

(4) The regulation which provided that so long as the applicant has liquid resources, or resources easily convertible into money, such as stocks, bonds, etc. and until such resources are exhausted no claim can be admitted; that if the applicant has a house it is not suggested she should be required to sell same but the net rental value should be deducted from any allowance otherwise payable,

be cancelled and the following regulation substituted:

"Should the applicant have resources easily convertible into money such as stocks, bonds, etc., until such resources are exhausted no claim can be admitted unless such resources are a result of her own personal earnings and thrift, in which case such resources may be ignored up to the sum of \$1,000. If the applicant has a house it is not suggested that she should be required to sell same but the net rental value should be deducted from any allowance otherwise payable."

(5) The regulation which provided that as a general principle no assistance should be given unless the man saw military service outside of Canada,

be cancelled and the following regulation substituted:

"As a general principle no assistance should be given unless the man saw military service outside of Canada. Where, however, men enlisted in the C.E.F. and proof is adduced that through injuries or disabilities incurred during service ex-soldiers were debarred from proceeding overseas, dependents may be assisted."

(6) The regulation which provided that for the present, and until more definite knowledge as to the extent of the possible demands is obtainable, it is not contemplated that dependents who come to Canada after January 1st, 1920, will be eligible for assistance,

be amended by the substitution of the words: "May 31st, 1921" for "January 1st, 1920."

(7) The regulation which provides that if the wife can leave her household duties for a portion of the day, without detriment to her children, and aid by her earnings in the support of the home, the above figures should be reduced by her approximate potential earning capacity; that it is not considered desirable or necessary that a woman should seek outside employment if her absence from the home is going to have the least detrimental effect upon the children; that on the contrary, in such a case the woman should be encouraged to remain at home,

be cancelled and the following regulation substituted:

"In the class of case where a woman can have her children properly looked after and can go out to work, at least 50% of her earnings should be deducted and so much more as in the opinion of the local committee should be proper; provided that placing children in a public institution shall not be considered as proper care within the meaning of this resolution. It is not considered desirable or necessary that a woman should seek outside employment if her absence from the home is going to have the least detrimental effect upon the children. On the contrary, in such a case the woman should be encouraged to remain at home."