SCHEDULES

SCHEDULE 9

Section 83

WORK: EXCEPTIONS

VALID FROM 01/10/2010

PART 1

OCCUPATIONAL REQUIREMENTS

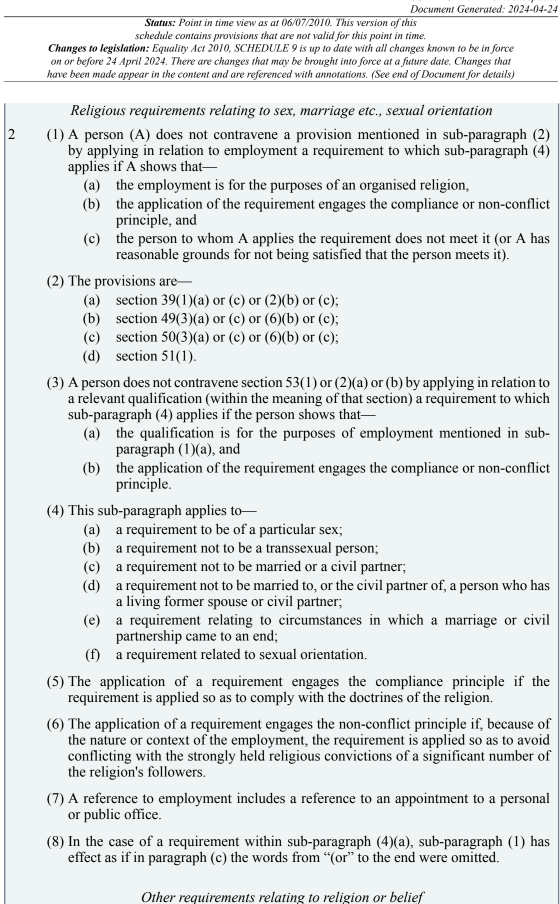
General

(1) A person (A) does not contravene a provision mentioned in sub-paragraph (2) by applying in relation to work a requirement to have a particular protected characteristic, if A shows that, having regard to the nature or context of the work—

- (a) it is an occupational requirement,
- (b) the application of the requirement is a proportionate means of achieving a legitimate aim, and
- (c) the person to whom A applies the requirement does not meet it (or A has reasonable grounds for not being satisfied that the person meets it).
- (2) The provisions are—

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- (a) section 39(1)(a) or (c) or (2)(b) or (c);
- (b) section 41(1)(b);
- (c) section 44(1)(a) or (c) or (2)(b) or (c);
- (d) section 45(1)(a) or (c) or (2)(b) or (c);
- (e) section 49(3)(a) or (c) or (6)(b) or (c);
- (f) section 50(3)(a) or (c) or (6)(b) or (c);
- (g) section 51(1).
- (3) The references in sub-paragraph (1) to a requirement to have a protected characteristic are to be read—
 - (a) in the case of gender reassignment, as references to a requirement not to be a transsexual person (and section 7(3) is accordingly to be ignored);
 - (b) in the case of marriage and civil partnership, as references to a requirement not to be married or a civil partner (and section 8(2) is accordingly to be ignored).
- (4) In the case of a requirement to be of a particular sex, sub-paragraph (1) has effect as if in paragraph (c), the words from "(or" to the end were omitted.



A person (A) with an ethos based on religion or belief does not contravene a provision mentioned in paragraph 1(2) by applying in relation to work a

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requirement to be of a particular religion or belief if A shows that, having regard to that ethos and to the nature or context of the work—

- (a) it is an occupational requirement,
- (b) the application of the requirement is a proportionate means of achieving a legitimate aim, and
- (c) the person to whom A applies the requirement does not meet it (or A has reasonable grounds for not being satisfied that the person meets it).

