

the expression "whereby a continuous period of unemployment would begin" shall be omitted, and for the expression "the continuous period of unemployment" there shall be substituted the expression "a continuous period of unemployment."

Given under the Official Seal of the Ministry of Labour for Northern Ireland this fifteenth day of March, 1937.

(L.S.)

*R. R. Bowman,*

Assistant Secretary to the Ministry of Labour for Northern Ireland.

THE UNEMPLOYMENT INSURANCE (BENEFIT) REGULATIONS (NORTHERN IRELAND), 1937, DATED 30TH JUNE, 1937, MADE BY THE MINISTRY OF LABOUR FOR NORTHERN IRELAND UNDER THE UNEMPLOYMENT INSURANCE ACT (NORTHERN IRELAND), 1936 (26 GEO. 5 AND 1 EDW. 8, C. 30).

1937. No. 59.

The Ministry of Labour for Northern Ireland by virtue of the powers conferred on it by the following sections of the Unemployment Insurance Act (Northern Ireland), 1936, that is to say, sections 22, 23, 34, 36, 40, 49, 50, 75, 92, 94, 103, 107, 111 and 117, and of all other powers in that behalf, hereby makes the following Regulations:—

PART I.

*General.*

1.—(1) These Regulations may be cited as the Unemployment Insurance (Benefit) Regulations (Northern Ireland), 1937, and shall come into force on the date hereof.

Short title, commencement and repeal.  
12 Geo. 5, c. 4.

(2) The Interpretation Act, 1921, applies to the interpretation of these Regulations as it applies to the interpretation of an Act of Parliament.

(3) The Regulations set out in the First Schedule hereto are hereby revoked, but such revocation shall not affect any right, privilege, obligation or liability acquired, accrued or incurred under those Regulations, nor anything done or to be done thereunder.

Inter-  
pretation.

2.—(1) In these Regulations unless the context otherwise requires the following expressions have the meanings hereby respectively assigned to them, that is to say :—

“the Act” means the Unemployment Insurance Act (Northern Ireland), 1936 ;

“contributor insured under both schemes” means a person who is an insured contributor both in respect of employment in agriculture and otherwise ; and the expression “insured under both schemes” shall be construed accordingly ;

“insured contributor” means a person insured under the general provisions of the Act ;

“local office” means an employment exchange or other office appointed by the Ministry as a local office for the purposes of the Act and of these Regulations ;

“the Ministry” means the Ministry of Labour for Northern Ireland ;

“regular book” means the Unemployment Book which, under the Statutory Regulations relating to unemployment insurance contributions for the time being in force, a person who is required by the Act to be or to become an insured contributor is required to obtain from a local office of the Ministry.

(2) Unless the context otherwise requires, any reference in these Regulations to the Unemployment Insurance Act (Northern Ireland), 1936, shall be construed as a reference to that Act as amended by any order or subsequent enactment.

## PART II.

### *Benefit.*

Insured  
contributors  
desiring  
to obtain  
benefit.

3.—(1) Where an insured contributor desires to obtain benefit he shall—

- (a) make a claim for benefit in such manner as the Ministry may direct or may for good cause accept as sufficient in any special case ; and
- (b) lodge his regular book at a local office unless the book is already lodged there ; and
- (c) furnish such evidence as the Ministry may require that he is not in receipt of sickness or disablement benefit under the National Health Insurance Act, 1936 ; and
- (d) if required so to do, furnish a certificate of his birth or such other evidence as the Ministry may direct or may for good cause accept as sufficient in any particular case ; and
- (e) furnish such other evidence as to the fulfilment of the

conditions and the absence of disqualifications for receiving or continuing to receive benefit as the Ministry may require, and shall for that purpose attend such offices or places as the Ministry may require :

Provided that where in any special case the Ministry is satisfied that the insured contributor is unable or has omitted for good cause to lodge his regular book the Ministry may, if it thinks fit, dispense with the lodging of the book under this Regulation.

(2) Where the regular book of an insured contributor is lodged at a local office, the Ministry shall, unless it considers it unnecessary so to do, give notice to the person appearing to it to be the last employer of the insured contributor and request him to furnish information with regard to any matters on which the fulfilment of the conditions or the absence of the disqualifications for receiving benefit depends.

