
STATUTORY INSTRUMENTS

1990 No. 1509

**The Pensions (Miscellaneous Provisions)
(Northern Ireland) Order 1990**

Pensions increase

Qualifying conditions

3.—(1) In section 3 of the Increase Act, in subsection (1) (increases subject to satisfaction of qualifying conditions, except in the case of a widow's pension) for the words widow's pension there shall be substituted the words derivative or substituted pension or a relevant injury pension .

(2) In subsection (2) of that section (no increase for pension in respect of pensioner's own services unless a qualifying condition is satisfied)—

- (a) after the words own services there shall be inserted the words, other than a relevant injury pension, ; and
- (b) at the beginning of paragraph (c) (which provides for certain women with dependants to receive increases and which accordingly discriminates against men) there shall be inserted the words subject to subsections (9) to (11), .

(3) In consequence of paragraph (1)—

- (a) subsection (3) for that section (conditions for increase of certain derivative and substituted pensions) is hereby repealed;
- (b) in subsection (6) of that section, for the words as mentioned in subsection (3)(d) there shall be substituted the words for a trade, profession or vocation in such circumstances that he is required to devote the whole of his time to that training for a period of not less than two years ; and
- (c) in subsection (8) of that section, the words or (3)(a), or in both, are hereby repealed.

(4) At the end of that section there shall be added the following subsections—

“(9) On and after 1st January 1993 paragraph (c) of subsection (2) shall have effect only to the extent provided by subsections (10) and (11).

(10) Where, immediately before 1st January 1993, a woman is in receipt of a pension which has been increased under this Part by virtue of paragraph (c) of subsection (2), that paragraph shall continue to have effect in relation to that woman and that pension until such time as the pension falls to be increased under this Part in consequence of any other provision of that subsection.

(11) In any case where—

- (a) a woman's pension commences on or after 1st January 1993, and
 - (b) on the day on which the pension commences she has not attained the age of 55,
- paragraph (c) of subsection (2) shall have effect in relation to that woman and so much of the pension as is referable to service rendered before 1st January 1993 until such time as the pension falls to be increased under this Part in consequence of any other provision of that subsection.” .

(5) In section 8(2) of that Act (date on which a pension begins), after paragraph (b) there shall be inserted the following paragraph—

“(bb) a relevant injury pension payable by virtue of the acceptance of less favourable terms and conditions of employment is to be deemed to begin on the day on which the employment on less favourable terms and conditions begins; and” .

(6) In section 15(1) of that Act (interpretation), after the definition of qualifying condition there shall be inserted the following definition—

“relevant injury pension means—

- (a) a pension paid to a person in respect of his absence from work by reason only of an injury sustained, or disease contracted, by him in the course of the employment by virtue of which his entitlement to the pension arises; or
- (b) a pension paid to a person in respect of his having accepted less favourable terms and conditions of employment by reason of ill#health su#ered by him in consequence of an injury so sustained or a disease so contracted;

but does not include any pension the rate of which is periodically recalculated by reference to the rate of the salary which the pensioner could reasonably be expected to have received had he not sustained the injury or contracted the disease in question;” .

(7) In Article 69 of the Pensions Order, in paragraph (1) (increases subject to satisfaction of qualifying conditions, except in the case of a widow's pension) for the words widow's pension there shall be substituted the words derivative or substituted pension or a relevant injury pension .

Periods of further service

4.—(1) Section 4 of the Increase Act (e#ect of periods of further service on rate of pension) shall have e#ect, and be taken always to have had e#ect, with the amendments made by paragraphs (2) to (4).

(2) In subsection (2) (termination of earlier service by person who is or may become eligible for pension), after the word may there shall be inserted the words (without rendering further reckonable service) .

(3) After that subsection there shall be inserted the following subsection—

“(2A) In subsection (2) reckonable service, in relation to a person and his o#cial pension, means service which falls to be taken into account in calculating the basic rate of the pension.” .

(4) In subsection (3) (derivative pensions which fall to be calculated by reference to the rate of principal pension), after the words falls to be calculated there shall be inserted (a) and after the word retirement) there shall be inserted the words

“or

- (b) by reference to a rate of emoluments (whether actual emoluments or not and whether final or average emoluments) and a period of service of the person who was or, had he survived, would have been the pensioner in relation to such a principal pension;” .

(5) Section 2 of the Pensions (Increase) Act (Northern Ireland) 1966^{F1} (which first made provision corresponding to section 4(2) of the Increase Act and which was repealed by that Act) shall be taken to have had e#ect as originally enacted—

- (a) with the insertion after the word may in paragraph (b) of subsection (1) of the words (without rendering further reckonable service) , and
- (b) with the addition after that paragraph of the words—

“and in paragraph (b) reckonable service , in relation to a person and his pension, means service which falls to be taken into account in calculating the basic rate of the pension” .

Annotations:

F1 1966 c. 5 (N.I.)