Armed forces

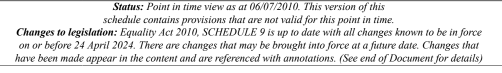
- (1) A person does not contravene section 39(1)(a) or (c) or (2)(b) by applying in relation to service in the armed forces a relevant requirement if the person shows that the application is a proportionate means of ensuring the combat effectiveness of the armed forces.
 - (2) A relevant requirement is—
 - (a) a requirement to be a man;
 - (b) a requirement not to be a transsexual person.
 - (3) This Part of this Act, so far as relating to age or disability, does not apply to service in the armed forces; and section 55, so far as relating to disability, does not apply to work experience in the armed forces.

Employment services

- (1) A person (A) does not contravene section 55(1) or (2) if A shows that A's treatment of another person relates only to work the offer of which could be refused to that other person in reliance on paragraph 1, 2, 3 or 4.
 - (2) A person (A) does not contravene section 55(1) or (2) if A shows that A's treatment of another person relates only to training for work of a description mentioned in sub-paragraph (1).
 - (3) A person (A) does not contravene section 55(1) or (2) if A shows that—
 - (a) A acted in reliance on a statement made to A by a person with the power to offer the work in question to the effect that, by virtue of sub-paragraph (1) or (2), A's action would be lawful, and
 - (b) it was reasonable for A to rely on the statement.
 - (4) A person commits an offence by knowingly or recklessly making a statement such as is mentioned in sub-paragraph (3)(a) which in a material respect is false or misleading.
 - (5) A person guilty of an offence under sub-paragraph (4) is liable on summary conviction to a fine not exceeding level 5 on the standard scale.

Interpretation

- 6 (1) This paragraph applies for the purposes of this Part of this Schedule.
 - (2) A reference to contravening a provision of this Act is a reference to contravening that provision by virtue of section 13.



- (3) A reference to work is a reference to employment, contract work, a position as a partner or as a member of an LLP, or an appointment to a personal or public office.
- (4) A reference to a person includes a reference to an organisation.
- (5) A reference to section 39(2)(b), 44(2)(b), 45(2)(b), 49(6)(b) or 50(6)(b) is to be read as a reference to that provision with the omission of the words "or for receiving any other benefit, facility or service".
- (6) A reference to section 39(2)(c), 44(2)(c), 45(2)(c), 49(6)(c), 50(6)(c), 53(2)(a) or 55(2)(c) (dismissal, etc.) does not include a reference to that provision so far as relating to sex.
- (7) The reference to paragraph (b) of section 41(1), so far as relating to sex, is to be read as if that paragraph read—
 - "(b) by not allowing the worker to do the work."

PART 2

EXCEPTIONS RELATING TO AGE

VALID FROM 01/10/2010

Preliminary

For the purposes of this Part of this Schedule, a reference to an age contravention is a reference to a contravention of this Part of this Act, so far as relating to age.

VALID FROM 01/10/2010

Retirement

- 8 (1) It is not an age contravention to dismiss a relevant worker at or over the age of 65 if the reason for the dismissal is retirement.
 - (2) Each of the following is a relevant worker—
 - (a) an employee within the meaning of section 230(1) of the Employment Rights Act 1996;
 - (b) a person in Crown employment;
 - (c) a relevant member of the House of Commons staff;
 - (d) a relevant member of the House of Lords staff.

(3) Retirement is a reason for dismissal only if it is a reason for dismissal by virtue of Part 10 of the Employment Rights Act 1996.