4.—(1) Subject to the provisions of Regulation 14 hereof, an insured contributor desiring to obtain benefit shall as evidence of being unemployed attend at the local office at which he made his last application for benefit or at such other local office as the Ministry may approve in his case on every working day, or on such days as the Ministry for good cause may direct, at such times as the Ministry may direct, and if required to do so shall there sign a register to be kept at the office for the purpose :

Insured contributors desiring to obtain benefit to attend and sign register.

Provided that—

- (a) an insured contributor, residing at a distance of more than two miles, but not more than four miles, from the local office nearest or most convenient to his place of residence, shall be required to attend only on alternate days, or on such fewer days as the Ministry for good cause may direct ; and
- (b) an insured contributor, residing more than four miles from the local office nearest or most convenient to his place of residence, shall attend at such longer intervals, or furnish such other evidence of being unemployed, as the Ministry may direct.

An insured contributor who, under these Regulations attends less frequently than on every working day may on each attendance sign the register in respect of days on which the terms of the declaration set out on the register were satisfied in his case since his last attendance, as well as in respect of the actual day of attendance.

(2) The Ministry may in any particular case require an insured contributor, notwithstanding that he has duly signed the register in accordance with these Regulations, to furnish further evidence that he was unemployed and not disentitled to benefit on all or any of the days in respect of which he has signed the register.

Payment of benefit by local office.

5. Subject to the foregoing provisions and to any directions of the Ministry, benefit shall be paid at the local office at which the regular book of the insured contributor concerned is lodged, and at weekly intervals on such day or days of the week and at such hours as the Ministry may direct, and subject to any such directions the amount paid on any occasion shall be the amount of benefit due up to and including the day next but one preceding the day on which the payment is made.

Delayed claim for benefit.

6. If on a particular date an insured contributor makes a claim for benefit or proves any matter on such claim, and also proves :—

- (a) that on a date earlier than the particular date he was in all respects qualified to make the claim, or in a position to furnish proof of the matter ; and
- (b) that throughout the whole period between the earlier date and the particular date there was good cause for delay in making such claim, or in furnishing such proof,

he shall be treated for all the purposes of the Act as if he had made the claim or proved the matter on the earlier date. „

Proof and continuance of first statutory condition.

7. If an insured contributor has at the beginning of his benefit year proved that the first statutory condition is fulfilled in his case then, unless under the provisions of section 33 (2) of the Act he is again required to prove that that condition is fulfilled, he shall for the purpose of any subsequent claim for benefit in that benefit year be treated as though that condition continued to be fulfilled.

8. Where an insured contributor has on a claim for benefit made during a benefit year been required under the provisions of section 33 (2) of the Act to prove and has proved that the first statutory condition is fulfilled in his case, that insured contributor shall thereafter during the remainder of that benefit year be treated as if that condition continued to be so fulfilled.

Period substituted for period in first statutory condition.

9. An insured contributor who desires to prove for the purposes of section 22 (3) of the Act that he was during any periods falling within the period of two years mentioned in the first statutory condition rendered incapable of work by reason of some specific disease or by bodily or mental disablement, shall furnish particulars of such incapacity for work in the following manner :—

- (a) If he is insured under the National Health Insurance Act, 1936, he shall, unless he satisfies the Ministry that he is unable to do so, obtain and forward a certificate in the form set forth in the Second Schedule to these Regulations, signed in the case of a member of an approved society by the secretary or other responsible official of the society, or the secretary of a

branch of the society of which he is a member, and in the case of a person who is not a member of an approved society by an officer of the Ministry, or of the Ministry of Health, or of the Department of Health for Scotland, as the case may be.

- (b) If he is not insured under the National Health Insurance Act, 1936, or if being so insured he satisfies the Ministry that he is unable to obtain such certificate as aforesaid, he shall furnish particulars in such manner as the Ministry may direct, or may for good cause accept as sufficient in any special case.

10. An insured contributor who desires to prove for the purposes of the said section 22 (3), that he was during any periods falling within the period of two years mentioned in the first statutory condition employed in any excepted employment, shall complete the form set forth in the Third Schedule to these Regulations, or such other form as the Ministry may deem expedient, and shall forward the same to the Ministry in such manner as may from time to time be directed, and for the purpose of such proof as aforesaid he shall state fully and correctly all particulars required to be given in the said form, and furnish such further evidence as the Ministry may in any special case require.

