Status: This is the original version (as it was originally enacted).

SCHEDULES

SCHEDULE 1

Section 1.

AMENDMENTS OF NATIONAL INSURANCE ACT 1965

PART I

PROVISIONS TO BE SUBSTITUTED IN SCHEDULE 3

RATES OF PERIODICAL BENEFITS AND OF INCREASES FOR DEPENDANTS

escription of Benefit	on			Increase for only, elder or eldest qualifying child			Increase for second qualifying child			Increase for each additional qualifying child			Increase for adult dependant (where payable)		
£ 1. Unempl or sickness benefit under s. 19(2)	oyment		£	S.	d.	£	S.	d.	£	S.	d.	£	S.	d.	
(a) 4 in the case of a person over the age of 18,	10	0	1	8	0		13	0		11	0	2	16	0	

In paragraph 2 of this Schedule, column 6 shall have effect subject to section 43(3)(b) of this Act.

1	2		3 Increase for only, elder or eldest qualifying child				4			5			6		
DescriptionW of Benefit						fo	ncreas r seco ualifyi child	nd ng	fe ac	ncreas for eac Iditior Ialifyi child	ch 1al ng	Increase for adult dependant (where payable)			
not being a married woman (b) in the case of a person under the age of 18, not being a married woman— (i) 4 during any period during which that person is entitled to an increase of benefit in respect of a l 1. In pa	10	0	1 c)(i) at	8 nd 1(d	0)(i) of	this S	13	0 le " th	he rele	11 vant r	0 ate " r	2 neans	16	0	

In paragraphs 1(c)(i) and 1(d)(i) of this Schedule " the relevant rate " means a weekly rate equal to the difference under this Schedule between the rates of benefit applying if the husband is, and if he is not, contributing to the wife's maintenance at not less than the relevant rate.
 In paragraph 2 of this Schedule, column 6 shall have effect subject to section 43(3)(b) of this Act.

1	2				4			5		6					
DescriptionWe of Benefit	ekly i	rate	01 C	crease nly, eld or elde ualifyi child	der st ng	fo	ncreas r seco ıalifyi child	nd ng	fe ac	ncreas or eac Iditior Ialifyi child	ch 1al ng	fe de	Increase for adult dependant (where payable)		
or adult dependant (ii) 2 during any other period	10	0													
(c) in the case of a married woman over the age of 18—															
(i) 4 during any period during which she is entitled to an increase of benefit in respect of her husband,	10	0	1	8	0		13	0		11	0	2	16	0	

rate equal to the difference under this Schedule between the rates of benefit applying if the husband is, and if he is not, contributing to the wife's maintenance at not less than the relevant rate.
In paragraph 2 of this Schedule, column 6 shall have effect subject to section 43(3)(b) of this Act.

1	escriptionWeekly rate of Benefit		3 Increase for only, elder or eldest qualifying child				4			5			6		
						fo	ncrea: r seco ıalifyi child	nd ng	fe ac	ncreas or eac ldition lalifyi child	h 1al ng	fe de	Increase for adult dependant (where payable)		
or during which she is not residing with her husband nor is he contributin to her maintenand at not less than the relevant rate															
 (ii) 3 during any other period (d) in the case of a married woman under the age 	2	0	1	8	0		13	0		11	0	2	16	0	

the husband is, and if he is not, contributing to the wife's maintenance at not less than the relevant rate.In paragraph 2 of this Schedule, column 6 shall have effect subject to section 43(3)(b) of this Act.

1	2		3				4		5			6		
DescriptionW of Benefit	eekly i	rate	Increase for only, elder or eldest qualifying child			fo	ncrea. r seco ıalifyi child	ond ing	Increase for each additional qualifying child			Increase for adult dependant (where payable)		
of 18—														
18—(i)4duringanyperiodduringwhichsheisentitledtoanincreaseofbenefitinrespectofherhusband,orduringwhichsheisentitledtoanincreaseofbenefitinrespectof achildoran	10	0	1	8	0		13	0		11	0	2	16	0
adult														
dependant		 16 16	 2)(i) a	 nd 1(d	 D(i) of	 `thic S	 chedu	 1]e " tŀ	 je rele	 vant r	 ate " i	 means	a wee	 klv
1. In pa rate	equal	to the	differ	ence u	nder t	his Sc	hedule	e betw	een th	e rate	s of b	enefit	a wee	ing if

an paragraphs (c)(f) and ((g)(f) of this Schedule between the relevant rate intensis a weekly rate equal to the difference under this Schedule between the rates of benefit applying if the husband is, and if he is not, contributing to the wife's maintenance at not less than the relevant rate.
In paragraph 2 of this Schedule, column 6 shall have effect subject to section 43(3)(b) of this Act.

