SCHEDULE 3

Regulation 2(c)

AMENDMENTS TO FORM 3

- **1.** In note A in the references to Part 3, for "financial information from landlords" substitute "information from landlords and charities and in respect of ecclesiastical property".
 - 2. After note M, insert—
 - "N. Payment of grant can be made only against an invoice, demand or receipt for payment for the works which is acceptable to the Council. An invoice given by you or a member of your family is not acceptable."
 - **3.** In question 3.9, for "(if no for both, go to 3.11)" substitute "(if no for both, go to 3.10A)".
 - **4.** After question 3.10, insert— "3.10A Have you been incapable of work, or treated as incapable of work, for at Note 26A least the last 364 days continuously? (Go to 3.10B) 3.10B Please give details including dates: 3.10C If you are terminally ill, have you been incapable of work, or been treated as Note 26B incapable of work, for at least the last 196 days continuously? (Go to 3.11) 3.10D Please give details including dates: **5.** In question 3.13, insert in the appropriate places— You Note 28A "Long-term incapacity benefit Your partner ":and Note 28B "Short-term incapacity benefit: equal to the long-term rate You Your partner higher than the long-term rate You Your partner

6. In question 3.41, insert in the appropriate places—

Document Generated: 2023-05-27 **Status:** This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

"Serviceman's widow's supplementary pension					Note 44A				
		£				. £			,
	"Widow's pen Scheme	sion at the su	pplementary	y rate i	ınder the Pe	ersonal I	injuries (Ci	ivilians)	Note 44B
			£				£		"; and
	"Widow's p	ayment under	the Dispen	sing In	struments				Note 44C
			£		•••••		£	••••	
7. After	r question 3.4	3, insert —							
	"3.43A If yo walid care allo f a period befo	wance, has the	at allowance the award?	been,					
		Your partne	r Ye	5	go to 3.43B)		No 🗌	go to 3.44)	
	3.43B Please	give details in	cluding date	es:	,			,	
								•••••	
8. In qu	uestion 3.45—	_							
` '	against the en after "Parent's	•						ther or n	ot paid)".
9. In que partner join	uestions 3.44 ntly)".	3.46, 3.48	and 3.49, a	ıfter "	you or you	ır partn	er" insert	"(or yo	u and your
10. In cowned)".	question 3.47	, after "savir	gs or othe	r inve	stments" ii	nsert "(both indiv	vidually	and jointly
11. In q	question 3.50,	after "give of	details of"	insert	"individua	ılly and	jointly o	wned".	
12. For	question 3.5	1 substitute-	_						
•	"Contributions	to student gra	nts						
ī	3.51 Do yo respect of a stu	u or your par dent grant for	rtner make, a son, dau	or are ghter o	either of yor partner?	Yes No	ed as maki	(Go to 3.52A)	the
13. Afte	er question 3	.52, insert—							

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

"Relevant child care charges				
3.52A Do you pay for the care of any child named	in question 3.20	above wh	o is under th	ne age of
11 years?	Yes		(Go to 3.5)	2B)
	No		(Go to the Declaration end of this section)	n at the
3.52B Do one or more of the following apply?			V	37.
			Yes	No
The child, or one or more of the children, is or registered under the Children Act 1989	cared for by a cl	nild minde	r	
The child, or one or more of the children, is aged the care is provided out of school hours by a sch a local authority				
The care is provided by a child care scheme or where registration under the Children Act 1989		n propert	у	
			(If yes for more, go t	
			(If no for a the Declar the end	ration at