11. For the purposes of section 36 of the Act a period of consecutive days shall be exclusive of Sundays.

12. Where an insured contributor makes an application for benefit, and also proves :—

- (a) that on a date earlier than the date of such application he was unemployed but rendered incapable of work by reason of some specific disease, or bodily or mental disablement, and
- (b) that throughout the whole of the period between the earlier date and the date on which the application for benefit was made there was good cause for delay in making such application,

then for the purpose of beginning a continuous period of unemployment the earlier date shall be substituted for the date on which the insured contributor made such application as aforesaid.

13. An earlier date may be substituted for the date of an application for benefit as the commencement of a continuous period of unemployment where the insured contributor proves that if he had made an application for benefit on the earlier date a continuous period of unemployment would, in fact, have been current at the date of the application, so; however, that such earlier date shall be substituted for the date of the application

Reckoning  
of periods  
of unem-  
ployment,  
and com-  
mencement  
of continuous  
period of  
unemploy-  
ment.

for the purpose only of computing the first three days or the first week (as the case may be) of a continuous period of unemployment and only in cases where the application for benefit begins a benefit year.

14. For the purpose of proving any matter requiring to be proved under the two preceding Regulations the insured contributor shall comply with such procedure as the Ministry may from time to time direct or may for good cause accept as sufficient in any particular case and shall furnish such other evidence with regard to the matter to be proved as an Insurance Officer, a Court of Referees, or the Umpire (as the case may be) may require.

Irregular  
benefit and  
contributions  
as respects  
benefit  
rights.

15. For the purpose of deciding whether an insured contributor has exhausted his benefit rights in any benefit year, the insured contributor shall be deemed to have received benefit in respect of any day in respect of which any sum was paid to him by way of benefit, notwithstanding that he was not entitled thereto :

Provided that—

- (i) if during the benefit year in which any such sum was paid to him that sum or any part thereof (other than sums representing payments in excess of the rate to which the insured contributor was properly entitled) is recovered, then for the purpose aforesaid there shall be excluded the number of days equivalent to the number produced by dividing the sum so recovered by the daily rate at which it was paid to him, or to the whole number nearest to such number ; and
- (ii) for the purpose of determining whether an insured contributor has exhausted his rights to agricultural benefit or to benefit other than agricultural benefit or to both, that insured contributor shall, in respect of any day in respect of which he would under the foregoing provisions be deemed to have received benefit, be deemed to have received agricultural benefit or benefit other than agricultural benefit according as the sum so paid to him as aforesaid was paid by way of agricultural benefit or otherwise ; so however that if the number of days in respect of which that insured contributor has or is thus deemed to have received agricultural benefit or benefit other than agricultural benefit (as the case may be) is in excess of the number of days in respect of which he is entitled to receive that benefit then he shall be deemed to have received benefit of the other kind in respect of a number of days equal to the excess or to the number of days in respect of which he would otherwise be entitled to receive such benefit, whichever is the less.

16. For the purpose of computing or recomputing the number of additional days for which an insured contributor is qualified in a current benefit year under section 32 (2) of the Act :—

- (a) any contributions paid in error in respect of that contributor in respect of the last five years shall be excluded ; and
- (b) all sums paid to an insured contributor by way of benefit to which he was not entitled in respect of the benefit years which ended in the last five years (other than sums representing payments in excess of the rate to which he was properly entitled), shall be taken into account and the insured contributor shall, subject as hereinafter provided, be deemed to have received benefit in respect of any day in respect of which any sum so required to be taken into account was paid to him :

Provided that—

- (i) if any sum so taken into account is a sum which would be deducted in connection with a claim for repayment of contributions paid in error under section 14 of the Act, the insured contributor shall, in respect of that sum be deemed to have received benefit in respect only of the number of days equivalent to the number produced by dividing the amount (if any) by which that sum exceeds the employee's share of such contributions, by the rate at which it was originally paid to him, so however that fractions of a day shall be disregarded ; and
- (ii) if the sums so taken into account have, or any part thereof has, been recovered there shall be deducted from the number of days in respect of which the insured contributor is to be deemed to have received benefit a number of days equivalent to the number produced by dividing the sum so recovered by the rate at which it was paid to him, or to the whole number nearest to such number, so however, that in computing the sum so recovered any amount by which the sum taken into account has been diminished under proviso (i) shall be excluded.

In this Regulation references to benefit shall be construed as references to benefit other than agricultural benefit.

