SECTION III.—Male and Female Workers employed in the Orkney and Shetland Islands:—

The General Minimum Time-Rates for Male and Female Workers in the Orkney and Shetland Islands shall be in each case 1d. per hour less than the General Minimum Time-Rates set out in Columns I. and II. of Sections I. and II. above.

PART II.

OVERTIME RATES—MALE AND FEMALE WORKERS—ALL AGES.

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

Provided that all hours worked by a worker on Sundays and on generally recognised district Holidays not exceeding six in number in any one year shall be regarded as Overtime to which the Overtime Rates shall apply.

SECTION II.—The Minimum Rates for Overtime for all Male and Female Workers in respect of hours worked by a worker in excess of the normal number of hours declared by the Trade Board, as set out in Section I. of this Part of this Schedule, are as follows:—

(1) For all time worked on Sundays and on generally recognised district Holidays not exceeding six in number in any one year, the Overtime Rate shall be twice the minimum rate otherwise applicable, i.e., Double Time.

(2) For all time worked in excess of 48 hours in any week the Overtime Rate shall be one-and-ahalf times the minimum rate otherwise applicable, i.e., Time-and-a-Half, except in so far as Double Time is payable under the provisions of paragraph (1) of this Section.

Note.—The hours which Female Workers, Young Persons and Children are allowed to work are subject to the provisions of the Factory and Workshop Acts, and of the Employment of Women, Young Persons and Children Act, 1920.

PART III.

APPLICABILITY OF MINIMUM RATES OF WAGES.

The above respective Minimum Rates of Wages apply, subject to the provisions of the Trade Boards Acts; to all workers in Scotland in respect of all time during which they are employed in any branch of the trade specified in the Trade Boards (Aerated Waters) Order, 1919, that is to say:

The manufacture, wherever carried on, of mineral or aerated waters, non-alcoholic cordials, flavoured syrups, unfermented sweet drinks and other similar beverages, and the manufacture in unlicensed premises of brewed liquors, including:-

(a) the operations of bottle washing, bottling and filling and all other operations preparatory to the sale of any of the aforesaid liquors in bottles, jars, syphons, casks or other similar receptacles; and including also

(b) the operations of bottle washing, bottling and filling, and all subsidiary operations preparatory to the sale in bottles, jars or other similar receptacles of cider, ale, stout, porter and other alcoholic beers, where all or any of such last-mentioned operations are, or is, conducted or carried on in association with or in conjunction with all or any of the operations specified under (a) above so as to form a common or interchangeable form of employment for workers, and whether the two sets of operations or any of them are, or is, carried on simultaneously

PART IV.

SECTION I.—The above General Minimum Time-Rates and Overtime Rates must be paid clear of all deductions other than deductions under the National Insurance Act, 1911, as amended by any subsequent enactments, or deductions authorised by any Act to be made from wages in respect of contributions to any Superannuation or other Provident Fund.

Section II.—The above Minimum Rates of Wages are without prejudice to workers who are

earning higher rates of wages, and are operative only during the periods specified or until such time

as they are cancelled or varied.

Signed by Order of the Trade Board and in pursuance of an Order of the Minister of Labour confirming the minimum rates as Varied by the Trade Board and set out above, and specifying the 3rd day of April 1922 as the date from which they should become effective.

This thirtieth day of March 1922.

F. Popplewell, Secretary.

Office of Trade Boards, 7-11 Old Bailey, London, E.C. 4.

Every occupier of a factory or workshop or of any place used for giving out work to outworkers shall, on receipt of this Notice, post up and keep posted up a sufficient number of true copies thereof in prominent positions, in every factory, workshop, or place used for giving out work in such a manner as to ensure that in each case the Notice shall be brought to the knowledge of all workers employed by him or on his premises who are affected thereby. Penalty for non-compliance, a fine not exceeding 40s.