Reg. 1

1978 No. 1689

SOCIAL SECURITY

The Social Security (Categorisation of Earners) Regulations 1978

Made	24th November 1978
Laid before Parliament	6th December 1978
Coming into Operation	27th December 1978

The Secretary of State for Social Services, in exerecise of powers conferred on him by sections 2(2), 4(4) and (5) of, and paragraph 6(1)(k) of Schedule 1 to, the Social Security Act 1975(**a**) and of all other powers enabling him in that behalf, hereby makes the following regulations, which are made for the purpose only of consolidating the regulations hereby revoked and acccordingly, by virtue of section 139(2) of, and paragraph 20 of Schedule 15 to, that Act, are not subject to the requirements of section 139(1) of that Act for prior reference to the National Insurance Advisory Committee:

Citation, commencement and interpretation

1.—(1) These regulations may be cited as the Social Security (Categorisation of Earners) Regulations 1978, and shall come into operation on 27th December 1978.

(2) In these regulations, unless the context otherwise requires-

"the Act" means the Social Security Act 1975;

▶ ""an agency" in paragraph 2 of Schedule 1 and paragraphs 2 and 9 of Schedule 3 to these regulations means either a UK agency or a foreign agency; ◄

▶²"category A, B, C or D waters" has the meaning given in the Merchant Shipping (Categorisation of Waters) Regulations 1992(**b**);◄

▶ ""end client" in paragraph 2 of Schedule 1 and paragraphs 2 and 9 of Schedule 3 to these regulations means a person (including any connected person within the meaning given by section 993 of the Income Tax Act $2007(\mathbf{c})$ who has a place of business, residence or presence in Great Britain and to whom the worker personally provides services;

"foreign agency" in paragraph 2 of Schedule 1 and paragraphs 2 and 9 of Schedule 3 to these regulations means a person (including a body of persons unincorporate of which the employed person is a member) who does not have a place of business, residence or presence in Great Britain;◄

▶³◀

*Expiry of regulations revoked by reg. 2 of S.I. 1999/3

 $\blacktriangleright^1 \blacktriangleleft$

▶ ⁴"foreign employer" in paragraph 9(**d**) of Schedule 3 to these regulations means a person-

¹Defns. of "an agency", "end client" and "foreign agency" inserted, defn. of "entertainer" by reg. 2(2)(a)-(c) of S.I. 2014/ 635 as from 6.4.14. ²Defn. of "category A, B, C or D waters" inserted in reg. 1(2) by reg. 3 of S.I. 2003/2420 as from 13.10.03.

³Defn. of "educational establishment" omitted by reg. 2 of S.I. 2012/ 816 as from 6.4.12.

⁴Defns. "foreign employer" and "host employer" inserted in reg. 1(2) by reg. 2 of S.I. 1994/726 as from 6.4.94.

3.401

⁽a) 1975 c. 14.

⁽b) S.I. 1992/22356; category A, B, C and D waters are specified (pursuant to S.I. 1992/2356) in Merchant Shipping Notice MSN 1776(M).

⁽c) 2007 c. 3.

⁽d) Paragraph 9 is added by regulation 4 of these Regulations.

Regs. 1-2

¹Words inserted in defn. of "host employer" by reg. 2(2)(d) of S.I. 2014/635 as from 6.4.14. ²Defn. of "mariner" inserted in reg. 1(2) by reg. 3 of S.I. 2003/2420 as from 13.10.03. ³Defns. of "remuneration" substituted and defns. of "UK agency" and "worker" inserted by reg. 2(2)(e) and (f) of S.I. 2014/635 as from 6.4.14.

