#### **SCHEDULE**

## AMENDMENTS TO THE FIREMEN'S PENSION SCHEME

#### Schedule 2: Personal awards

- **27.** In Parts I, II and III of Schedule 2 (ordinary pension, short service pension and ill-health pension), after "Subject to Parts" insert "VIA," in each place where it appears.
  - 28. In Part V of Schedule 2 (injury awards)-
    - (a) in paragraph 1(1), add at the beginning, "Subject to Part VIA of this Schedule,";
    - (b) in paragraph 1(2), after "rule G3" insert "or a failure to elect under rule G2A"; and
    - (c) in paragraph 2(1), after "rule G3 had effect" insert "or the person failed to make an election under rule G2A".
- **29.** In Part VI of Schedule 2 (deferred pension), in paragraph 1(1), for "Parts VII and VIII" substitute "Parts VIA, VII and VIII".
  - 30. After Part VI of Schedule 2 (deferred pensions), insert-

# "PART VIA

### CALCULATION OF AWARDS FOR PART-TIME SERVICE

- 1. Where some or all of a person's service, by virtue of which his pensionable service is reckonable, is part-time service, his—
  - (a) ordinary pension under Part I,
  - (b) short-service pension under Part II,
  - (c) ill-health pension under Part III,
  - (d) injury gratuity under Part V,
  - (e) injury pension under Part V, and
  - (f) deferred pension under Part VI,

as appropriate, shall be calculated in accordance with this Part.

2.—(1) The amount of an award listed in paragraph 1 is-

$$\frac{A \times (B+C)}{D}$$

where-

A is the amount of that award calculated under the relevant Part if the average pensionable pay was the pay the person would have received had he been a whole-time member of a brigade;

B is the period in years of his pensionable service as a whole-tme member of a brigade;

C is the period in years of his pensionable service as a part-time member of a brigade, expressed as a fraction, where the numerator is the total number of contractual hours during the part-time service and the denominator is the total number of contractual hours for one year of whole-time service; and

D is the period in years of his pensionable service.

**Status:** This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

(2) Neither (B + C) nor D shall exceed 30 years.".