the case of Female Workers. Otherwise the General Minimum Time-Rate payable to workers under 21 years of age shall be 1s. 4d. per hour in the case of Male Workers and 8½d. per hour in the case of Female Workers, irrespective of age.

Notwithstanding anything contained in this Section, this provision shall not operate in the case of workers whose employment is of a

casual, seasonal or temporary nature.

PART II.

Overtime Rates for Male and Female Workers employed on Time-Work

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

In any week On any day other than Saturday On Saturday

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

SECTION II.—The Minimum Rates Overtime in respect of hours worked by a worker employed on time-work in any branch of the Trade specified in Part III. of this Schedule in excess of the declared normal number of hours shall be as follows:

For Male and Female Workers employed on

Time-work:

1. For the first two hours' overtime on any day except Saturday, Sunday or Customary Public and Statutory Holidays, the Overtime Rate shall be one-and-a-quarter times the General Minimum Time-Rate otherwise applicable, time-and-ai.e., 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 Saturday, the Over-time Rate shall be one-and-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.

4. For all hours worked in any week in excess of 48 the Overtime Rate shall be oneand-a-quarter times the General Minimum Time-Rate otherwise applicable except in so far as higher Overtime Rates are payable under the provisions of paragraphs 2 and 3 of this Section.

Provided that:

(a) Where it is or may become the established practice of an employer only to require attendance on 5 days a week, the Overtime Rate shall only be payable on such days after $9\frac{1}{2}$ hours have been worked.

(b) Where a worker (e.g., a worker of the Jewish Religion) is customarily employed on Sunday instead of Saturday, the Minimum Rates for Overtime as set out above shall apply to such worker in like manner as if in the provisions of this part of this Notice as to Overtime the word "Saturday" were substituted for "Sunday" and the word "Sunday" for "Saturday."

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 to the Employment of Women, Young Persons and Children Act,

PARTI III.

The above Minimum Rates shall apply, subject to the provisions of the Trade Boards Acts, to all Male and Female Workers (including Homeworkers) in respect of all time during which they are employed in Great Britain in any branch of the trade specified in the Trade Boards (Toy) Order, 1920; that is to say, the manufacture of articles intended for the amusement of children, including dolls, metal, wooden or other hard toys, soft toys, books made from textile materials, requisites for table games, bricks, blocks, puzzles, balls, Christmas crackers, Easter eggs, masks or drums, including also-

(a) The assembling of parts of any of the

above-mentioned articles;

(b) The operations of storing, boxing packeting, labelling, or despatching, and all other warehousing or packing operations incidental to the manufacture of any of the above-mentioned articles; but excluding-

(a) The manufacture of toys when carried on as a subsidiary branch of work in association with or in conjunction with the manufacture of other articles, so as to form a common or interchangeable form of employ-

ment for the workers;

(b) The manufacture of sports requisites;

(c) The manufacture of toy perambulators, toy wheel barrows, toy scooters, nursery yachts, toy cycles, toy cars, toy horses, dolls' houses, or other similar toys when carried on as a subsidiary branch of work in association with or in conjunction with the manufacture of perambulators, invalid carriages or folding push cars, so as to form a common or interchangeable form of employment for the workers;

(d) The manufacture from ceramic materials of dolls or dolls' parts, dolls' china, marbles or similar articles when carried on in association with or in conjunction with the manufacture of other pottery;

(e) The making of articles from sugar

confectionery;

(f) The making of hollow-ware, including boxes and canisters, from sheet iron, sheet steel or tinplate, or any operations incidental thereto.

PART IV.

SECTION I.—The above Minimum Rates of Wages shall be payable clear of all deductions other than deductions under the National Health 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, or to agreements made or that may be made between employers and workers for the payment of wages in excess of these Minimum Rates of Wages.

Dated this 10th day of June, 1921.

Signed by Order of the Trade Board.

F. Popplewell,

Secretary.

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