No increase for additional lump sums arising from recalculation

5. At the end of section 9 of the Increase Act (gratuities and lump sums) there shall be added the following subsection—

“(7) In any case where—

- (a) a lump sum beginning after the coming into force of this subsection, or an instalment of such a lump sum, is paid, but
- (b) the amount of that lump sum or instalment is subsequently recalculated, and
- (c) in consequence of the recalculation, an additional amount becomes payable by way of lump sum,

the additional amount shall not be increased under this Part in respect of the whole or any part of the period beginning with the day on which the lump sum or instalment became payable and ending with the day on which the additional amount is paid.” .

Employers' contributions towards cost of pensions increase for teachers and persons engaged in [^{F2}health care], etc.

6.—(1) In Article 11 of the Superannuation Order (teachers), after paragraph (3) there shall be inserted the following paragraph—

“(3A) Notwithstanding anything in the Pensions (Increase) Act (Northern Ireland) 1971, regulations under this Article may provide that the cost of increases under that Act of such of the pensions, allowances or gratuities payable under the regulations as may be prescribed by the regulations, or such part of those increases as may be so prescribed, shall be defrayed—

- (a) by contributions from employers of teachers or from such other persons or classes of person (apart from teachers) as the Department of Education may consider appropriate and may specify in the regulations; or
- (b) by contributions from such of those employers or other persons as may be so specified;

and any provisions of the said Act of 1971, or of regulations made under section 5 thereof, relating to liability for the cost of increases under that Act of pensions, allowances or gratuities payable under the regulations shall have effect subject to the provisions of any regulations made by virtue of this paragraph and for the time being in force.” .

(2) In Article 12 of that Order (persons engaged in [^{F2}health care], etc.), in paragraph (1), after the words as may be so prescribed there shall be inserted the words “ (in this Article referred to as health sta#) ” and after paragraph (3) there shall be inserted the following paragraph—

“(3A) Notwithstanding anything in the Pensions (Increase) Act (Northern Ireland) 1971, regulations under this Article may provide that the cost of increases under that Act of such of the pensions, allowances or gratuities payable under the regulations as may be prescribed by the regulations, or such part of those increases as may be so prescribed, shall be defrayed—

- (a) by contributions from employers of health sta# or from such other persons or classes of person (apart from health sta#) as the Department of Health and Social Services may consider appropriate and may specify in the regulations; or
- (b) by contributions from such of those employers or other persons as may be so specified;

and any provisions of the said Act of 1971, or of regulations made under section 5 thereof, relating to liability for the cost of increases under that Act of pensions, allowances or gratuities payable under the regulations shall have e#ect subject to the provisions of any regulations made by virtue of this paragraph and for the time being in force.” .

Annotations:

- F2** Words in Order substituted (1.4.2009) by [Health and Social Care \(Reform\) Act \(Northern Ireland\) 2009 \(c. 1\), ss. 32, 34\(3\), Sch. 6 para. 1\(1\)\(b\)](#) (with Sch. 6 para. 1(3)); S.R. 2009/114, [art. 2](#)

Guaranteed minimum pensions: abolition of double indexation for surviving spouses

7.—(1) In Article 69 of the Pensions Order (increase of o#cial pensions), after paragraph (5) (deduction of guaranteed minimum pension for purpose of calculating increase) there shall be inserted the following paragraph—

“(5ZA) In the application of paragraph (5) in relation to a widow's or widower's pension in a case where the pensioner becomes entitled on the death of the deceased spouse to such a guaranteed minimum pension as is there mentioned—

- (a) the pensioner shall be treated as having been entitled to that guaranteed minimum pension at all times during the period beginning with the date on which the deceased spouse became entitled to a guaranteed minimum pension and ending with the date of the death;
- (b) the rate of the guaranteed minimum pension to which the pensioner is treated as so entitled at any time during that period shall be taken to be one half of the rate of the deceased spouse's guaranteed minimum pension at that time; and
- (c) the amount by reference to which any increase in the widow's or widower's pension is to be calculated shall, subject to any directions under Article 69A (whether made before or after the coming into operation of this paragraph), be accordingly reduced under that paragraph by an amount equal to the rate, as determined under sub#paragraph (b), of the guaranteed minimum pension to which the pensioner is treated as entitled;

but this paragraph does not apply to a widow's or widower's pension in respect of any service of the deceased spouse if the deceased spouse's pension in respect of that service became payable before the coming into operation of this paragraph.” .

(2) In paragraph (7) of that Article (interpretation), after the definition of lump sum there shall be inserted the following definition—

“widower's pension means a pension payable in respect of the services of the pensioner's deceased wife;” .

Correction of section 1 of the Increase Act as reproduced under section 2

8. The Schedule to the Pensions Increase (Annual Review) Order (Northern Ireland) 1978^{F3} (which reproduces section 1 of the Increase Act with the e#ect of increase orders under section 2 incorporated in it) shall have e#ect, and be taken always to have had e#ect, with the insertion of the word beginning after the words any period in subsection (1) of section 1 as so reproduced.

Changes to legislation: *There are currently no known outstanding effects for the The Pensions (Miscellaneous Provisions) (Northern Ireland) Order 1990, Pensions increase. (See end of Document for details)*

Annotations:

F3 S.R. 1978 No. 269

Changes to legislation:

There are currently no known outstanding effects for the The Pensions (Miscellaneous Provisions) (Northern Ireland) Order 1990, Pensions increase.