SOCIAL SECURITY (CATEGORISATION OF EARNERS) REGULATIONS 1978

- (a) who does not fulfil the conditions as to residence or presence in Great Britain prescribed under section 1(6)(a) of the Social Security Contributions and Benefits Act 1992(a); and
- (b) who, if he did fulfil those conditions as to residence or presence in Great Britain referred to in (a) above, would be the secondary contributor in relation to any payment of earnings to or for the benefit of the person employed;

"host employer" in paragraph 9 of Schedule 3 to these regulations means a person having a place of business \triangleright^1 , residence or presence \triangleleft in Great Britain; \triangleleft

▶²"mariner" has the meaning given in regulation 115 of the Social Security (Contributions) Regulations 2001(**b**)◀

▶³"remuneration"–

- (a) in paragraph 2 of Schedule 1 and paragraphs 2 and 9 of Schedule 3 to these regulations means-
 - (i) every form of payment, profit, gratuity or benefit, but
 - (ii) does not include anything that would not have constituted employed earner's earnings if it had been receivable in connection with an employment but for those paragraphs; and
- (b) in paragraph 8 of Schedule 3 to these regulations includes any payment in respect of stipend or salary and excludes-
 - (i) any payment disregarded or, as the case may be, deducted from the amount of a person's earnings by virtue of regulations made under section 3(3) of the Act; or
 - (ii) any specific and distinct payment made towards the maintenance or education of a dependant of the person receiving the payment;◄

▶³"UK agency" in paragraph 2 of Schedule 1 and paragraphs 2 and 9 of Schedule 3 to these regulations means a person (including a body of persons unincorporate of which the employed person is a member) who has a place of business, residence or presence in Great Britain;

"worker" in paragraph 2 of Schedule 1 and paragraphs 2 and 9 of Schedule 3 to these regulations means the person providing services under or in consequence of the contract;" \blacktriangleleft

and other expressions have the same meaning as in the Act.

(3) Any reference in these regulations to any provision made by or contained in any enactment or instrument shall, except in so far as the context otherwise requires, be construed as including a reference to that provision as amended or extended by any enactment or instrument, and as including a reference to any provision which it reenacts or replaces with or without modification.

(4) The rules for the construction of Acts of Parliament contained in the Interpretation Act 1889(c) shall apply for the purposes of the interpretation of these regulations as they apply for the purposes of the interpretation of an Act of Parliament.

Treatment of earners in one category of earners as falling within another category and disregard of employments

2.—(1) For the purposes of the Act an earner in one category of earners shall be treated as falling within another category in accordance with the following provisions of this regulation.

(2) Subject to the provisions of paragraph (4) of this regulation, every earner shall, in respect of any employment described in any paragraph in column (A) of Part I of Schedule 1 to these regulations, be treated as falling within the category of an employed earner in so far as he is gainfully employed in such employment and is not a person specified in the corresponding paragraph in column (B) of that Part, notwithstanding

⁽a) See regulation 119 of S.I. 1979/591; relevant amending instrument is S.I. 1992/97.

⁽b) S.I. 2001/1004.

⁽c) 1889 c. 63.

¹Words substituted in

from 6.4.04.

reg. 2 by reg. 34(2) & (3) of S.I. 2004/770 as

Regs. 2-5

that the employment is not under a contract of service, or in an office (including elective office) with \triangleright general earnings \triangleleft

(3) Subject to the provisions of paragraph (4) of this regulation, every earner shall, in respect of any employment described in any paragraph in column (A) of Part II of the said Schedule 1, be treated as falling within the category of a self-employed earner in so far as he is gainfully employed in such employment and is not a person specified in the corresponding paragraph in column (b) of that Part, notwithstanding that the employment is under a contract of service, or in an office (including elective office) with \blacktriangleright ¹general earnings \blacktriangleleft .

(4) Every employment described in any paragraph in column (A) of Part III of the said Schedule 1 shall, in relation to liability for contributions otherwise arising from employment of that description, be disregarded, except in so far as it is employment of a person specified in the corresponding paragraph in column (B) of that Part.

Employments treated as continuing

3. For the purposes of the Act with respect to the computation, collection and recovery of, and otherwise with respect to, contributions (other than Class 4 contributions which under section 9 of the Act are to be recovered by the Inland Revenue), the employment of a person shall be treated as continuing in the circumstances specified in Schedule 2 to these regulations.