7

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	VALID FROM 01/10/2010		
	Applicants at or approaching retirement age		
9	 (1) A person does not contravene section 39(1)(a) or (c), so far as relating to age, in a case where the other person— (a) has attained the age limit, or would have attained it before the end of six months beginning with the date on which the application for the employment had to be made, and (b) would, if recruited for the employment, be a relevant worker within the meaning of paragraph 8. 		
	 (2) The age limit is whichever is the greater of— (a) the age of 65, and (b) the normal retirement age in the case of the employment concerned. 		
	(3) The reference to the normal retirement age is to be construed in accordance with section 98ZH of the Employment Rights Act 1996.		
	VALID FROM 01/10/2010		
10	Benefits based on length of service(1) It is not an age contravention for a person (A) to put a person (B) at a disadvantage when compared with another (C), in relation to the provision of a benefit, facility		
	or service in so far as the disadvantage is because B has a shorter period of service than C.		
	(2) If B's period of service exceeds 5 years, A may rely on sub-paragraph (1) only reasonably believes that doing so fulfils a business need.		
	reasonably believes that doing so runns a business need.		
	(3) A person's period of service is whichever of the following A chooses—		
	 (3) A person's period of service is whichever of the following A chooses— (a) the period for which the person has been working for A at or above a level (assessed by reference to the demands made on the person) that A reasonably regards as appropriate for the purposes of this paragraph, or (b) the period for which the person has been working for A at any level. 		
	 (3) A person's period of service is whichever of the following A chooses— (a) the period for which the person has been working for A at or above a level (assessed by reference to the demands made on the person) that A reasonably regards as appropriate for the purposes of this paragraph, or (b) the period for which the person has been working for A at any level. (4) The period for which a person has been working for A must be based on the number 		
	 (3) A person's period of service is whichever of the following A chooses— (a) the period for which the person has been working for A at or above a level (assessed by reference to the demands made on the person) that A reasonably regards as appropriate for the purposes of this paragraph, or (b) the period for which the person has been working for A at any level. (4) The period for which a person has been working for A must be based on the number of weeks during the whole or part of which the person has worked for A. (5) But for that purpose A may, so far as is reasonable, discount— (a) periods of absence; (b) periods that A reasonably regards as related to periods of absence. (6) For the purposes of sub-paragraph (3)(b), a person is to be treated as having worked for A during any period in which the person worked for a person other than A if— 		
	 (3) A person's period of service is whichever of the following A chooses— (a) the period for which the person has been working for A at or above a level (assessed by reference to the demands made on the person) that A reasonably regards as appropriate for the purposes of this paragraph, or (b) the period for which the person has been working for A at any level. (4) The period for which a person has been working for A must be based on the number of weeks during the whole or part of which the person has worked for A. (5) But for that purpose A may, so far as is reasonable, discount— (a) periods of absence; (b) periods that A reasonably regards as related to periods of absence. (6) For the purposes of sub-paragraph (3)(b), a person is to be treated as having worked 		

- (b) if sub-paragraph (a) does not apply, that period is treated as a period of employment by an enactment pursuant to which the person's employment was transferred to A.
- (7) For the purposes of this paragraph, the reference to a benefit, facility or service does not include a reference to a benefit, facility or service which may be provided only by virtue of a person's ceasing to work.

VALID FROM 01/10/2010

The national minimum wage: young workers

- 11 (1) It is not an age contravention for a person to pay a young worker (A) at a lower rate than that at which the person pays an older worker (B) if—
 - (a) the hourly rate for the national minimum wage for a person of A's age is lower than that for a person of B's age, and
 - (b) the rate at which A is paid is below the single hourly rate.
 - (2) A young worker is a person who qualifies for the national minimum wage at a lower rate than the single hourly rate; and an older worker is a person who qualifies for the national minimum wage at a higher rate than that at which the young worker qualifies for it.
 - (3) The single hourly rate is the rate prescribed under section 1(3) of the National Minimum Wage Act 1998.

VALID FROM 01/10/2010

The national minimum wage: apprentices

- 12 (1) It is not an age contravention for a person to pay an apprentice who does not qualify for the national minimum wage at a lower rate than the person pays an apprentice who does.
 - (2) An apprentice is a person who-
 - (a) is employed under a contract of apprenticeship, or
 - (b) as a result of provision made by virtue of section 3(2)(a) of the National Minimum Wage Act 1998 (persons not qualifying), is treated as employed under a contract of apprenticeship.

VALID FROM 01/10/2010

Redundancy

(1) It is not an age contravention for a person to give a qualifying employee an enhanced redundancy payment of an amount less than that of an enhanced redundancy payment which the person gives to another qualifying employee, if each amount is calculated on the same basis.