17. The provisions of Regulation 16 hereof shall apply for the purpose of reckoning the number of agricultural contributions standing to the credit of an agricultural contributor at the beginning of a benefit year as they apply for the purposes set out in that Regulation subject to the following modifications :—

- (1) For the words "contributions" and "benefit,"

wherever those words therein occur, there shall, respectively, be substituted the words "agricultural contributions" and "agricultural benefit";

(2) There shall be omitted—

- (a) in paragraph (a) thereof the words "in respect of the last five years" and
- (b) in paragraph (b) thereof the words "in respect of the benefit years which ended in the last five years."

18. For the purpose of determining whether an insured contributor has complied with the provisions of section 33 (1) of the Act :—

- (a) any contributions paid in error in respect of that contributor shall be excluded ; and
- (b) an insured contributor shall not be deemed to have received benefit in a benefit year in respect of any day after he has exhausted his benefit rights in that benefit year but save as aforesaid an insured contributor, in respect of any sums received by him by way of benefit to which he was not entitled, shall be deemed to have received benefit in respect of any day in respect of which he would, for the purpose of deciding whether he had exhausted his benefit rights, be deemed under the provisions of Regulation 15 hereof to have received benefit : provided that if any sum received by an insured contributor by way of benefit to which he was not entitled is recovered from the insured contributor in the benefit year in which it was so paid to him, the recovery shall be deemed to be made in respect of such sums so last received as aforesaid.

19. For the purpose of determining claims for benefit :—

- (a) where a period of employment begun on a Saturday extends over midnight into Sunday, the person employed shall, in respect of such period, be treated as having been employed on Saturday only ; and
- (b) where a period of employment begun on a Sunday extends over midnight into Monday the person employed shall, in respect of such period, be treated as having been employed on Monday only ; and
- (c) where a period of employment begun on any day other than Saturday or Sunday extends over midnight into the following day, the person employed shall, in respect of such period—
  - (i) be treated as having been employed on the first day only if the employment before midnight is of longer duration than after midnight ; and

Persons  
employed  
during the  
night



- (ii) be treated as having been employed on the second day only if the employment after midnight is of longer duration than before midnight, or if the employment before and after midnight is of equal duration.

### PART III.

#### *Persons insured both in respect of employment in agriculture and otherwise.*

20. If an insured contributor begins a benefit year by proving, on a claim for benefit, the matters set out in sub-section (1) of section 33 of the Act, (whether in its application to agricultural benefit or otherwise) the benefit year so started shall for all the purposes of the Act continue until the end of a period of twelve months from the date on which he proved those matters, and no other benefit year shall during that period begin in his case notwithstanding that being insured under both schemes he proves on a claim for benefit made during the currency of that benefit year the matters set out in the said sub-section in its application to benefit other than that in relation to which those matters were so proved at the commencement of that benefit year.

Benefit Year.

21.—(1) If at any time during the currency of a benefit year a contributor insured under both schemes who, for the purposes of a claim for benefit which began a benefit year, proved that the first statutory condition for the receipt of agricultural benefit was fulfilled in his case, proves that the matters set out in sub-section (1) of section 33 of the Act in their application to benefit other than agricultural benefit are fulfilled in his case, then (subject to the provisions of Regulation 23) that contributor shall during that benefit year be entitled as from the date on which those matters are proved to benefit at the rates, for the periods and subject to the conditions appropriate to benefit other than agricultural benefit.

Provisions as to agricultural benefit and benefit other than agricultural benefit.

(2) Nothing in the foregoing paragraph of this Regulation shall affect the right of a contributor insured under both schemes who is not for the time being entitled to benefit other than agricultural benefit to receive during a benefit year any agricultural benefit to which he would otherwise be entitled.

22.—(1) If at any time during the currency of a benefit year a contributor insured under both schemes who, for the purposes of a claim for benefit which began his benefit year, proved that the first statutory condition for the receipt of benefit other than agricultural benefit was fulfilled in his case, proves the matters set out in sub-section (1) of section 33 of the Act in their application to agricultural benefit, then (subject to the provisions of Regulation 23) that contributor shall during that benefit year be entitled as from the date on which those matters are proved to

receive agricultural benefit at the rates, for the periods and subject to the conditions appropriate thereto.

(2) Nothing in the foregoing paragraph of this Regulation shall affect the right of a contributor insured under both schemes to receive during a benefit year any benefit other than agricultural benefit to which he would otherwise be entitled.