Special provisions with respect to persons declared by the High Court to be persons falling within a particular category of earners

4.—(1) Where, under the provisions of the Act relating to references and appeals to the High Court(a), the High Court decides any question whether in respect of any employment a person is an earner and, if so, as the category of earners in which he is to be included, and that decision is inconsistent with some previous determination of a question by the Secretary of State(b), then, if the Secretary of State is satisfied that contributions appropriate to anoth er category of earners have been paid by or in respect of any person by reason of that determination or in the reasonable belief that that determination was applicable, the Secretary of State may, if it appears to him that it would be in the interests of the person by or in respect of whom such contributions have been paid, or of any claimant or beneficiary by virtue of that person's contributions, so to do, direct that that person shall be treated as though he had been included in the category of earners corresponding to the contributions paid during the period for which contributions appropriate to that other category were so paid before the date on which the decision of the High Court was given, and, if such a direction is given, that person shall be deemed to have been included in that category accordingly for such period.

(2) Where the Secretary of State, on review under section 96(1) of the Act, has revised a determination of a question previously given by him, the provisions of this regulation shall apply with the necessary modifications in the same manner as they apply where the High Court has given a decision inconsistent with a determination previously given by the Secretary of State.

(3) In the application of this regulation to Scotland, for any reference to the High Court, there shall be substituted a reference to the Court of Session(c).

Persons to be treated as secondary contributors

5. \rightarrow ²(1) \triangleleft For the purposes of section 4 of the Act (Class 1 contributions), in relation to any payment of earnings to or for the benefit of an employed earner in any employment described in any paragraph in column (A) of Schedule 3 to these regulations, the person specified in the corresponding paragraph in column (B) of that Schedule shall be treated as the secondary Class 1 contributor in relation to that employed earner.

²Reg. 5 renumbered 5(1) by reg. 4 of S.I. 2003/ 2420 as from 13.10.03.

⁽a) See section 94 of the Social Security Act 1975.

⁽b) See section 93 of the Social Security Act 1975.

⁽c) See section 94(1) of the Social Security Act 1975.

SI 1978/1689 SOCIAL SECURITY (CATEGORISATION OF EARNERS) REGULATIONS 1978

Regs. 5-6 & Sch. 1

¹Reg. 5(2) inserted by reg. 4 of S.I. 2003/2420 as from 13.10.03. ▶¹(2) Paragraph 9 of Schedule 3 applies to mariners notwithstanding anything in regulations 122 and 124(1) of the Social Security (Contributions) Regulations 2001.

Revocation and general savings

6.—(1) The regulations specified in column (1) of Schedule 4 to these regulations are hereby revoked to the extent mentioned in column (3) of that Schedule.

(2) Anything whatsoever done under or by virtue of any regulation revoked by these regulations shall be deemed to have been done under or by virtue of the corresponding provision of these regulations and anything whatsoever begun under any such regulation may be continued under these regulations as if begun thereunder.

24th November 1978

David Ennals Secretary of State for Social Services

SCHEDULE 1

Regulation 2

	PART	Г 1		
	Column (A) Employment in respect of which, subject to the provisions of regulation 2 and to the exceptions in column (b) of this Part, earners are treated as falling within the category of employed earner	Column (B) Persons excepted from the operation of column (A)		
² Para. 1, col (A) substituted by reg. 2 of S.I. 1990/1894 as from 16.10.90.	 ▶²1. Employment– (a) as an office cleaner or as an operative in any similar capacity in any premises other than those used as a private dwelling-house; or (b) as a cleaner of any telephone apparatus and associated fixtures, other than of apparatus and fixtures in premises used as a private dwelling-house. 	1. None.		
³ Part 1, para. 2, cols. (A) and (B) substituted by reg. 2(3)(a) & (b) of S.I. 2014/635 as from 6.4.14.	 ▶³2. Employment (not being an employment in which the employed earner is treated as an employed earner under the provisions of paragraph 1, 3 or 5 of this Schedule) where– (a) the worker personally provides services to the end client; (b) there is a contract between the end client and an agency under or in consequence of which– (i) the services are provided, or (ii) the end client pays, or otherwise provides consideration for the services, and 	 32. Any employed person described in paragraph 2 of column (A)– (a) where the worker carries out the employment wholly in their own home or on other premises not under the control of management of the end client (except where the other premises are premises at which the employed person is required, by reason of working for the client, to work); or (b) who works for the end client as an actor, singer, musician or other entertainer, or as a fashion, photographic or artist's model; or 		

