

**EXPLANATORY MEMORANDUM TO**

**THE PENSION PROTECTION FUND AND OCCUPATIONAL PENSION  
SCHEMES (LEVY CEILING AND COMPENSATION CAP) ORDER 2014**

**2014 No. 10**

1. This explanatory memorandum has been prepared by the Department for Work and Pensions (DWP) and is laid before Parliament by Command of Her Majesty.

2. **Purpose of the instrument**

This Order increases two amounts used by the Board of the Pension Protection Fund (the Board). The increases ensure that rises in average earnings are taken into account in the value of these two amounts, so that they maintain their value. The two amounts are:

- the compensation cap, which helps control Pension Protection Fund (PPF) expenditure by limiting the amount of compensation payable by the Board, and
- the levy ceiling, which controls the maximum amount of levy the Board can charge pension schemes.

3. **Matters of special interest to the Joint Committee on Statutory Instruments**

None.

4. **Legislative Context**

4.1 The Board is required to charge a levy to defined benefit occupational pension schemes (and the defined benefit element of hybrid schemes) to fund the compensation it will pay to schemes' members' members if their employer becomes insolvent and the scheme is underfunded below a certain level.

4.2 The Secretary of State is required to set a levy ceiling preventing the Board from raising the levy above a set maximum. The current ceiling of £933,556,533 came into effect on 31st March 2013. See: [http://www.legislation.gov.uk/uksi/2013/105/pdfs/uksi\\_20130105\\_en.pdf](http://www.legislation.gov.uk/uksi/2013/105/pdfs/uksi_20130105_en.pdf)

4.3 The Secretary of State is required to uprate the levy ceiling annually in line with the general level of earnings in Great Britain (unless there is no increase in the general level of earnings). The review period is the period of 12 months ending on 31st July.

- 4.4 The Secretary of State has reviewed the general level of earnings and concluded that earnings in Great Britain have risen by 0.9 per cent during the year from 1st August 2012 to 31st July 2013.
- 4.5 The 0.9 per cent figure is based on average weekly earnings over the period in question and was obtained from the Office for National Statistics, is not seasonally adjusted, but does include bonuses and arrears.
- 4.6 The ceiling is uprated in line with average earnings as this is the closest approximation to the increase in a scheme's liabilities. A person's earnings are a significant factor in determining the level of their pension, which in turn determines the level of pension compensation they are entitled to from the PPF.
- 4.7 This Order specifies that the increase in the general level of earnings for the year ending on 31st July 2013 is 0.9 per cent over the previous year. It specifies that the amount of the levy ceiling for the financial year beginning on 1st April 2014 is £941,958,542. The new levy ceiling has been calculated by increasing the current levy ceiling (£933,556,533) by this 0.9 per cent.
- 4.8 This Order also sets out the level of the compensation cap for the PPF from 1st April 2014, as a result of a review by the Secretary of State of the increase in the general level of earnings in the 2012/2013 tax year.
- 4.9 The Secretary of State is required to make an Order to increase the amount of the compensation cap. This requirement arises where he concludes that the general level of earnings in Great Britain has gone up over the period of a tax year (see section 148(2) of the Social Security Administration Act 1992). <http://www.dwp.gov.uk/docs/a1-1801.pdf>
- 4.10 The Secretary of State has reviewed the general level of earnings in Great Britain for the purposes of determining the amount of the compensation cap. He concluded that the general level of earnings for the period from April 2012 to April 2013 (i.e. the 2012/13 tax year) exceeded the general level of earnings at the end of the period taken into account for the last such review by 4.4 per cent. The period for the last such review, for the purposes of the current Compensation Cap Order (S.I. 2013/105), was the 2011/2012 tax year.
- 4.11 The level of compensation payable by the Board to members who are below their scheme's normal pension age is normally limited to a maximum of 90 per cent of the compensation cap.
- 4.12 Average earnings increased by 4.4 per cent in the 2012/2013 tax year. That percentage is applied to the current compensation cap (£34,867.04) to provide an uprated cap of £36,401.19 from 1st April 2014. When applying the 90 per cent provision to that uprated cap it will provide, at age 65, a maximum level of compensation of £32,761.07.

4.13 For the purposes of this Order the Secretary of State has made two measurements of the general level of earnings using the Average Weekly Earnings (AWE) estimates, produced by the Office for National Statistics, which is the lead measure of earnings growth in GB. Each estimate represents the year on year growth rate for the specified time period, is not seasonally adjusted but includes bonuses and arrears. The period of time set out in the legislation differs slightly for each measure which is why two different percentage figures are used.