Rate of  
Benefit  
payable.

23.—(1) Benefit shall be paid to a contributor insured under both schemes at the highest rate to which he is for the time being entitled.

(2) No insured contributor shall be entitled to receive agricultural benefit and benefit other than agricultural benefit in respect of the same day.

Modifications  
of Section 22  
of the Act.

24. Sub-section (5) of section 22 of the Act (which relates to proof of the first statutory condition) shall apply to the proof during a benefit year by a contributor insured under both schemes for the purpose of Regulation 21 or 22 hereof of the fulfilment of a first statutory condition as it applies to the proof of the fulfilment of the first statutory condition at the beginning of a benefit year.

25. Sub-sections (2) and (3) of section 32 of the Act (which relate to the circumstances in which benefit, other than agricultural benefit, is payable in respect of additional days in excess of one hundred and fifty-six days in a benefit year) shall in their application to a contributor insured under both schemes apply as though there were inserted after the word "contributions" wherever that word occurs, the words "other than agricultural contributions," and as though the reference in paragraph (b) of the said sub-section (2) were a reference to benefit other than agricultural benefit.

26. Sub-section (4) of section 32 of the Act shall in its application to a contributor insured under both schemes apply as though for the expression "next benefit year" there were substituted the expression "any subsequent benefit year" and there were added at the end thereof the following proviso:—

"Provided that the foregoing provisions shall not operate so as to affect the right of an insured contributor who in any benefit year has exhausted his rights to agricultural benefit or to benefit other than agricultural benefit (as the case may be), to receive in that or in any subsequent benefit year benefit other than that which was so exhausted."

Modification  
of Section 33  
of the Act.

27. Sub-section (1) of Section 33 of the Act shall in its application to a contributor insured under both schemes apply as though the following paragraph were substituted for paragraph (b) thereof:—

“(b) in the case only of an insured contributor who in a preceding benefit year exhausted his rights to agricultural benefit or to benefit other than agricultural benefit and who for the purpose of the claim proves that the first statutory condition in its application to the benefit the right to which was so exhausted is fulfilled in his case, also that ten contributions in respect of employment in agriculture or employment otherwise than in agriculture (according as the first statutory condition is being proved in its application to agriculture or otherwise) have been paid in respect of him for ten weeks since the Sunday last before the last day in that benefit year in respect of which he received that kind of benefit the rights to which were so exhausted.”

28. For the purpose of determining under paragraph (c) or (d) of sub-section (5) of section 79 of the Act to what extent contributions actually paid in respect of a contributor insured under both schemes, who is credited with contributions under that section are to be taken into account, those paragraphs shall apply as though for the word “contributions” wherever that word occurs in those paragraphs there were substituted (as the case may be) the words “agricultural contributions” or “contributions other than agricultural contributions” according as the contributions so credited to that contributor are treated as agricultural contributions or contributions other than agricultural under any regulations relating to the crediting of contributions made in pursuance of the said section 79 for the time being in force.

Modification  
of Section 79  
of the Act.

#### PART IV.

##### *Increase in respect of Dependants.*

29. Where an insured contributor who is entitled to benefit desires to obtain an increase of benefit in respect of any person, he shall make an application in writing and shall give such information with regard to that person, as the Ministry may require to enable the Insurance Officer, Court of Referees, or the Umpire (as the case may be) to determine whether that person is a dependant within the meaning of the Act. In particular he shall give details as to the identity, usual place of residence, occupation and relationship to the applicant of that person, his position under the Act and the National Health Insurance Act, 1936, his available sources of income and the amounts contributed by any person towards his maintenance, and if the person be a child, as to the matters mentioned in section 38 of the Act. If the person be an adult he shall also, unless the Ministry otherwise directs, furnish a declaration signed by that person stating his date of birth and verifying the particulars respecting him furnished by the applicant.

Application  
for increase  
of benefit.

Delayed application for increase of benefit.

30. If on a particular date an insured contributor makes an application for an increase of benefit and also proves :—

- (a) that on a date earlier than the particular date he was in all respects qualified to obtain such increase, and
- (b) that throughout the whole period between the earlier date and the particular date there was good cause for delay in making such application,

then for the purposes of section 40 (2) of the Act the earlier date shall be substituted for the date of the application.

Joint maintenance of dependant by two or more insured contributors.