 5. Employment as a minister of religion, not being employment under a contract of service or in an office with ▶²general earnings *expiry of regulations revoked by reg. 2 of S.I. 1999/3 5A. ▶³ 6. Employment (not being employment being employment for the being employment in the bea		tinued	1-con	PART 1-
(from any person) in consequence of providing the services.manner in which the worker provides the services is not subject to (or to the right of) supervision, direction or control by any person.3. Employment of a person by his or her spouse for the purposes of the spouse's employment3. None4. $\blacktriangleright ! \blacktriangleleft$ 5. Employment as a minister of religion, not being employment under a contract of service or in an office with \triangleright 2general earnings \blacktriangleleft 5. Any person in employment described in paragraph 5 of column (A) whose remuneration in respect of that employment (disregarding any payment in kind) does not consist wholly or mainly of stipend or salary"Words substitute paras. 5 & 5 A b 3(3) of S.I. 20 as from 6.4.0.*expiry of regulations revoked by reg. 2 of S.I. 1999/36. None."Part 1, para. 5A (A) & (B) omitte reg. 2(3)(c) of S 2014/635 as from 6.4.14.(a) as an examiner, moderator or in- vigilator or in any similar capacity;(a) as an examiner, moderator or in- vigilator or in any similar capacity;	ion of column		o Perso (A) ners	Employment in respect of which, subject to the provisions of regulation 2 and to the exceptions in column (b) of this Part, earners are treated as falling within the category of
 spouse for the purposes of the spouse's employment 4. ▶¹◄ 5. Employment as a minister of religion, not being employment under a contract of service or in an office with ▶²general earnings◀ 5. Any person in employment described in paragraph 5 of column (A) whose remuneration in respect of that employment (disregarding any payment in kind) does not consist wholly or mainly of stipend or salary *expiry of regulations revoked by reg. 2 of S.I. 1999/3 5A. ▶³◀ 6. Employment (not being employment described in paragraph 2 in column (A) of this Schedule) by any person responsible for the conduct or administration of any examination leading to any certificate, diploma, degree or professional qualification- (a) as an examiner, moderator or invigilator or in any similar capacity; 5. Any person in employment described in paragraph 5 of column (A) whose remuneration in respect of that employment (disregarding any payment in kind) does not consist wholly or mainly of stipend or salary Words substitute employment (not being employment described in paragraph 2 in column (A) of this Schedule) by any person responsible for the conduct or administration of any examination leading to any certificate, diploma, degree or professional qualification- (a) as an examiner, moderator or invigilator or in any similar capacity; 	e worker es is not e right of)	manner in which th provides the servic subject to (or to th supervision, direct		(from any person) in consequence o
