Provided that the whole of the amount payable in respect of contributions for that contribution half-year shall be paid to the Ministry not later than thirty days after the end of such half-year."

Given under the Official Seal of the National Health Insurance Joint Committee this 19th day of December, 1939.

(L.S.)

H. N. Howorth,

Secretary to the National Health Insurance Joint Committee.

Given under the Official Seal of the Ministry of Labour for Northern Ireland this 19th day of December, 1939.

(L.S.)

William Allen,

Assistant Secretary to the Ministry of Labour for Northern Ireland.

# Decision of Questions.

THE NATIONAL HEALTH INSURANCE (DECISION OF QUESTIONS)
REGULATIONS (NORTHERN IRELAND), 1939, DATED 7TH DAY OF
JULY, 1939, MADE BY THE MINISTRY OF LABOUR FOR NORTHERN
IRELAND, UNDER SECTION 161 OF THE NATIONAL HEALTH
INSURANCE ACT, 1936.

## 1939. No. 98.

The Ministry of Labour for Northern Ireland, in exercise of the powers conferred on it by Section 161 of the National Health Insurance Act, 1936, hereby makes the following Regulations:—

Short title and interpretation.

- 1.—(1) These Regulations may be cited as the National Health Insurance (Decision of Questions) Regulations (Northern Ireland), 1939, and shall come into operation forthwith.
- (2) In these Regulations, unless the context otherwise requires—
  - "the Act" means the National Health Insurance Act, 1936, as amended by any subsequent enactment;
    - "The Ministry" means the Ministry of Labour for Northern Ireland;
    - " society " means an approved society;
- "question" means a question required to be determined by the Ministry under Section 161 of the Act, unless required to be determined by a society under these Regulations;

- "application" means an application under these Regulations for the determination of a question;
- "applicant" means the person by whom the application is made;
- "respondent" means the person, other than the applicant. specified in the form of application as the employer or employee as the case may be.
- (3) The Interpretation Act, 1921, applies to the interpretation of these Regulations as it applies to the interpretation of an Act of Parliament.
- 2.—Any question as to the rate of contributions payable by or Certain in respect of any insured person who is, or is about to become, be detera member of a society shall, instead of being determined by the mined by society. Ministry, be determined by the society unless the question is, in the opinion of the Ministry, a question the decison of which may affect the interest of an employer.

3.—Any person who desires to obtain the decision of the Ministry Application for the on any question may make an application for the purpose by determination delivering or sending to the Ministry an application in such one of question of the forms set out in the First Schedule to these Regulations as is appropriate to the case, or in a form substantially to the like effect:

Provided that where the question is as to the rate of contributions payable by or in respect of an insured person, or as to the rates of contributions payable in respect of an employed contributor by the employer and the contributor respectively or whether a person is or was entitled to be a voluntary contributor, the application may be delivered or sent to the Ministry in such other form as the Ministry may approve.

4.—(1) The Ministry shall upon the receipt of an application Procedure deliver or send to the respondent, and may if it thinks fit deliver of application or send to any person appearing to be interested, a notice that the application has been made, together with a copy of the application and a blank form of particulars in the form set out in the Second Schedule to these Regulations.

- (2) The notice sent to the respondent shall also state that he must fill up the form of particulars and, before the date specified in the notice, deliver or send it to the Ministry, and that if he fails to do so the Ministry may give its decision forthwith on the information contained in the form of application.
- 5.—(1) As soon as may be after the expiry of the period within Power to which the parties are required to submit particulars and further person to particulars, if any, the Ministry shall, save as hereinafter provided, hear application.

proceed to appoint a person to hear the application and to report to the Ministry thereon, and shall send at least seven days' notice of the date and place fixed for the hearing to the applicant and the respondent and to such of the persons to whom notice of the application was given as have filled up and returned the form of particulars within the prescribed time.

(2) If the question to which the application relates is a question whether a class of employment is or will be employment within the meaning of the Act, the Ministry may, if it thinks fit, in addition, give at least seven days' public notice of the application having been made and of the date and place fixed for the hearing in such manner as the Ministry thinks best adapted for bringing the matter to the notice of persons interested.

Hearing.