31. Where a person is partly maintained by each of two or more insured contributors in such circumstances that the provisions of section 40 (1) of the Act are thereby applicable, that person shall be deemed to be wholly or mainly maintained by the eldest of such insured contributors (being a person who by a decision of an Insurance Officer, a Court of Referees, or the Umpire for the time being in force is entitled to benefit and is at that time such eldest person); but if such insured contributors or a majority thereof (being persons for the time being so entitled as aforesaid) by notice in writing signed by them and addressed to the Ministry designate some other one of their number in place of the eldest, the person shall be deemed to be wholly or mainly maintained by that one designated so long as he continues to be so entitled as aforesaid.

32. A notice and the designation contained therein given under the preceding Regulation may be revoked at any time by a fresh notice signed by such insured contributors, or by a majority thereof, as are by a decision of an Insurance Officer, a Court of Referees, or the Umpire for the time being in force entitled to benefit, and another one of their number may be designated therein, and the provisions of the preceding Regulation shall apply accordingly to the one so last designated.

## PART V.

### *Deceased or Insane Persons.*

Representation of deceased or insane contributors : payment out of Unemployment Fund.

33.—(1) Where any sums are payable out of the Unemployment Fund to or in respect of an insured contributor at the time of his decease, and probate of the will of such insured contributor is not, or letters of administration to his estate and effects are not, produced within such time as the Ministry thinks reasonable, the Ministry may without requiring probate of the will or letters of administration to the estate and effects of the deceased insured contributor; in its discretion appoint as the person to receive such sums or any part thereof on behalf of or as representative of such insured contributor any person who shall in the opinion of the Ministry establish a claim to the said sums or any part thereof under any of the following descriptions, that is to say :—

- (a) a person who has paid the funeral expenses of the insured contributor ;
- (b) a creditor of the insured contributor ;
- (c) the widow or widower of the insured contributor ;
- (d) a person entitled to the effects of the insured contributor according to the statutes of distribution ;
- (e) a person entitled to take out probate or letters of administration to the insured contributor ;
- (f) a person undertaking to maintain the children of the insured contributor.

(2) In making such appointment as aforesaid the Ministry shall have regard to the claims of the persons described in paragraph (1), sub-paragraphs (a) to (f) hereof, but it may, nevertheless, when it considers that injustice, hardship, or inconvenience would result from the appointment of such persons make such other appointment as it shall judge proper.

**34.**—(1) When an insured contributor to or in respect of whom any sums are payable out of the Unemployment Fund, becomes of unsound mind, an application for any sums so payable shall be made by the committee of his estate or the person by whom any of the powers of the committee of his estate are exercisable.

(2) The form of receipt issued on such application shall be made out in the name of such committee or person by whom any of the powers of such committee are exercisable, and the receipt of such committee or person shall be a good discharge to the Ministry and the Unemployment Fund for the sum specified in such receipt.

(3) Where an insured contributor becomes of unsound mind and no committee of his estate, or person authorised to exercise any of the powers of a committee of his estate, has been appointed, the Ministry may, when it is proved to its satisfaction that it is just and expedient so to do, appoint any person whom it shall judge proper, to receive on behalf of or as representative of such insured contributor any sums payable out of the Unemployment Fund to or in respect of him.

**35.** The receipt of any person appointed under this part of these Regulations shall be a good discharge to the Ministry and the Unemployment Fund for the sum paid, notwithstanding that such person being above the age of 16 years has not attained the age of 21 years.

Given under the Official Seal of the Ministry of Labour for Northern Ireland this 30th day of June 1937.

(L.S.)

*R. R. Bowman,*  
Assistant Secretary to the Ministry of  
Labour for Northern Ireland.