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	(2) It is not an age contravention to give enhanced redundancy payments only to the who are qualifying employees by virtue of sub-paragraph (3)(a) or (b).			
	(3) A perso	3) A person is a qualifying employee if the person—		
	(a)	is entitled to a redundancy payment as a result of section 135 of the Employment Rights Act 1996,		
	(b)	agrees to the termination of the employment in circumstances where the person would, if dismissed, have been so entitled,		
	(c)	would have been so entitled but for section 155 of that Act (requirement for two years' continuous employment), or		
	(d)	agrees to the termination of the employment in circumstances where the person would, if dismissed, have been so entitled but for that section.		
	(4) An enhanced redundancy payment is a payment the amount of which is, subject to sub-paragraphs (5) and (6), calculated in accordance with section 162(1) to (3) of the Employment Rights Act 1996.			
(5) A person making a calculation for the purposes of sub-paragraph (4)-				
	(a)	may treat a week's pay as not being subject to a maximum amount;		
	(b)	may treat a week's pay as being subject to a maximum amount above that for the time being specified in section 227(1) of the Employment Rights Act 1996;		
	(c)	may multiply the appropriate amount for each year of employment by a figure of more than one.		
	(6) Having made a calculation for the purposes of sub-paragraph (4) (whether or no in reliance on sub-paragraph (5)), a person may multiply the amount calculated by a figure of more than one.			
	(7) In sub-paragraph (5), "the appropriate amount" has the meaning given in section 162 of the Employment Rights Act 1996, and "a week's pay" is to be read with Chapter 2 of Part 14 of that Act.			
	in subs qualify	purposes of sub-paragraphs (4) to (6), the reference to "the relevant date" ection $(1)(a)$ of section 162 of that Act is, in the case of a person who is a ing employee by virtue of sub-paragraph $(3)(b)$ or (d), to be read as reference late of the termination of the employment.		

VALID FROM 01/10/2010

Life assurance

14 (1) This paragraph applies if a person (A) takes early retirement because of ill health.

- (2) It is not an age contravention to provide A with life assurance cover for the period starting when A retires and ending—
 - (a) if there is a normal retirement age, when A attains the normal retirement age;
 - (b) in any other case, when A attains the age of 65.

(3) The normal retirement age in relation to A is the age at which, when A retires, persons holding comparable positions in the same undertaking are normally required to retire.

VALID FROM 01/10/2010

Child care

- 15 (1) A person does not contravene a relevant provision, so far as relating to age, only by providing, or making arrangements for or facilitating the provision of, care for children of a particular age group.
 - (2) The relevant provisions are—
 - (a) section 39(2)(b);
 - (b) section 41(1)(c);
 - (c) section 44(2)(b);
 - (d) section 45(2)(b);
 - (e) section 47(2)(b);
 - (f) section 48(2)(b);
 - (g) section 49(6)(b);
 - (h) section 50(6)(b);
 - (i) section 57(2)(a);
 - (j) section 58(3)(a).

(3) Facilitating the provision of care for a child includes—

- (a) paying for some or all of the cost of the provision;
- (b) helping a parent of the child to find a suitable person to provide care for the child;
- (c) enabling a parent of the child to spend more time providing care for the child or otherwise assisting the parent with respect to the care that the parent provides for the child.
- (4) A child is a person who has not attained the age of 17.
- (5) A reference to care includes a reference to supervision.

Contributions to personal pension schemes

- 16 (1) A Minister of the Crown may by order provide that it is not an age contravention for an employer to maintain or use, with respect to contributions to personal pension schemes, practices, actions or decisions relating to age which are of a specified description.
 - (2) An order authorising the use of practices, actions or decisions which are not in use before the order comes into force must not be made unless the Minister consults such persons as the Minister thinks appropriate.
 - (3) "Personal pension scheme" has the meaning given in section 1 of the Pension Schemes Act 1993; and "employer", in relation to a personal pension scheme, has the meaning given in section 318(1) of the Pensions Act 2004.

