### STATUTORY INSTRUMENTS

# 2011 No. 3013

The Armed Forces Redundancy Scheme 2006, the Armed Forces Redundancy Etc. Schemes 2010 and the Armed Forces Pension Scheme 2005 (Amendment) Order 2011

## PART 3

### AMENDMENT OF THE ARMED FORCES REDUNDANCY ETC. SCHEMES (NO. 2) ORDER 2010

#### Amendment of article 6 (redundancy reckonable service)

- **4.**—(1) In paragraph (1) of article 6(**1**)—
  - (a) omit "Subject to article 16";
  - (b) for "redundancy reckonable service" substitute "Redundancy reckonable service"; and
  - (c) for "whether current or previous service" substitute "whether current or previous aggregated service".
- (2) In article 6(5), for the definition of "previous service" substitute-

""previous aggregated service" means a period of service as a member of the armed forces which terminated before current service began and which has been aggregated with the member's current service under rule G.3, G.4 or G.5 of the Armed Forces Pension Scheme 1975(2).".

<sup>(1)</sup> Article 6 was amended by S.I. 2011/208.

<sup>(2)</sup> The Armed Forces Pension Scheme 1975 is set out in three prerogative instruments, namely the Naval and Marine Pensions (Armed Forces Pension Scheme 1975 and Attributable Benefits Scheme) Order 2010, the Army Pensions (Armed Forces Pension Scheme 1975 and Attributable Benefits Scheme) Royal Warrant, and the Air Force (Armed Forces Pension Scheme 1975 and Attributable Benefits Scheme) Order 2010, made on 15 December 2010.