- (c) For all time worked in any week, in excess of 48 hours, One-and-a-Half times the General Minimum Time-Rate otherwise applicable as specified in Parts I and II of this Schedule, i.e., TIME-AND-A-HALF, except where a higher amount is payable under Sub-Section (a) of this Part of this Section.
- (d) The Overtime Rates shall be payable where on any day (not being a Sunday or Customary Public or Statutory Holiday) the number of hours worked exceeds 8½, or in the case of Saturday exceeds 4½, notwithstanding that the number of hours worked in the week does not exceed 48.
- B.—Male and Female Workers Employed on Piece-Work to which the General Minimum Piece-Rates are not applicable.

A piece-worker employed on work to which the General Minimum Piece-Rates specified in this Schedule are not applicable shall, in respect of time worked in excess of the normal number of hours of work in the trade, as declared by the Trade Board and set out in Section I of this Part, receive, in addition to piece-rates, each of which would yield, in the circumstances of the case to an ordinary worker, not less than the appropriate Piece-Work Basis Time-Rate (or where no Piece-Work Basis Time-Rate is applicable, the appropriate General Minimum Time-Rate), an amount equal to one-half of, or the full amount of the General Minimum Time-Rate which would have been applicable to the worker if the worker had been employed on time-work, according as the Overtime Rate which would have been payable if the worker had been employed on time-work were Time-and-a-half or Double-Time.

C.—Female Workers Employed on Piece-Work to which the General Minimum Piece-Rates are applicable.

A female piece-worker employed on work to which the General Minimum Piece-Rates specified in this Schedule are applicable shall, in respect of time worked in excess of the normal number of hours of work in the trade, as declared by the Trade Board and set out in Section I of this Part, receive, in addition to the appropriate General Minimum Piece-Rates, an amount equal to one-half of, or the full amount of, the General Minimum Time-Rate which would have been applicable to the worker if she had been employed on time-work, according as the Overtime Rate which would have been payable if the worker had been employed on time-work were Time-and-a-half or Double-Time.

SPECIAL AREAS.

SECTION III.

Notwithstanding anything contained in this Schedule:—

(i) In the case of those classes of workers in the Municipal Burgh of Brechin, the Parish of Brechin, the Municipal Burgh of Forfar, the Parish of Forfar, the Burgh of Kirriemuir, the Parish of Kirriemuir, the Parishes of Blairgowrie and Rattray, the Burgh of Carnoustie or

the Parish of Logie Pert, who in accordance with the established practice of the establishment attend for nine hours per day on five days of the week and for three hours on Saturday, the appropriate Overtime Rate specified in Section II of this Part shall not be payable in respect of the first quarter of an hour in excess of 8½ hours on any day except Saturdays, Sundays and Customary Public and Statutory Holidays, but shall be payable in respect of all time worked on any such day in excess of nine hours.

(ii) In the case of those classes of workers in the area specified in Sub-section (i) of this Section who, in accordance with the established practice of the establishment attend only on five days a week, the appropriate Overtime Rate specified in Section II of this Part shall not be payable in respect of the first three-quarters of an hour in excess of 8\frac{3}{4} hours on any day except Saturdays, Sundays and Customary Public and Statutory Holidays, but shall be payable on any such day in respect of all time worked in excess of 9\frac{1}{4} hours.

PART X.

The respective Minimum Rates set out in this Schedule apply, subject to the provisions of the Trade Boards Acts, to all Male and Female workers in Great Britain in respect of all time during which they are employed in any branch of the trade specified in the Trade Boards (Jute) Order, 1919, that is to say:—The preparing, spinning or weaving (a) of jute or (b) of jute and any other fibre, except flax or hemp;

Including: -

- (1) The preparing and spinning of waste reclaimed at any stage; and
- (2) All packing, despatching, warehousing, storing, or other operations incidental to or appertaining to any of the abovementioned work; but

Excluding:—

- (1) The calendering, bleaching, dyeing or finishing of any of the above-mentioned materials; and
- (2) The preparing or spinning of materials required for the making or remaking of (a) rope (including driving rope and banding), (b) cord (including blind and window cord, but excluding silk, worsted and other fancy cords), (c) core for wire ropes, (d) lines, (e) twine (including binder and trawl twine), (f) lanyards, (g) net and similar articles, when such preparing or spinning is carried on in the same factory or workshop as the said making or remaking; and
- (3) The making or repair of sacks or bags; and also
- (4) The weaving of carpets, rugs or mats.

PART XI.

The above minimum rates of wages must be paid clear of all deductions other than deductions under the National Insurance Act, 1911, as amended by any subsequent enactments or deductions authorized by any Act to be made