 5. Employment as a minister of religion, not being employment under a contract of service or in an office with ▶²general earnings 5. Any person in employment described in paragraph 5 of column (A) whose remuneration in respect of that employment (disregarding any payment in kind) does not consist wholly or mainly of stipend or salary *expiry of regulations revoked by reg. 2 of S.I. 1999/3 5A. ▶³ 6. Employment (not being employment described in paragraph 2 in column (A) of this Schedule) by any person responsible for the conduct or administration of any examination leading to any certificate, diploma, degree or professional qualification- (a) as an examiner, moderator or invigilator or in any similar capacity; 5. Any person in employment described in paragraph 5 of column (A) whose remuneration in respect of that employment (disregarding any payment in kind) does not consist wholly or mainly of stipend or salary Words substitute paras. 5 & 5A by 34(3) of S.I. 200 as from 6.4.04. *Part 1, para. 5A (A) & (B) omitter reg. 2(3)(c) of S 2014/635 as from 6.4.14. 		3. None		spouse for the purposes of the spouse's
 5. Employment as a minister of religion, not being employment under a contract of service or in an office with ▶²general earnings 5. Any person in employment described in paragraph 5 of column (A) whose remuneration in respect of that employment (disregarding any payment in kind) does not consist wholly or mainly of stipend or salary 5A. ▶³ 6. Employment (not being employment described in paragraph 2 in column (A) of this Schedule) by any person responsible for the conduct or administration of any examination leading to any certificate, diploma, degree or professional qualification— (a) as an examiner, moderator or invigilator or in any similar capacity; 5. Any person in employment described in paragraph 5 of column (A) whose remuneration in respect of that employment (disregarding any payment in kind) does not consist wholly or mainly of stipend or salary Words substitute paras. 5 & 5A by 34(3) of S.I. 200 as from 6.4.04. 	¹ Para. 4 omitted by reg. $A(a) = \frac{8}{2} (b) = \frac{6}{5} \frac{1}{2} - \frac{2012}{2} (b) = \frac{1}{2} \frac$			4. ▶¹◄
 5A. ▶³ 6. Employment (not being employment 6. None. 6. None. 6. None. 6. None. 6. None. 6. None. 6. None. 7. (A) & (B) omitter reg. 2(3)(c) of S 2014/635 as from 6.4.14. 7. (A) as an examiner, moderator or invigilator or in any similar capacity; 	ent described A) whose hat ny payment in lly or mainly 816 as from 6.4.12. 2Words substituted in paras. 5 & 5A by reg. 34(3) of S.I. 2004/770	in paragraph 5 of column of remuneration in respect of t employment (disregarding a kind) does not consist who	t of	not being employment under a contract of service or in an office with ▶²general earnings◀ *expiry of regulations revoked by reg. 2 of S.I.
6. Employment (not being employment described in paragraph 2 in column (A) of this 6. None. (A) & (B) omittee reg. 2(3)(c) of S 2014/635 as from 6.4.14. Schedule) by any person responsible for the conduct or administration of any examination leading to any certificate, diploma, degree or professional qualification— (a) as an examiner, moderator or invigilator or in any similar capacity; (b) None. (c) A & (B) omittee reg. 2(3)(c) of S 2014/635 as from 6.4.14. 	³ Dort 1 pero 5A colo			
(a) as an examiner, moderator or in- vigilator or in any similar capacity;	(A) & (B) omitted by reg. 2(3)(c) of S.I. 2014/635 as from	6. None.	e on	6. Employment (not being employment described in paragraph 2 in column (A) of this Schedule) by any person responsible for the conduct or administration of any examination leading to any certificate, diploma, degree or
				vigilator or in any similar capacity;
 (b) in which the person employed is engaged to set questions or tests for any such examination, 				engaged to set questions or tests for
under a contract where the whole of the work to be performed is to be performed in less than twelve months.				under a contract where the whole of the work to be performed is to be performed in less
PART III		I	PART II	PAI

