROPOSED VARIATION OF OVERTIME RATES FOR FEMALE WORKERS EMPLOYED IN THE RETAIL BESPOKE DRESSMAKING BRANCH OF THE TRADE (AS DEFINED IN PART V. OF THIS SCHEDULE).

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 day other than Saturday, Sunday and Customary Public and Statutory Holidays

Provided that all hours worked by a worker on Sundays and Customary Public and Statutory Holidays and hours worked on Saturday (subject to the provisions set out below) 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 worker of the classes specified in Parts I. and II. of this Schedule in excess of the declared normal number of hours shall be as follows:

Scale A. Scale B.

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Scale C.

- A.—For workers employed on Time-Work: (1) On any day other than Saturday, Sunday and Customary Public and Statutory Holidays :--
 - (a) For the first two hours of Overtime, Oneand-a-Quarter Times the General Minimum Time-Rate otherwise applicable,
 - i.e., Time-and-a-Quarter.
 (b) For Overtime after the first two hours of Overtime, One-and-a-Half Times the General Minimum Time-Rate otherwise applicable, i.e., Time-and-a-Half.

Provided that where it is the established practice of an employer only to require attendance on five days a week, the Overtime Rates specified in paragraphs A (1) (a) and A (1) (b) of this Section shall not be payable on any day