PART V.

DEFINITIONS AND APPLICABILITY OF RATES.

·SECTION I.

For the purpose of this Notice, the following expressions have the several meanings hereinafter assigned to them, that is to say:—

- (1) The expression "Trade Holidays" means for all classes of workers in the trade of whatever age and of both sexes :—
- either (a) The days allowed as Holidays to women and young persons under Section 35 of the Factory and Workshop Act, 1901;
 - or (b) Such day, half day or half days as may be substituted as a holiday in lieu of any of the days specified in paragraph (a) above in the case of those workers who in fact work on one of the days specified in the said paragraph (a) and are granted another holiday or one or two half holidays in lieu thereof, whether the same be granted under and by virtue of the provisions of Section 35 of the Factory and Workshop Act, 1901, or otherwise.
 - (2) The expression "the weekly short day" means:
 - (a) In the case of workers to whom the Shop Acts apply, the day which under those Acts constitutes the weekly short day;
 - (b) Sunday, in the case of those workers of the Jewish Religion who are usually employed on Sundays instead of Saturdays or such other day as may be substituted for Sunday whether under the provisions of the Factory and Workshop Act, 1901, or otherwise;
 - (c) In all other cases Saturday, or such other day as may be substituted for Saturday, whether under the provisions of Section 43 of the Factory and Workshop Act, 1901, or otherwise.
- (3) The expression "the weekly day of rest" means "Saturdays" in the case of those workers of the Jewish Religion who are usually employed on Sundays instead of Saturdays whether under and by virtue of the provisions of Section 48 of the Factory and Workshop Act, 1901, or otherwise. In all other cases the said expression means "Sundays."
- (4) The expressions "Time-and-a-Quarter," "Time-and-a-Half" and "Double-Time" mean respectively, one-and-a-quarter times, one-and-a-half-times, and twice the appropriate General Minimum Time Rate otherwise applicable.

SECTION II.

The Overtime Rates shall not apply to Piece-Workers.

SECTION III.

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

PART VI.

APPLICATION OF PROPOSED OVERTIME RATES.

The above Proposed Overtime Rates of Wages shall apply subject to the provisions of the Trade Boards Acts, to all Male Washhouse and General Inside Workers (not being workers wholly or mainly employed as Transport Workers, Enginemen or Stokers) and to all Female Workers who are employed on time-work in respect of all overtime (as defined above) during which they are employed in Great Britain in any branch of the trade specified in the Appendix to the Trade Boards (Laundry) Order, 1919, as varied by certain other Orders as set out in the above-mentioned Notices W. (11), W. (13) and W. (15).

Pursuant to Section 3 (5) of the Trade Boards Act, 1918, the Trade Board will consider any OBJECTIONS to the above proposal to vary which may be lodged with them within two months from the 30th day of April, 1926. Such Objections should be in writing and signed by the person making the same (adding his or her name and address), and should be sent to the Secretary, Laundry Trade Board, (Great Britain), 1, Whitehall Gardens, London, S.W.1.

It is desirable that Objections should state precisely, and, so far as possible, with reasons, what is objected to.

Dated this 30th day of April, 1926.

OFFICE OF TRADE BOARDS,

1, Whitehall Gardens.

Signed by Order of the Trade Board,

F. POPPLEWELL,

Secretary.

London, S.W.1.