Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format. The electronic version of this UK Statutory Instrument has been contributed by Westlaw and is taken from the printed publication. Read more

#### THE SCHEDULE

# THE REDUNDANT MINEWORKERS AND CONCESSIONARY COAL PAYMENTS SCHEMES

# PART I

## THE REDUNDANT MINEWORKERS PAYMENTS SCHEME

## Age and redundancy requirements

- 3. A coal industry employee shall not be eligible for payments under Article 5 unless—
  - (a) he is a redundant person and, in the case of an employee employed at a prescribed place, became a redundant person by reason of the cessation or reduction of the services or facilities at that place, being services or facilities ancillary to one or more coal mines, in consequence of the closure of one or more such mines or the reduction in the number of persons employed thereat;
  - (b) when he became a redundant person the relevant date fell between 10th December 1972 and 28th March 1976; and
  - (c) on the relevant date he had attained the age of 55 and had not attained the age of 65 in the case of a man or 60 in the case of a woman.