PART 1—continued

Supplement No. 107 [June 2014]

s. 246 of the Civil Partnership Act 2004

7. Employment by the father, mother,

grandfather, grandmother, stepfather, stepmother, son, daughter, grandson, grand-

(c. 33) applies to para. 7

garded

7. None.

Sch. 1

SOCIAL SECURITY (CATEGORISATION OF EARNERS) REGULATIONS 1978

Sch. 1

PART II

Column (A) Employment in respect of which, subject to the provisions of regulation 2 and to the exceptions in column (b) of this Part, earners are treated as falling within the category of self-employed earner.		Column (B) Persons excepted from the operation of column (A)		
sister, ha	stepson, stepdaughter, brother, lf-brother or half-sister of the person l, in so far as the employment–			
	is employment in a private dwell- ing-house in which both the person employed and the employer reside; and			
(b)	is not employment for the purposes of any trade or business carried on there by the employer.			
contract of spouse of	ployment (whether or not under a of service) of a person by his or her herwise than for the purposes of the employment.	8.	None.	
self-empl ment in r these reg category earner is	employment or employments as a oyed earner (including any employ- espect of which a person is, under alations, treated as falling within the of a self-employed earner) where the not ordinarily employed in such ent or employments.	9.	None.	

SI 1978/1689

Sch.1

Column (A) Employments which, subject to the exceptions in column (B) of this Part, are to be disre- garded	Column (B) Persons excepted from the operation of column (A)	
 10. Employment for the purpose of any election or referendum authorised by Act of Parliament- (a) as a returning officer or acting returning officer; or 	10. None.	
(b) as a Chief Counting Officer or counting officer; or		
(c) of any person by any officer re- ferred to in (a) or (b) above.		
 ¹11. Employment: (a) as a member of the naval, military or air forces of a country to which a provision of the Visiting Forces Act 1952(a) applies by virtue of section 1 thereof; (b) as a civilian by any such force. 	11. Any employment described in para- graph 11(b) in column (A) of a person who is ordinarily resident in the United Kingdom.	¹ Paras. inserted by reg. 2(a) & (b) of S.I. 1980/1713 as from 1.12.80.
12. Employment as a member of any inter- national headquarters or defence organisa- tion designated under section 1 of the Inter- national Headquarters and Defence Organi- sations Act 1946(b).	 12. Any employment described in paragraph 12 in Column (A) of a person who is- (a) a serving member of the regular naval, military or air forces of the Crown ▶² (i) raised in The United Kingdom; or (ii) having its depot or headquarters in the United Kingdom (b) a civilian ordinarily resident in the United Kingdom who is not a member of a ▶³ scheme providing a pension, lump sum, gratuity or like benefit on cessation of the employment which is established under arrangements made by the international headquarters or, as the case may be, defence organisation of which he is a member. 	² Words substituted in para. 12(a) & para. 13 omitted by reg. 2 of S.I. 2006/1530 as from 5.7.06. ³ Words substituted by reg. 3 of S.I. 1984/350 as from 6.4.84.
13. ▶²◀		

PART III—continued

(a) 1952 c. 67. **(b)** 1964 c. 5.

SOCIAL SECURITY (CATEGORISATION OF EARNERS) REGULATIONS 1978

Sch. 2

SCHEDULE 2

Regulation 3

CIRCUMSTANCES IN WHICH EMPLOYMENT IS TREATED AS CONTINUING

Where a person is employed as a self-employed earner or in an employment in respect of which he is, under these regulations, treated as falling within the category of a self-employed earner, the employment shall in either case be treated as continuing unless and until he is no longer ordinarily employed in that employment.

Sch. 3

SCHEDULE 3

Regulation 5

EMPLOYMENTS IN RESPECT OF WHICH PERSONS ARE TREATED AS SECONDARY CLASS 1 CONTRIBUTORS

Column (A) Employments		Column (B) Persons treated as secondary Class 1 contribu- tors		
▶ ¹ 1.	(a)	as an office cleaner or as an opera- tive in any similar capacity in any premises other than those used as a private dwelling-house; or as a cleaner of any telephone appa- ratus and associated fixtures, other than of apparatus and fixtures in premises used as a private dwell- ing house	1. (a) (b)	Where the person employed is sup- plied by, or through the agency of, some third person and receives his remuneration from, or through the agency of, that third person, that third person; in any other case, except where the employment is also one described in paragraph 4 in column (A) of this
		ing-house.		Schedule, the person with whom the person employed contracted to do the work.

¹Para. 1, col (A) substituted by reg. 3(1) of S.I. 1990/1894 as from 16.10.90.