3.52C	Are you a lone parent and engaged in ren	nunerative w	ork?	
		Ye	s 🗌	(Go to 3.52G)
		No		
3.52D	Are both you and your partner engaged i	n remunerat	ive work?	
		Yes		(Go to 3.52G)
		No		
3.52E	Are you a member of a couple of whom	one is enga	ged in remuner	
work and	nd the other is incapacitated?	res	(Go to 3.52F)	Note 52A
	1	No 🗍	(Go to the De	
3.52F	Please state which of you is in remunerativategories listed in Note 52A your or your party	ve work and	which incapaci	,
or the ca				
3.52G	Please give the following details for each	child whose	care you pay fo	or:-
	Child's full name:			
	Date of Birth: / /	Age:		years
	Name, address and telephone number of child:	f person or	organisation p	roviding care for the
				·····
	On which days of the week, and durin			
			•••••	
	***************************************		•••••	
	Amount charged: £			
	How often paid:			

14. For note 11, substitute—

- "11. Payment of grant can be made only against an invoice, demand or receipt for payment for the works which is acceptable to the Council. An invoice given by you or a member of your family is not acceptable; for example, where you or a member of your family carry out the works, an invoice (which can be authenticated) from a third party will be needed for the cost of the materials."
- **15.** At the end of note 12, add "Payment of grant can be made only against an invoice, demand or receipt for payment for the works which is acceptable to the Council. An invoice given by you or a member of your family is not acceptable; for example, where you or a member of your family

carry out the works, an invoice (which can be authenticated) from a third party will be needed for the cost of the materials.".

16. After note 26, insert—

- "26A. Where two or more periods of incapacity are separated by a break or breaks each of not more than 56 days, those periods are treated as one continuous period of incapacity.
- **26B.** A person is terminally ill if he suffers from a progressive disease and his death in consequence of that disease can reasonably be expected within 6 months. When two or more periods of incapacity are separated by a break or breaks each of not more than 56 days, those periods are treated as one continuous period of incapacity."

17. For note 28, substitute—

- **"28.** Answer "Yes" to this question if you or your partner ceased to receive this pension because of payment of a retirement pension. (After 12th April 1995 invalidity pension was replaced by long-term incapacity benefit.)
- **28A.** Answer "Yes" to this question if you or your partner ceased to receive long-term incapacity benefit because of payment of a retirement pension. (After 12th April 1995, long-term incapacity benefit replaced invalidity pension for week 53 onwards of a person's incapacity.).
- **28B.** Answer "Yes" to the appropriate part of this question if you or your partner ceased to receive short-term incapacity benefit at a rate equal to or greater than the long-term rate because of payment of a retirement pension. (After 12th April 1995, short-term incapacity benefit replaced sickness benefit and invalidity benefit for weeks 1 to 52 of a person's incapacity.)".
- **18.** In note 32, for the words after "the last cycle of" to "at the last five weeks" substitute "the child's working hours (if the child has a recognisable cycle) or (if not)".

19. After note 44, insert—

- "44A. Supplementary pensions are paid to servicemen's widows, for example: (i) where the widow is aged 40 or over, (ii) where she cannot support herself, or (iii) in respect of certain children of her late husband.
- **44B.** Under this Scheme, pensions and allowances are paid to or in respect of civilians who were injured or killed in the 1939–45 War.
- **44C.** These payments are made to widows of persons killed before 31st March 1973 on service analogous to service in the armed forces of the Crown.".

20. After note 46, insert—

- "46A. Do not include payments made to you by a health authority, local authority or voluntary organisation for children cared for by you in your household.".
- 21. In note 52, after "self-employed, the assets of your business" insert—
 - "capital administered by the courts of England and Wales or Scotland for a person under 18, deriving from an award of damages for personal injury to that person or from compensation for the death of one or both parents".