- 6.—(1) The following persons shall be entitled to attend and be heard at the hearing—
  - (a) the applicant;
  - (b) the respondent;
  - (c) any other person
    - (i) who, having received notice of the application, has duly returned the form of particulars;
    - (ii) who applies to the Ministry not less than three days before the date fixed for the hearing, or at the hearing to the person before whom the hearing takes place, and satisfies the Ministry, or the person before whom the hearing takes place, as the case may be, that he is interested in the application.
- (2) Any person entitled to attend or to be heard at the hearing may appear in person, or, with the consent of the Ministry or of the person before whom the hearing takes place—
  - (a) by counsel or by solicitor;
  - (b) by any member of his family;
  - (c) by any person regularly and exclusively employed by him;
  - (d) in the case of a company or corporation, by any director or officer of the company or corporation; or
  - (e) by any officer or member of any society or other body of persons of which the person in question is a member or with which he is connected.
- (3) The Ministry or the person before whom the hearing takes place, as the case may be, may adjourn the hearing from time to time as seems fit.
- (4) Subject as aforesaid, the procedure at a hearing under these Regulations shall be such as the Ministry or the person before whom the hearing takes place may determine.

7.—The Ministry may at any time require the applicant or Power to respondent or other person interested in the application to furnish further to the Ministry within such time as it may specify such further particulars. particulars as it may think necessary.

8.—(1) If the respondent fails to fill up the form of particulars Power to and to deliver or send it to the Ministry before the date specified applications in the notice the Ministry may give its decision forthwith on the summarily or without information contained in the form of application

(2) If after consideration of the application and the particulars of the respondent and interested parties and of any further particulars which may have been required, the Ministry is of opinion that the question is one which can properly be determined without holding a hearing then, notwithstanding anything in these Regulations, the Ministry may dispense with the holding of a hearing:

Provided that in any such case the Ministry shall before giving its decision send to the applicant a copy of the particulars and further particulars, if any, submitted by the respondent, and to the respondent a copy of the further particulars, if any, submitted by the applicant, and afford to each of them an opportunity of furnishing a written reply thereto or observations thereon.

9.—(1) As soon as may be after the determination of any Notice of question by the Ministry, it shall cause a memorandum in writing decision. of its decision to be drawn up in the form set out in the Third Schedule to these Regulations, and shall send a copy of the memorandum to the applicant, and shall also take such other steps as appear to it to be necessary for the purpose of making the decision known to persons interested, either by giving public notice of its decision or by sending copies of the memorandum to those persons.

- (2) The Ministry shall not be obliged to give any reasons for its decision on any question.
- 10.—If upon any new facts being brought to the notice of the Procedure Ministry, it appears to it that the case is one in which a decision for revising decisions. given by it should be reconsidered with a view to revision of the decision under sub-section (4) of Section 161 of the Act, the provisions of these Regulations shall apply, with such modifications, if any, as the circumstances may require, as though an application had been made.

11.—Where any question is referred to the Ministry under sub-Questions section (2) of Section 176 of the Act for decision in connection the court. with any summary proceedings under the Act, the provisions of these Regulations shall apply, with such modifications, if any, as the circumstances may require, as though an application had been made.

- 12.—(1) The Ministry may, if it thinks fit in any particular case, modity requirements, and subject to such conditions as it may impose, extend the period. within which anything is required to be done under these Regulations, or dispense with any of the requirements of these Regulations, other than requirements made obligatory by any Statute, provided that it is satisfied that there is reasonable cause for such extension or dispensation and that such extension or dispensation will not prejudice the interests of any person.
  - (2) Such extension or dispensation may be made or granted notwithstanding that the period within which the thing is required to be done has expired.

Provisions as to sending of notices.

13.—Any notice or other document required or authorised to be sent to any person for the purpose of these Regulations shall be deemed to be duly sent if sent by post addressed to that person at his ordinary address.

Repeal of existing Regulation ..

14.—The National Health Insurance (Decision of Questions) Regulations (Northern Ireland), 1924 (S.R. & O. of Northern Ireland, 1924, No. 89), are hereby revoked but without prejudice to anything duly done or suffered, or to any right, privilege, obligation or liability acquired, accrued or incurred, thereunder.

### SCHEDULES.

## FIRST SCHEDULE.

## FORM A.

NATIONAL HEALTH INSURANCE ACT. 1936.

FORM OF APPLICATION FOR DETERMINATION OF A QUESTION UNDER SECTION 161 (1) (a) OF THE NATIONAL HEALTH INSURANCE ACT. 1936.

Employment or class of employment.

