### STATUTORY RULES OF NORTHERN IRELAND

# 1998 No. 333

# Teachers' Superannuation Regulations (Northern Ireland) 1998

## Part D

### Reckonable Service

### Reckonable service generally

- **D1.**—(1) Subject to regulation D2, a person is entitled to count as reckonable service—
  - (a) subject to paragraph (2), any period spent by him in pensionable employment;
  - (b) any period counting as reckonable service by virtue of regulations D3 and D4 or of regulation F4(8) (receipt of transfer value);
  - (c) any period which does not count by virtue of sub-paragraph (a) or (b) but which immediately before 2nd November 1998 counted as reckonable service under regulation 3(1) of the 1977 Regulations; and
  - (d) any period which immediately before 2nd November 1998, under regulations 4 and 67(1) (a) of the 1977 Regulations (war service), was capable of counting as reckonable service for the purpose of calculating benefits under Part III of those Regulations.
- (2) Where during a financial year a person has spent one or more periods in part-time pensionable employment each such period counts as—

$$365 \times \frac{A}{B}$$
 days of reckonable service,

where-

A is the person's contributable salary for the period; and

B is what his contributable salary for the whole of the financial year would have been if the employment had been full-time and had continued throughout the year.

- (3) For the purposes of paragraph (2)—
  - (a) a period of part-time employment ends, and another such period begins, when any change occurs in the rate of the person's contributable salary;
  - (b) no account shall be taken of any reduction in contributable salary during a period of sick leave or maternity leave;
  - (c) if a half or any greater fraction of a day results it shall be taken as one day, and any smaller fraction resulting shall be left out; and
  - (d) if the calculation would result in more than 365 days' counting as reckonable service in respect of the financial year, the excess shall not so count.
- (4) In calculating the length of reckonable service—
  - (a) no account shall be taken of a leap year day (29th February) except as provided in sub-paragraph (b); but

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(b) where total reckonable service which includes part of a year ends in a leap year on or after the leap year day that day shall be included in the number of days of reckonable service.