SOCIAL SECURITY (CATEGORISATION OF EARNERS) REGULATIONS 1978

Sch. 3

EMPLOYMENTS IN RESPECT OF WHICH PERSONS ARE TREATED AS SECONDARY CLASS 1 CONTRIBUTORS—continued

	Column (A) Employments	Column (B) Persons treated as secondary Class 1 contributors			
¹ Sch. 3, para. 2, cols. (A) & (B) substituted by reg. $2(4)(a)$ & (b) of	▶ ¹ 2. Employment (not being an employment described in paragraph 2 of column (B) of Schedule 1 to these regulations or	▶ ¹ 2. The UK agency who is party to the contract with the end client; or-			
S.I. 2014/635 as from 6.4.14.	employment to which paragraph 1, 4, 5, 7 or 8 of this Schedule applies) where–	 (a) where, at any time, the end client provides to the UK agency fraudulent documents in connection with the control, direction or supervision which is to be exercised over the employed person, the end 			
	(a) the worker personally provides services to the end client;				
	(b) there is a contract between the end	client; or			
	client and a UK agency under or in consequence of which–	(b) where, at any time, a person (other the end client) who is resident in			
	(i) the services are provided, or	Great Britain and who has a contractual relationship with the UK			
	(ii) the end client pays, or otherwise provides consideration for the services, and	agency provides to the UK agency fraudulent documents in connection with the purported deduction or			
	 (c) remuneration is receivable by the worker (from any person) in consequence of providing the services. 	payment of contributions in connection with the employed person, the person who provides the fraudulent documents.			
	3. Employment of a person by his or her spouse for the purposes of the spouse's employment.	3. The spouse.			
	4. Employment (not being employment in respect of which a secondary contributor, in any particular case, is prescribed in paragraph 1(a) in column (B) of this Schedule, and not being employment described in paragraph 2 in column (A) of that Schedule) by a company, being a company within the meaning of the Companies Act 1948(a) and in voluntary liquidation but carrying on business under a liquidator.	4. The person who at the time of the employment holds the office of liquidator.			
	5. Employment in chambers as a barrister's clerk.	5. The head of chambers.			
² Para. 6 omitted by reg. 5(a) & (b) of S.I. 2012/	6. ▶²◄				
816 as from 6.4.12.	7. Employment as a minister of the Church of England, not being employment under a contract of service.	7. The Church Commissioners for England.			
	8. Employment as a minister of religion not being employment–	8. (a) Where the remuneration in respect of the employment is paid from one fund, the person responsible			
	(a) as a minister of the Church of England; or	for the administration of that fund;			
	(b) under a contract of service; or				

(a) 1948 c. 38.

The Law Relating to Social Security

EMPLOYMENTS IN RESPECT OF WHICH PERSONS ARE TREATED AS SECONDARY CLASS 1 CONTRIBUTORS—continued

Column (. Employme		Column (B) Persons treated as secondary Class 1 contribu- tors	
(c)	described in paragraph 5 in column (B) of Schedule 1 to these regulations.	(b) where the remuneration in respect of the employment is paid from more than one fund and-	
		 (i) remuneration is also paid from one of those funds to other ministers of religion, the person responsible for the administration of that fund; 	
		 (ii) remuneration is also paid from one of those funds to other ministers of religion, the person responsible for the ad- ministration of that fund; 	
		 (ii) remuneration is also paid from two or more of those funds to other ministers of religion, the person respon- sible for the administration of the fund from which remuner- ation is paid to the greatest number of ministers of re- ligion who carry out their du- ties in Great Britain; 	
		 (iii) no person falls to be treated as a secondary contributor by virtue of sub-paragraph (b)(i) or (ii) of this paragraph, the person responsible for the ad- ministration of the fund from which the minister of religion first receives a payment of remuneration in the tax year. 	
▶ ¹ 9. Emp (a)	(not being an employment described in sub-paragraphs (b) to (f)) by a foreign employer where th employed person, under an arrangement involving the foreign employer and the host employer, provides or is percendly involved		¹ Sch. 3, para. 9, cols. (A) & (B) substituted by reg. 2(4)(c) & (d) of S.I. 2014/635 as from 6.4.14.
(b)	provides, or is personally involved in the provision of services, to a host employer; under or in consequence of a contract between a foreign agency and an end client where the worker provides services to that end client	(b) employment within paragraph 9(b) of column (A), the end client;	
Supplem	ent No. 107 [June 2014]	The Law Relating to Social Security	3.429