Τ,	F ULL	NAME	AND ADDRESS OF	APPLICANI.	-			
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NATURE OF APPLICANT'S INTEREST IN DETERMINATION OF QUESTION (whether, interested as EMPLOYER or EMPLOYEE or otherwise):-

3. Outline of Question raised:—	
(1) NAME AND ADDRESS OF EMPLOYE	. •
***************************************	
***************************************	
***************************************	4
Business or occupation	
(2) NAME AND ADDRESS OF EMPLOYE	E
***********	
•	
•	
(3) PARTICULARS OF EMPLOYEE'S COI	NTRACT WITH EMPLOYER:—
(i) (a) Method of obtaining the employment.	(a)
(b) By whom engaged.	( <b>b</b> )
(ii) Date when employment commenced.	
(iii) Whether employment is still continuing. If not, date when employment ended.	
(iv) Whether employment has been continuous. If not, give the separate periods of employment.	
(v) (a) Who has the right to dismiss? (b) In what circumstances? (c) With what notice (if any)?	(a) (b) (c)
(vi) Whether whole time or part time employment. (If part time, give particulars.)	
(vii) Whether personal service required.	·
(viii) (a) Amount of remunera-	(a) ·
tion, and $(b)$ whether a fixed	<b>)</b>
salary or by time, by piece, or commission or otherwise.	(b)
(ix) By whom remuneration paid.	
(x) Nature of duties to be performed, and where performed. (Specify in as much detail as possible.)	

<ul> <li>(xi) (a) Whether the employer or some person on his behalf has the right to exercise control as to the method of performance of duties by the employee.</li> <li>(b) In what manner such control is exercised.</li> <li>(c) By whom orders or directions are or may be given.</li> </ul>	(a) (b) (c)
(xii) Any further information that can be given, including copies of the contract of employment (if in writing) and of any letters or documents bearing on above questions.	
4. NAMES AND ADDRESSES OF OTHER	PERSONS INTERESTED IN SETTLEMENT OF
QUESTION:	
******	
***************************************	
***************************************	••••
	•
5. REASONS FOR CONSIDERING THAT ' PARTICULAR CASE IS OPEN TO QUESTION	
DECLARATION.	•
	1936, of the question whether (set out
	•••••••••••••••••••••••••••••••••••••••
•	
are to the best of my knowledge and	belief correct.
(Signature)	······································
(Address)	
1.3 - 1	••••••
	(Date)

; Decision of	& groomoris .
Section 161 (1) (a) of the Act to whice declaration is as follows:—	ch reference is made in the foregoing.
"161.—(1) If any question arises—	
" person is or was a person er	any class of employment is or will neaning of this Act, or whether a mployed within the meaning of this il be determined by the Ministry, is made for the purpose:
" Provided that—	
"(i) If any person is aggrieved "any question arising und "appeal therefrom on any "High Court selected for the	by the decision of the Ministry on er paragraph (a) , he may question of law to a judge of the purpose by the Lord Chief Justice of ecision of that judge shall be final."
<u>_</u>	4. W
FORM	<b>1 B.</b> 3 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
NATIONAL HEALTH II	NSURANCE ACT, 1936.
FORM OF APPLICATION FOR DETERMINATIONAL 161 (1) (d) OF THE NATIONAL	TION OF A QUESTION UNDER SECTION. HEALTH INSURANCE ACT, 1936.
Employer of an em	ployed contributor.
	From Exception to the second second
1. FULL NAME AND ADDRESS OF APPLICANT	from the particle of the second
***************************************	I see a final transfer to the term
*********	
	For the state of t
2. NATURE OF APPLICANT'S INTEREST IN interested as a Possible EMPLOYER	DETERMINATION: OF QUESTION (whether or as employee or otherwise):—
	i
3. OUTLINE OF QUESTION RAISED:	
3. Outline of question raised:— (1) Name and address of—	
(a) Immediate employer, i.e.,	(b) Any person; other than
person by whom employed person is directly engaged.	immediate employer, whom there may be grounds for thinking to be employer for purposes of the National Health Insurance Act.
•••••	,

Business or occupation......

(2) NAME AND ADDRESS OF EMPLOYEE:	
(3) PARTICULARS OF EMPLOYMENT OF E	MPLOYEE: —
(i) (a) Method of obtaining the employment.  (b) By whom engaged.	(a) (b)
(ii) Date when employment commenced.	
(iii) Whether employment is still continuing. If not, date when employment ended.	
(iv) Whether employment has been continuous. If not, give the separate periods of employment.	
(v) (a) Who has right to dismiss?  (b) In what circumstances?  (c) With what notice (if any)?  (State in particular if person other than immediate employer has any power of dismissal.)	(a) (b) (c)
(vi) Whether whole time or part time employment.  (If part time, give particulars.)	
(vii) Whether personal service required.	
(viii) (a) Amount of remunera- tion, and (b) whether a fixed salary or by time, by piece, or commission or otherwise.	(a) (b)
(ix) By whom remuneration paid.	
(x) Nature of duties to be performed, and where performed. (Specify in as much detail as possible.)	
(xi) By whom orders or directions may be given.	