Commencement Information

I1 Sch. 9 para. 16 wholly in force; para. 16 not in force at Royal Assent see s. 216; para. 16 in force for certain purposes at 6.7.2010 by S.I. 2010/1736, art. 2, Sch.; Sch. 9 in force at 1.10.2010 in so far as not already in force by S.I. 2010/2317, art. 2(1)(5)(i) (with art. 15)

VALID FROM 01/10/2010

PART 3

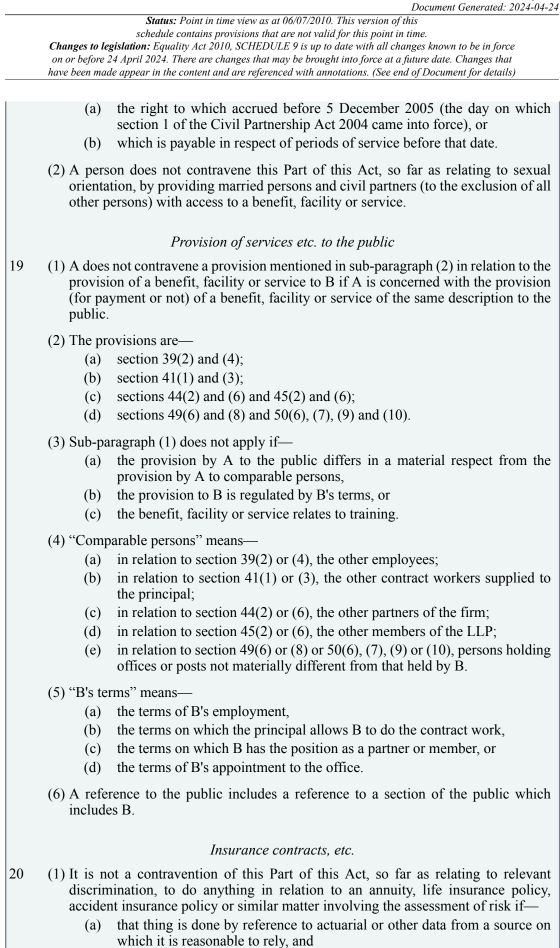
OTHER EXCEPTIONS

Non-contractual payments to women on maternity leave

- 17 (1) A person does not contravene section 39(1)(b) or (2), so far as relating to pregnancy and maternity, by depriving a woman who is on maternity leave of any benefit from the terms of her employment relating to pay.
 - (2) The reference in sub-paragraph (1) to benefit from the terms of a woman's employment relating to pay does not include a reference to—
 - (a) maternity-related pay (including maternity-related pay that is increase-related),
 - (b) pay (including increase-related pay) in respect of times when she is not on maternity leave, or
 - (c) pay by way of bonus in respect of times when she is on compulsory maternity leave.
 - (3) For the purposes of sub-paragraph (2), pay is increase-related in so far as it is to be calculated by reference to increases in pay that the woman would have received had she not been on maternity leave.
 - (4) A reference to terms of her employment is a reference to terms of her employment that are not in her contract of employment, her contract of apprenticeship or her contract to do work personally.
 - (5) "Pay" means benefits—
 - (a) that consist of the payment of money to an employee by way of wages or salary, and
 - (b) that are not benefits whose provision is regulated by the contract referred to in sub-paragraph (4).
 - (6) "Maternity-related pay" means pay to which a woman is entitled—
 - (a) as a result of being pregnant, or
 - (b) in respect of times when she is on maternity leave.

Benefits dependent on marital status, etc.

18 (1) A person does not contravene this Part of this Act, so far as relating to sexual orientation, by doing anything which prevents or restricts a person who is not married from having access to a benefit, facility or service—



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- (b) it is reasonable to do it.
- (2) "Relevant discrimination" is-
 - (a) gender reassignment discrimination;
 - (b) marriage and civil partnership discrimination;
 - (c) pregnancy and maternity discrimination;
 - (d) sex discrimination.

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