4.14 In most years there is a difference between these two figures due to the different periods of time used to determine to them. However, this year it is more pronounced than usual. The main reason for the difference in the figures for this year is the change in the level of earnings in the finance and business services sector. There was an increase in the level of earnings in this sector of 7.1 per cent in April 2013, but a decrease in the level of earnings of 1.2 per cent in July 2013.

## **5. Territorial Extent and Application**

This instrument applies to Great Britain.

## **6. European Convention on Human Rights**

As this instrument is subject to the negative resolution procedure and does not amend primary legislation, no statement is required.

## **7. Policy background**

### **• *What is being done and why***

7.1 The Pensions Act 2004 established the PPF, which is a fund run by the Board of the PPF, from 6th April 2005. The PPF was set up to provide compensation to members of eligible defined benefit occupational pension schemes. It provides compensation where the employer has a qualifying insolvency event, there is no possibility of a scheme rescue and there are insufficient assets in the scheme to pay pension benefits at PPF compensation levels. An insolvency event is typically when an employer does not have sufficient funds to pay its debts, buy goods, etc.

7.2 The PPF provides two levels of compensation:

- The first is for members who have reached their scheme's normal pension age or, irrespective of age, are either already in receipt of a survivor's pension or a pension on the grounds of ill health. The Board will pay them compensation at the 100 per cent level, subject to PPF rules and restrictions;
- The second is for the majority of people below their scheme's normal pension age. The Board will pay them compensation at the

90 per cent level subject to the compensation cap and PPF rules and restrictions.

7.3 The compensation cap is a limit on the compensation that can be paid by the Board to a single member who is under the normal pension age of the scheme at the assessment date and who is not in receipt of a survivor's or admissible ill health pension. The compensation cap is one of a number of measures which helps to control PPF expenditure to enable sustainability of the PPF. It encourages high earners, who may have an influence over their scheme, to try to ensure that the scheme does not enter the PPF. This is achieved by limiting compensation to a level of 90 per cent and applying the compensation cap, for the majority of members under normal pension age. (The assessment date is the start of the procedure by which the Board assesses whether the scheme can enter the PPF.)

7.4 The PPF is funded by a number of sources including:

- the pension protection levy that is charged to eligible defined benefit occupational pension schemes;
- the remaining assets of schemes that enter the PPF;
- funds recovered from insolvent employers; and
- investment returns on the PPF's assets.

7.5 The pension protection levy is comprised of a risk-based levy (required by law to be at least 80 per cent of the total) and a scheme-based levy making up the remainder. The scheme-based levy is calculated using the level of a scheme's liabilities and the risk-based levy is calculated using the level of a scheme's underfunding and the likelihood of insolvency for that scheme.

7.6 Each year the Board is required to estimate the total amount of the pension protection levy it will collect. The levy ceiling prevents the Board from imposing a total levy in excess of the amount specified in the Order. The ceiling is set at a level that is sufficient to allow the Board to raise a levy that ensures the safe funding of the compensation it provides, whilst providing reassurance to schemes that the levy estimate will not be above a certain amount in any one year.

- ***Consolidation***

7.7 The compensation cap and the levy ceiling are updated annually in line with the general level of earnings in Great Britain. This Order does not amend any previous instruments. Consolidation is therefore not appropriate in these instances. However, DWP includes a copy of this Order in The Law Relating to Social Security (the Blue Volumes), which are available for free on the internet at:

<http://www.dwp.gov.uk/publications/specialist%2Dguides/law%2Dvolumes/the%2Dlaw%2Drelating%2Dto%2Dsocial%2Dsecurity/>.

## **8. Consultation outcome**

Consultation on the draft Order was considered but would be inappropriate as there is no scope to change the Order as a result of consultation. In addition, the Order represents no policy shift; it simply enables routine annual uprating.

**9. Guidance**

No guidance is being issued on this instrument since it is largely based on existing legislation. DWP will have copies of the instrument and be in a position to explain it to members of the public.

**10. Impact**

10.1 This Order amends the existing regulatory regime by a pre-determined formula and has no new direct impact on the private sector or civil society organisations.

10.2 This Order has only a negligible impact on the public sector.

10.3 An impact assessment has not been prepared for this instrument.

**11. Regulating small businesses**

This instrument has no new direct impact on small businesses.

**12. Monitoring & review**

This Order is monitored by DWP and the Board and reviewed every 12 months.

**13. Contact**

Any queries regarding this instrument should be directed to Gabrielle Park at the Department for Work and Pensions Tel: 0207 962 8000 or e-mail: [Caxton.PPF-Responses@DWP.gsi.gov.uk](mailto:Caxton.PPF-Responses@DWP.gsi.gov.uk)