SI 1978/1689

Sch. 3

SI 1978/1689

Sch. 3

EMPLOYMENTS IN RESPECT OF WHICH PERSONS ARE TREATED AS SECONDARY CLASS 1 CONTRIBUTORS—continued

Column (A) Employments		Column (B) Persons treated as secondary Class 1 contributors		
(c)	by a foreign employer where the worker provides services to an end client under or in consequence of a contract between that end client and a UK agency;	(c)	employment within paragraph 9(c) of column (A), the UK agency who has the contractual relationship with the end client;	
(d)	by a foreign agency where the worker provides services to an end client unde or in consequence of a contract betwee that end client and a UK agency.	er	employment within paragraph 9(d) of column (A), the UK agency who has the contractual relationship with the end client;	
(e)	by a UK employer where the worker provides services to a person outside the United Kingdom under or in consequence of a contract between that person and a UK agency and the worker is eligible to pay contributions in the United Kingdom in relation to that employment; or	(e)	employment within paragraph 9(e) of column (A), the UK employer or UK agency who has the contractual relationship with the person outside the United Kingdom; or	
(f)	by a foreign employer where the work provides services to a person outside the United Kingdom under or in consequence of a contract between that person and a UK agency and the worker is eligible to pay contributions		employment within paragraph 9(f) of column (A), the UK agency who has the contractual relationship with the person outside the United Kingdom;	
	in the United Kingdom in relation to that employment;◀	(g)	employment within paragraphs 9(c) or (d) of column (A) and the end client provides at any time to the UK agency fraudulent documents in connection with the control, direction or supervision which is to be exercised over the employed person, the end client; or	
		(h)	employment within paragraphs 9(c) or (d) of column (A) and a person who is resident in Great Britain (who is not the end client) with a contractual relationship with the UK agency provides at any time to the UK agency fraudulent documents in connection with the purported deduction or payment of contributions in connection with the employed person, the person who provides the fraudulent documents.◀	

*expiry of regulations revoked by reg. 2 of S.I. 1999/3

¹Sch. 3, para. 10, cols. (A) & (B) omitted by reg. 2(4)(e) of S.I. 2014/635 as from 6.4.14.

10. ▶¹◀

Sch.4

SCHEDULE 4

Regulation 6(1)

REVOCATIONS

Column 1 Regulation revoked revocation	Column 2 <i>References</i>	Column 3 Extent of
The Social Security (Categorisation of Earners) Regulations 1975	S.I. 1975/528	The whole regulations
The Social Security (Categorisation of Earners) Amendment Regulations 1976	S.I. 1976/404	The whole regulations
The Social Security (Categorisation of Earners) Amendment Regulations 1977	S.I. 1977/1015	The whole regulations
The Social Security (Categorisation of Earners and Contributions) Amendment Regulations 1977	S.I. 1977/1987	Regulation 1(2)(a) and 2 to 7 inclusive
The Social Security (Categorisation of Earners) Amendment Regulations 1978	S.I. 1978/1462	The whole regulations

EXPLANATORY NOTE

(The Note is not part of the Regulations)

These Regulations are made for the purpose only of consolidating the Regulations hereby revoked.

They provide for persons in employments of prescribed descriptions to be treated for the purposes of the Social Security Act 1975 as falling within another category of earners. The Regulations also provide for other employments of prescribed descriptions to be disregarded (regulation 2 and Schedule 1).

Provision is also made for the circumstances in which employment as a selfemployed earner is treated as continuing (regulation 3 and Schedule 2).

Provision is also made for the special categorisation of a person following a decision of the High Court or a revised decision of the Secretary of State so as to enable the original determination concerning that person's category to stand where this would be in the interests of the person concerned (regulation 4).

The Regulations provide for prescribed persons to be treated for the purposes of the Social Security Act 1975 as the secondary Class 12 contributor in respect of persons in specified employments (regulation 5 and Schedule 3).