A THE STREET OF	
(xii) Extent to which right of control over the employee as to the method of performance of duties may be exercised by—  (a) immediate employer.  (b) any other person.  In what manner such control is exercised.	
(xiii) Whether immediate employer is employed within the meaning of the Act. (If there is any doubt on this, a separate application should be made in Form A.)	
(xiv) Any further information that can be given, including copies of the contract of employment (if in writing), and of any letters or documents bearing on above questions.	
5. Reasons for considering that t	HERE IS A DOUBT AS TO PERSON WHO
The following questions to be answ Regulations made under Section 27 Act, 1936 (Intermediate Employers), an	vered if the case is one to which the (a) of the National Health Insurance thought to apply:—
	ork is performed
or occupied by any other per	wned, and whether they are leased to
(c) Who is responsible for observa Act, Coal Mines Act, or any stances of the case?	nce of the provisions of the Factories y other Act applicable to the circum-
• •	

by the Ministry of La the National Health I	ove particulars given with a view to the determination abour for Northern Ireland under section 161 (1) (d) of a nsurance Act, 1936, of the question whether (set out as as possible the question raised).
to the best of me-	
	knowledge and belief correct.
_	ure)
•	(Address)
•	
	(Date)
Section 161 (1) (d) reference is made in "161.—(1) If any qu	of the National Health Insurance Act, 1936, to which the foregoing declaration is as follows:— estion arises—
" contributor	erson who is or was the employer of an employed the question shall be determined by the Ministry nce with regulations made for the purpose:
"(i) if any perso "any quest "appeal the "High Cour	on is aggrieved by the decision of the Ministry on ion arising under paragraph $(d)$ , he may refrom on any question of law to a judge of the t selected for the purpose by the Lord Chief Justice a Ireland, and the decision of that judge shall be final."
	SECOND SCHEDULE.
NATIO	ONAL HEALTH INSURANCE ACT, 1936.
mit	· · · · · · · · · · · · · · · · · · ·
	ERMINATION OF A QUESTION UNDER SECTION 161 (1) E NATIONAL HEALTH INSURANCE ACT, 1936.
.:. En	nployment or class of employment.
Em	ployer of an employed contributor.
Full name and ad	lars to be supplied by interested party.  dress of person making statement:
******	
	•••••••••••••••••••••••••••••••••••••••
***** ***** ***	••••••
1 am interested in t	he determination of the question raised by the applica- is annexed, as follows:—
the following points*	articulars stated by the applicant, except as regards:—
(1.) (2.) · · · · · · · · · · · · · · · · · · ·	
I have the following	further statement to make:—
	nformation given by me above is to the best of my
	(Signature)(Address)
11.14 11.4.11 - 11.5	
•	(Date)
***** ** ** * * * * * * * * * * * * * *	(DUID)

<sup>\*\*</sup>In dealing with these points reference should be made by number and letter to the particulars in the application.

# Dental Benefit

### THIRD SCHEDULE.

## NATIONAL HEALTH INSURANCE ACT, 1936.

MEMORANDUM	OF	DECISION	OF THE	MINIS	STRY	OF	LABOU	UR FOR N	ORTHERN I	RELAND
ON APPLIC	ATIO	N UNDER	SECTIO	N 161	(1)	OF	THE	NATIONAL	INSURANC	е Аст,
1936.	• •				•				•	

The decision of the Ministry of Labour for Northern Ireland on the question raised on the application dated the......day of..... made by.....is as follows:-Signed (on behalf of the Ministry)..... Dated.....

Given under the Official Seal of the Ministry of Labour for Northern Ireland this 7th day of July, nineteen hundred and thirty-nine.

(L.S.)

W. A. B. Iliff,

Assistant Secretary to the Ministry of Labour for Northern Ireland.

#### Dental Benefit.

REGULATIONS, DATED 12TH DAY OF SEPTEMBER, 1939, MADE BY THE NATIONAL HEALTH INSURANCE JOINT COMMITTEE AND THE ·MINISTRY OF LABOUR FOR NORTHERN IRELAND UNDER THE NATIONAL HEALTH INSURANCE ACT, 1936.

#### 1939. No. 131.

The National Health Insurance Joint Committee, acting jointly with the Ministry of Labour for Northern Ireland in exercise of the powers conferred on them by the National Health Insurance Act, 1936, and of all other powers enabling them in that behalf, hereby make the following Regulations:-

### PART I.

## General.

1.—(1) These Regulations may be cited as the National Health Short title, commence-Insurance (Dental Benefit) Regulations (Northern Ireland), 1939, mont and and shall, except as otherwise provided, come into operation forth-construction. with.

- (2) These Regulations shall be construed as one with the : Additional Benefits Regulations.
- 2.—(1) In these Regulations, unless the context otherwise Interpretarequires, the following expressions have the respective meanings tion. hereby assigned to them :-