1	2		3			4			5			6			
DescriptionWe of Benefit	eekly r	ate	Increase for only, elder or eldest qualifying child			fo	Increase for second qualifying child			Increase for each additional qualifying child			Increase for adult dependant (where payable)		
other than her husband and she is not residing with her husband nor is he contributin to her maintenand at not less than the relevant rate (ii) 3 during any other period during which she is entitled to an increase		0	1	8	0		13	0		11	0	2	16	0	
of 1. In par rate e the hu the re	ragrap qual to isbanc	hs 1(c the c is ar)(i) ar liffere d if h	d 1(d nce ui e is no)(i) of nder th	this S this Sch tribut	chedu hedule	le " the between the w	e rele een th	vant rates	ate " r s of be	heans enefit a at not	a wee applyi less f	kly ng if han	

11. The first of the state is not, contributing to the wife's maintenance at not less than the relevant rate.2. In paragraph 2 of this Schedule, column 6 shall have effect subject to section 43(3)(b) of this Act.

1	2			3			4			5		6		
DescriptionWe of Benefit	rekly 1	ate	01 (crease nly, el or elde ualify chila	der est ing	fc	Increa or secc ualify child	ond ing	Increase for each additional qualifying child			Increase for adult dependant (where payable)		
benefit in respect of a child or adult dependant														
(iii) 2 during any other period	10	0												
2. — Unemploy or sickness benefit at a weekly rate determined under s. 19(3)		-	1	8	0		13	0		11	0	2	16	0
3. 4 Maternity allowance	10	0	1	8	0		13	0		11	0	2	16	0
4. 6 Widow's allowance	7	0	2	5	6	1	10	6	1	8	6	_	I	I
5. 4 Widowed mother's allowance 1. In pa	10	0	2	5	6	1	10	6	1	8	6			

In paragraphs 1(c)(i) and 1(d)(i) of this Schedule " the relevant rate " means a weekly rate equal to the difference under this Schedule between the rates of benefit applying if the husband is, and if he is not, contributing to the wife's maintenance at not less than the relevant rate.
 In paragraph 2 of this Schedule, column 6 shall have effect subject to section 43(3)(b) of this Act.

1	2		3				4			5		6		
DescriptionW of Benefit	eekly :	rate	01 0	crease nly, ela or elde ualify chila	der est ing	fo	ncreas r seco ualifyi child	nd ng	Increase for each additional qualifying child			Increase for adult dependant (where payable)		
6. 4 Widow's pension	10	0												
7. 2 Guardian's allowance		6	-											
8. Retiremen pension—	ıt													
(a) 2 where the pension is payable to a woman by virtue of her husband's insurance and he is alive	16	0	1	8	0		13	0		11	0			
(b) 4 in any other case	10	0	1	8	0		13	0		11	0	2	16	0
9. 2 Child's special allowance 1. In pa		6	(j) (j) a	nd 1(d)(i) of	1	10	6 le " th	1 e rele	8 Vant r	6 ate " r	— means	a wee	•klv

In paragraphs 1(c)(i) and 1(d)(i) of this Schedule " the relevant rate " means a weekly rate equal to the difference under this Schedule between the rates of benefit applying if the husband is, and if he is not, contributing to the wife's maintenance at not less than the relevant rate.
 In paragraph 2 of this Schedule, column 6 shall have effect subject to section 43(3)(b) of this Act.

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PART II

PROVISIONS TO BE SUBSTITUTED FOR SECTION 41(4)(B)

Where a man and his wife are both entitled to a retirement pension by virtue of his insurance—

- (i) they shall not both be entitled for the same period to an increase under the said section 40(1) in respect of the same child, nor shall they both be entitled for the same period, in respect of different children, to such an increase at the rate applicable to an only, elder or eldest child, nor both to such an increase at the rate applicable to a second child;
- (ii) where one of them is entitled to such an increase at either of the rates above mentioned in respect of a child not included or treated as included in the other's family, the rates of any such increases to which the other is entitled shall be the rates which would have been appropriate if that child had been the elder or eldest or, as the case may be, the second child of the other's family.