paragraph 2 of the Appendix to the Trade Boards (Waste Materials Reclamation) Order 1920 \*

Order, 1920.\*

(c) The operations specified in paragraph
3 of the Appendix to the above-mentioned
Order, other than those specified in sub-

 $paragraph(a) above; \dagger$ 

3. The operations of receiving, packing, compressing, teagling, craning, despatching or warehousing when carried on in association with or in conjunction with any of the operations included in paragraphs 1 and 2 above;

But excluding:-

(i) Any of the operations mentioned in paragraphs 1, 2 and 3 above when carried on in the establishment in which the waste materials are produced or in which they are used as raw materials for further manufacture;

(ii) The making or repairing of sacks or bags when carried on in a factory or workshop engaged solely or mainly in the making

or repairing of sacks or bags.

\*List of Materials and Articles:-

Rags, waste paper, paper stock; woollen, worsted, jute, flax, hemp or other textile waste; textile clippings or cuttings; used bags, sacks or sacking; scrap rubber; scrap iron or other scrap metal; fur cuttings; rabbit skins; bones or fat; used tins; broken glass or earthenware; discarded clothing (including head-gear or foot-gear); discarded textile articles; old ropes; used bottles or used jars.

*†List of Operations:*—

The ripping of worn clothes for rags; the picking of old ropes; the trimming of paper salvage; the washing of used bottles or used jars; the washing of used tins; the breaking of scrap metal; the drying of rabbit skins; the making or repairing of sacks or bags; the willowing, pulling, scouring, carbonising or putting down mixings of textile waste (other than cotton waste).

## PART IV.

SECTION I.—The above Minimum Rates of Wages shall be paid clear of all deductions other than deductions under the National Insurance Act, 1911, as amended by any subsequent enactments or deductions authorised by any Act to be made from wages in respect of contributions to any superannuation or other provident fund.

Section II.—The above Minimum Rates of Wages are without prejudice to workers who

are earning higher rates of wages.

The Trade Board will consider any Objections to the above Proposals to Fix which may be lodged with them within two months from the 5th November, 1920. Such Objections should be in writing and signed by the person making the same (adding his or her full name and address), and should be sent to the Secretary of the Cotton Waste Reclamation Trade Board (Great Britain), 5, Chancery Lane, London, W.C. 2.

It is desirable that the Objections should state precisely, and so far as possible with

reasons, what is objected to.

Dated this fourth day of November, 1920. Signed by Order of the Trade Board.

F. Popplewell,

Secretary.

Office of Trade Boards, 5, Chancery Lane, London, W.C. 2.

## UNEMPLOYMENT INSURANCE ACT, 1920.

PROPOSED DECISION BY THE MINISTER.

Pursuant to paragraph (2) of the Unemployment Insurance (Determination of Questions) Regulations, the Minister of Labour hereby gives notice of his intention to give a decision on or after the 19th day of November, 1920, on a question that has arisen in an application made to him for his decision under Section 10 of the Unemployment Insurance Act, 1920, namely, whether the employment by a doctor, whose consulting room is in his residence, of a maid who does ordinary housework, but who also attends on patients, i.e., showing them in or out, &c., is employment so as to make the maid an employed person within the Unemployment Insurance Act, 1920, and especially whether such employment is employment in domestic service, and whether the maid is employed in a business carried on for the purposes of gain.

Any person or body claiming to be interested may, before the date specified, make, or cause to be made, representations in writing to the Minister with reference to this question, or may apply to the Minister to be heard orally. All such representations and applications should be addressed to the Principal Assistant Secretary, Ministry of Labour, Employment Department, Queen Anne's Chambers, Westminster, S.W. 1.

The Minister may himself require the attendance of any person appearing to him to be interested to give oral information on the subject of the above question.

## UNEMPLOYMENT INSURANCE ACT, 1920.

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Pursuant to paragraph (2) of the Unemployment Insurance (Determination of Questions) Regulations, the Minister of Labour hereby gives notice of his intention to give a decision on or after the 19th day of November, 1920, on a question that has arisen in an application made to him for his decision under Section 10 of the Unemployment Insurance Act, 1920, namely, whether the employment of a person by a landed proprietor to make electric light and attend to heating apparatus in a private residence, to carry coals and keep grounds clean, is or will be such employment as to make the person an employed person within the meaning of the Act, and especially whether such employment is employment in domestic service.

Any person or body claiming to be interested may, before the date specified, make, or cause to be made, representations in writing to the Minister with reference to this question, or may apply to the Minister to be heard orally. All such representations and applications should be addressed to the Principal Assistant Secretary, Ministry of Labour, Employment Department, Queen Anne's Chambers, Westminster, S.W. 1.

The Minister may himself require the attendance of any person appearing to him to be interested to give oral information on the subject of the above question.