22. After note 52, insert—

- "52A. Answer "Yes" to this question if—
- (i) you are, or your partner is, aged less than 60 and one or more of the following conditions is satisfied:

- (a) you receive, or your partner receives, attendance allowance, disability living allowance, disability working allowance, mobility supplement, long-term incapacity benefit, or severe disablement allowance (but in the case of long-term incapacity benefit or severe disablement allowance only where it is paid in respect of the person receiving the benefit or allowance);
- (b) you have, or your partner has, ceased to receive long-term incapacity benefit (or, if paragraph (ii) applies, you or your partner ceased to receive invalidity pension before 13th April 1995) because of payment of a retirement pension and, in the case of your partner, he/she is still a member of your family;
- (c) you were, or your partner was, in receipt of attendance allowance or disability living allowance but payment of benefit has been suspended under section 113(2) of the Social Security Contributions and Benefits Act 1992;
- (d) you are, or your partner is, provided with an invalid carriage or other vehicle or a grant for such a vehicle, under English and Welsh or Scottish legislation;
- (e) you are, or your partner is, a registered blind person or ceased to be so registered not more than 28 weeks ago;
- (f) (i) you are incapable of work under Part XIIA of the Social Security Contributions and Benefits Act 1992; and
 - you have been incapable of work, or been treated as incapable of work, for at least the last 364 days continuously or, if terminally ill, for at least the last 196 days continuously (include any period of incapacity falling before 13th April 1995 and satisfying condition (f)(ii) below; and disregard any break or breaks each of up to 56 days between periods of incapacity and, once you have completed the qualifying period, any period of employment training or of receipt of a training allowance); or
 - (ii) immediately before 13th April 1995 you or your partner, in respect of a continuous period of not less than 28 weeks,
 - provided evidence of incapacity in accordance with regulation 2 of the Social Security (Medical Evidence) Regulations 1976 (or comparable Northern Ireland legislation) as then in force in support of a claim for sickness benefit, invalidity pension or severe disablement allowance within the meaning of sections 31, 33 or 68 of the Social Security Contributions and Benefits Act 1992 (or comparable Northern Ireland legislation) as then in force, provided that an adjudication officer had not determined that you or, as the case may be, your partner was not incapable of work, or
 - were in receipt of statutory sick pay under Part XI of the Social Security Contributions and Benefits Act 1992 as then in force; and from 13th April 1995 you have or, as the case may be, your partner has continued to be incapable of work in accordance with Part XIIA of the Social Security Contributions and Benefits Act 1992 continuously (disregard any break or breaks each of up to 56 days between periods of incapability);
- (ii) you are, or your partner is, aged less than 80 but not less than 60 and one or more of conditions (a) to (f) in paragraph (i) is satisfied (but in the case of condition (f)(i), once you have completed the qualifying period, any period of employment training or of receipt of a training allowance may not be disregarded); or

- (iii) paragraph (i) or (ii) would apply to your partner, but for your partner being treated as capable of work by a determination under section 171E of the Social Security Contributions and Benefits Act 1992; or
- (iv) you have been, or been treated as, incapable of work under Part XIIA of the Social Security Contributions and Benefits Act 1992 for a continuous period of at least 196 days (disregard any break or breaks each of up to 56 days between periods of incapacity); or
- (v) one or more of the following (including Northern Ireland equivalents) is payable for you or your partner:
 - (a) long-term incapacity benefit;
 - (b) short-term incapacity benefit at the higher rate;
 - (c) attendance allowance;
 - (d) severe disablement allowance;
 - (e) disability living allowance;
 - (f) increase of disablement pension for constant attendance;
 - (g) a pension increase under a war pension scheme or industrial injuries scheme for attendance, constant attendance, or which is analogous to disability living allowance; or
- (vi) one of (v)(b), (e), (f) or (g) was payable on account of your or your partner's incapacity but ceased to be payable as a result of you or he/she receiving free medical or other treatment as an in-patient in an NHS hospital or similar institution or under arrangements made by an NHS body or the Secretary of State (please note: a person serving a sentence of imprisonment or of detention in a youth custody institution does not count as an "in-patient"); or
- (vii) you or your partner are provided with an invalid carriage or other vehicle or receive an allowance for such a vehicle (including where the carriage, vehicle or allowance is provided under Northern Ireland legislation)."
- **19.** In note 58, after "Charity" insert ", which is defined as in section 96 of the Charities Act 1993,".