(c) he shall be deemed to have been accepted for service in His Majesty's forces at the time he left the employment whether that time is before or after the time

these regulations come into force; and

(d) his service in His Majesty's forces shall be deemed to have been terminated when he ascertained that he was not being accepted for service therein whether that time is before or after the time these regulations come into force.

Continuity of service during incapacity.

4. Where, after termination of his service in His Majesty's forces, a person receives hospital treatment or is physically or mentally incapable of performing work to which he would have been entitled upon reinstatement, the period of the treatment or incapacity shall, upon reinstatement thereafter, be deemed to have been a period of service in His Majesty's forces for the purposes of section three of the Act.

Delayed reinstatement.

5. Where the Minister or a Selective Service Officer has, within the period described in paragraph (a) of section four of the Act, directed or requested a person entitled to reinstatement to accept other employment and the person so directed or requested accepts the employment, his service in His Majesty's forces shall be deemed not to have been terminated for the purposes of the Act until the termination of the work which he has been so directed or requested to accept.

Business operated in several establishments.

6. Where an employer's employees are employed in various establishments and it is not reasonably practicable to reinstate an applicant in the establishment in which he was employed at the time he was accepted for service in His Majesty's forces, the employer shall reinstate the applicant in one of his other establishments in Canada if

(a) it is reasonably practicable so to reinstate him; and (b) it is or has been the policy or practice of the employer to transfer employees in the applicant's classification from one establishment to another.

Application for reinstatement.

7. (1) An applicant may apply to the employer verbally or in writing for reinstatement.

(2) The Minister may prescribe forms to be used in applying for reinstatement but an application is not invalid

or defective because it is not in prescribed form.

(3) The fact that an employer has offered to reinstate a former employee within the period described by paragraph (a) of section four of the Act but before the employee has applied for reinstatement does not affect the employee's right to apply for reinstatement at a later time within the said period, and, notwithstanding section four of the Act,