## FIRST SCHEDULE.

- Unemployment Insurance (Benefit) Regulations, 1920, (S.R. & O. 1920 (No. 2112) L., p. 1495).
- Unemployment Insurance (Benefit) (Amendment) Regulations, 1921, (S.R. & O. 1921 (No. 921), p. 1413).
- Unemployment Insurance (Benefit) (Amendment) (No. 2) Regulations, 1921, (S.R. & O. 1921 (No. 1623), p. 1414).
- Unemployment Insurance (Computation of Periods) Regulations (Northern Ireland), 1923, (S.R. & O. of N.I., 1923 (No. 31), p. 109).
- Unemployment Insurance (Night Work) Regulations (Northern Ireland), 1924, (S.R. & O. of N.I., 1924 (No. 95), p. 464).
- Unemployment Insurance (Deceased or Insane Persons) (Appointment of Representatives) Regulations (Northern Ireland), 1925, (S.R. & O. of N.I., 1925 (No. 79), p. 378).
- Unemployment Insurance (Benefit) (Amendment) Regulations (Northern Ireland), 1928, (S.R. & O. of N.I., 1928 (No. 86), p. 243).
- Unemployment Insurance (Substituted Period) Regulations (Northern Ireland), 1930, (S.R. & O. of N.I., 1930 (No. 120), p. 395).
- Unemployment Insurance (Benefit) (Amendment) Regulations (Northern Ireland), 1934, (S.R. & O. of N.I., 1934 (No. 58), p. 417).
- Unemployment Insurance (Joint Maintenance of Dependants) Regulations (Northern Ireland), 1934, (S.R. & O. of N.I., 1934 (No. 63), p. 440).
- Unemployment Insurance (Benefit Miscellaneous Provisions) Regulations (Northern Ireland), 1934, (S.R. & O. of N.I., 1934 (No. 67), p. 418).
- Unemployment Insurance (Benefit Miscellaneous Provisions) (Amendment) Regulations (Northern Ireland), 1936, (S.R. & O. of N.I., 1936 (No. 126), p. 391).
- Unemployment Insurance (Persons Employed in Agriculture and Otherwise) (Miscellaneous) Regulations (Northern Ireland), 1936, (S.R. & O. of N.I., 1936 (No. 146), p. 384).
- Unemployment Insurance (Benefit Miscellaneous Provisions) (Amendment) Regulations (Northern Ireland), 1937, (S.R. & O. of N.I., No. 26)

## SECOND SCHEDULE.

Name of insured person.....

Membership No.....

Address.....

I, the undersigned, hereby certify that on evidence furnished for the purposes of National Health Insurance it has been accepted that during the two years immediately preceding the.....day of..... the person named above was rendered incapable of work by reason of a specific disease or by bodily or mental disablement during the following period(s)

From the.....day of.....19... To  
the.....day of.....19...

From the.....day of.....19... To  
the.....day of.....19...

Signed.....

Description.....

Name of Approved Society.....

Branch (if any).....

Address of Society or Branch.....

## THIRD SCHEDULE.

Name and Address of Employer by whom you were employed in excepted employment.....

What was the employer's business ?.....

On what dates did your employment begin and end ?.....

Give a short description of your work while employed.....

Were you employed whole-time ? If not, state the hours of employment.....

Were you required to work during fixed hours ?.....

Had your employer the right to give directions as to how your work was to be carried out ?.....

What rate of wages or other remuneration did you receive ?.....

Signed.....

Date.....

## Contributions.

THE UNEMPLOYMENT INSURANCE (CONTRIBUTIONS) REGULATIONS (NORTHERN IRELAND), 1937, DATED 30TH DECEMBER, 1937, MADE BY THE MINISTRY OF LABOUR FOR NORTHERN IRELAND UNDER THE UNEMPLOYMENT INSURANCE ACT (NORTHERN IRELAND), 1936, (26 GEO. 5 & 1 EDW. 8, C. 30).

1937. No. 148.

The Ministry of Labour for Northern Ireland by virtue of the powers conferred on it by Sections 5, 7, 11, 13, 14, 15, 106 and 111 of the Unemployment Insurance Act (Northern Ireland), 1936, and of all other powers in that behalf, and after consultation with the Board of Trade as to Part IV hereof, hereby makes the following Regulations :—

## PART I.

*General.*

1.—(1) These Regulations may be cited as the Unemployment Insurance (Contributions) Regulations (Northern Ireland), 1937, and shall come into force on the date hereof.

(2) The Interpretation Act, 1921, applies to the interpretation of these Regulations as it applies to the interpretation of an Act of Parliament.

(3) The Regulations set out in the First Schedule hereto are hereby revoked, but such revocation shall not effect any right, privilege, obligation or liability acquired, accrued or incurred, or anything done or to be done, under those Regulations.

2.—(1) In these Regulations unless the context otherwise requires, the following expressions have the meanings hereby respectively assigned to them, that is to say :—

Citation, commencement and repeal.  
12 Geo. 5, c. 4.

Interpretation.