

referred to as "the principal Order") are hereby applied to the Area described in the Schedule hereto, subject to the modifications contained in this Order.

(2.) While this Order remains in operation sheep in the Area described in the Schedule hereto shall be exempt from the provisions of Article 3 of the Sheep Dipping (Scotland and North of England) Order of 1915 so far as they relate to dipping within the first prescribed dipping period.

Modification of Part I of the Principal Order.

2. Part I of the Principal Order shall, in its application to the Area described in the Schedule hereto, be read and have effect as if paragraph (3) of Article 2 of that Order were omitted.

Provision for Movement through Area by Road.

3. For the purposes of the Principal Order and this Order, sheep shall not be deemed to be moved out of the Area described in the Schedule hereto, where they are moved through the Area without unnecessary delay from a place outside the Area to another place outside the Area by the main road from Forres to Grantown-on-Spey.

Period Prescribed as Double Dipping Period.

4. The dates between which all sheep in the Area described in the Schedule hereto are to be dipped within the Area by the owner or person in charge of the sheep under and in accordance with Part II of the Principal Order, are hereby fixed to be the nineteenth day of July and the first day of September in each year.

Commencement.

5. This Order shall come into operation on the twentieth day of July, nineteen hundred and eighteen.

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this fifteenth day of July, nineteen hundred and eighteen.



A. W. Anstruther,
Assistant Secretary.

SCHEDULE.

Area referred to in this Order.

An Area comprising:—

In the county of Nairn—

The farms and grazings of Lynemore, Batnanain (Badnonan), Altlugh, Meaton, West Dulsie, Marchstyre, Dunearn, Collindoune, Tomlachlan, Reioppie, Aitnoch, parts of Balnult and Drumlochlan, and Burnside and part of Refouble, in the parish of Ardclach.

In the county of Elgin or Moray—

Such portions of the parishes of Cromdale Inverallon and Advie, and Edinkillie as lie within the following boundary, namely:—

Commencing at the point where the county boundary between Elgin or Moray and Inverness-shire leaves the River Dulnan near Muckrach House, thence proceeding in a northerly and westerly direction along the

said county boundary to Carn Allt Laoigh, thence following the county boundary between Elgin or Moray and Nairnshire in a northerly and north-easterly direction to Daltulich Bridge over the River Findhorn, thence along the said river in a north-easterly direction to its confluence with the River Divie, thence in a southerly and south-easterly direction along the River Divie to the farm of Ourock, thence along the hill road in a southerly direction to the farm of Auchnagallin, thence along the road in a south-westerly direction via Uchtugorm Farm and Lower Derraid till it meets the Highland Railway line from Forres to Grantown-on-Spey, thence in a southerly direction along the said railway to where it is crossed by the road from Grantown-on-Spey to Carrbridge, thence in a south-westerly and westerly direction along the north side of that road to the point of commencement.

Copies of the above Order can be obtained on application to the Secretary, Board of Agriculture and Fisheries, 4, Whitehall Place, London, S.W. 1.

**CORN PRODUCTION ACT, 1917.
AGRICULTURAL WAGES BOARD
(ENGLAND AND WALES).**

NOTICE OF AN ORDER PROPOSED TO BE MADE WITH RESPECT TO THE "BENEFITS OR ADVANTAGES" MENTIONED IN SECTION 12 (1) (B) OF THE ABOVE ACT.

The Agricultural Wages Board (England and Wales), duly established and constituted under Section 5 (1) of the above Act, and the Regulations made by the Board of Agriculture and Fisheries, dated the 8th November, 1917, hereby give notice as required by the Agricultural Wages Regulations, 1918, that they propose to make the following Order under the above Act, and the enactments incorporated therein and the last-mentioned Regulations (that is to say):—

1. The benefits or advantages which may be reckoned as payment of wages in lieu of payment in cash for the purpose of any minimum rate of wages for time-work fixed or to be fixed under the above Act, are hereby defined to include the provision by an employer for a workman employed by him of (a) lodging and (b) food and drink (not being intoxicating).

2. The said Board hereby delegate to each District Wages Committee established under the District Wages Committees Regulations, 1918, so far as regards the area for which such District Wages Committee acts, the powers and duties of the said Board under Section 12 (1) (b) of the above Act of defining the values at which the above-mentioned benefits and advantages are to be reckoned for the purpose aforesaid, but subject to the following conditions (namely):—

(i) that in defining the said values each District Wages Committee shall have regard to the current prices or values within their area of the commodities included in the said benefits and advantages, and to the normal or average values at which, under current contracts for employment in agriculture within their area, the said