

(3) All other Female Workers under 18 years of age:

Who are employed on Piece-Work shall receive in respect of each hour of Overtime worked, in addition to payment at Piece-Rates each of which would yield, in the circumstances of the case, to an Ordinary Worker not less than the Piece-Work Basis Time-Rate applicable, an amount equal to One-Quarter of the appropriate General Minimum Time-Rate, One-Half of the appropriate General Minimum Time-Rate or the appropriate General Minimum Time-Rate, according as the Overtime Rate which would have been payable under the provisions of Sub-Section (A) of this Section if the Worker had been employed on Time-Work were Time-and-a-Quarter, Time-and-a-Half or Double Time respectively.

NOTE. — The employment of Female Workers, Young Persons and Children is subject to the provisions of the Factory and Workshop Acts; of the Employment of Women, Young Persons and Children Act, 1920, and of the Education Acts, 1918 and 1921.

PART IV.

SECTION I.

The respective Minimum Rates of Wages set out in this Schedule apply, subject to the provisions of the Trade Boards Acts and to Section II of this Part of this Notice, to all 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 (Sugar Confectionery and Food Preserving) Order, 1913, as varied by the Trade Boards (Grocery and Provisions) Order, 1920, excluding the covering and filling of biscuits, wafers and cakes with chocolate or sugar confectionery, viz: The making of Sugar Confectionery, Cocoa, Chocolate, Jam, Marmalade, Preserved Fruits, Fruit and Table Jellies, Meat Extracts, Meat Essences, Sauces and Pickles; the preparation of Meat, Poultry, Game, Fish, Vegetables and Fruit for sale in a preserved state in tins, pots, bottles and similar receptacles; the processes of wrapping, filling, packing and labelling in respect of articles so made or prepared, *excluding* the covering and filling of biscuits, wafers and cakes with chocolate or sugar confectionery; and *excluding* also certain processes or operations which form part of the Grocery and Provisions Trade as defined for the purpose of the application of the Trade Boards Acts.

SECTION II.

The above Minimum Rates do *not* apply to Clerks, Salesmen, Saleswomen, Travellers, Engineers, Carpenters, Vanmen, Watchmen, Outside Messengers, Cleaners of Premises, Timekeepers, or to any workers whose work stands in a relationship to the trade similar to that of the foregoing excluded classes.

PART V.

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 enact-

ments, or deductions authorised by any Act to be made from wages in respect of contributions to any Superannuation or other Provident Fund.

Signed by Order of the Trade Board and in pursuance of Orders of the Ministry of Labour confirming the Minimum Rates as varied by the Trade Board and set out above and specifying the dates provided in this Notice, as the dates from which they should become effective.

This Sixth day of April 1923.

F. POPPLEWELL,
Secretary.

Office of Trade Boards,
1 Whitehall Gardens,
London, S.W.1.

The above Rates are Minimum Rates and do not prevent the payment of higher rates of Wages.

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 the factory, workshop or place used for giving out work, in such 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.

THE ROADS ACT, 1920.

COUNTY OF PERTH.

Notice is hereby given that on the fourth day of April 1923 the Minister of Transport made an Order under Section 7 (4) of the Roads Act, 1920, in respect of a highway in the County of Perth.

The Order, which will come into force on the twentieth day of April 1923, and will remain in force until the 31st day of October 1924, is to the following effect:—

No person shall drive or cause to be driven on the Crieff-Locheearnhead North Road between St. Fillans Hotel and the District Boundary at Ogle Burn (hereinafter referred to as "the said road") any mechanically propelled vehicle which has an unladen weight exceeding three tons or which has seats for more than twenty persons exclusive of the driver:

Nothing in the Order shall prevent the driving on the said road of—

- (i) Any vehicle which is being used for the purposes of agriculture in connection with land adjoining or lying near to the said road;
- (ii) Any vehicle which is being used for the conveyance of goods or merchandise to or from any house, building or other premises situate on or adjacent to the said road; or
- (iii) Any vehicle which is being used in connection with the maintenance, improvement or reconstruction of the said road.