EXPLANATORY MEMORANDUM TO

THE GUARDIAN'S ALLOWANCE UP-RATING REGULATIONS 2020

2020 No. 302

1. Introduction

1.1 This explanatory memorandum has been prepared by Her Majesty's Revenue and Customs (HMRC) and is laid before Parliament by Command of Her Majesty.

2. Purpose of the instrument

- 2.1 This instrument makes provision in consequence of the tax credits and guardian's allowance (GA) Up-rating Regulations 2020 (the Up-rating Regulations) (S.I 2020/298) which provide for the annual up-rating of GA, amongst other things.
- 2.2 The Regulations will prevent the GA rate changed by the up-rating regulations from applying where there is a question about the rate that should be payable and restrict the up-rating of GA for people not ordinarily resident in the United Kingdom, unless there is a reciprocal agreement or legal obligation to pay such increases.

3. Matters of special interest to Parliament

Matters of special interest to the Joint Committee on Statutory Instruments

3.1 None.

Matters relevant to Standing Orders Nos. 83P and 83T of the Standing Orders of the House of Commons relating to Public Business (English Votes for English Laws)

3.2 As the instrument is subject to negative resolution procedure there are no matters relevant to Standing Orders Nos. 83P and 83T of the Standing Orders of the House of Commons relating to Public Business at this stage.

4. Extent and Territorial Application

- 4.1 The territorial extent of this instrument is the United Kingdom.
- 4.2 The territorial application of this instrument is the United Kingdom.

5. European Convention on Human Rights

5.1 As the instrument is subject to the negative resolution procedure and does not amend primary legislation, no statement is required.

6. Legislative Context

- 6.1 The Regulations are consequential on the Up-rating Regulations which are made under section 150 of the Social Security Administration Act 1992 and section 132 of the Social Security Administration (Northern Ireland) Act 1992, and provide for the annual up-rating of GA.
- 6.2 The general rule contained in section 113 of the Social Security Contributions and Benefits Act 1992 Act is that GA is not payable if claimants are not ordinarily resident in Great Britain, unless an exception is made in regulations. Regulations 4

and 5 of the Social Security Benefit (Persons Abroad) Regulations 1975 (S.I 1975/563) make provision for exceptions to the general rule contained in section 113 of the Social Security Contributions and Benefits Act 1992. There is corresponding provision for Northern Ireland in section 113 of the Social Security Contributions and Benefits (Northern Ireland) Act 1992 and regulations 4 and 5 of the Social Security Benefit (Persons Abroad) Regulations (Northern Ireland) 1978 (S.R. (N.I.) 1978 No. 114).

7. Policy background

What is being done and why?

- 7.1 GA was originally a contributory benefit, and remains funded from the National Insurance Fund. In line with other such benefits it may be paid to people who live abroad. There is a statutory requirement to increase GA by price inflation which is given effect through the Up-rating Regulations.
- 7.2 The Regulations restrict the application of increases of GA specified in the Up-rating Regulations to beneficiaries who are ordinarily resident in the United Kingdom. Where GA is payable to a person living abroad it is frozen at the rate of payment when the claim was made, if that is later than the date of that person moving abroad. This provision follows the long-standing policy that benefits payable to people not ordinarily resident in the United Kingdom are not up-rated unless there is a legal obligation to do so: for example, under special arrangements, known as reciprocal agreements, with particular countries.
- 7.3 The Regulations also prevent the increase in the rate of GA from applying in cases where there is a question about the effect of the Up-rating Regulations on the rate payable in an existing claim until that question is resolved. This may occur, for example, where GA overlaps with another benefit affecting the rate of GA payable. This provision allows payment of the altered rates to be delayed until the increased rate due has been worked out and is intended to avoid incorrect payments of GA where the increase is not payable.

8. European Union (Withdrawal) Act/Withdrawal of the United Kingdom from the European Union

8.1 This instrument does not relate to withdrawal from the European Union.

9. Consolidation

9.1 These regulations are remade each year therefore consolidation is not appropriate.

10. Consultation outcome

10.1 No consultation was carried out as the regulations form part of the annual requirement to increase welfare benefits.

11. Guidance

11.1 These amendments will be reflected in the Child Benefit Technical Manual https://intranet.prod.dop.corp.hmrc.gov.uk/manual/child-benefit-manual and in guidance for claimants. The GOV.UK website will also be updated to reflect the new rates once the instrument comes into force.

12. Impact

- 12.1 There is no impact on business, charities or voluntary bodies as the regulations only affect individuals claiming GA.
- 12.2 There is no impact on the public sector.
- 12.3 An Impact Assessment has not been prepared for this instrument because no impact on the private or voluntary sector is foreseen.

13. Regulating small business

13.1 The legislation does not apply to activities that are undertaken by small businesses.

14. Monitoring & review

14.1 The rate of GA is subject to review each tax year by the Treasury under section 150 of the Social Security Administration Act 1992 and section 132 of the Social Security Administration (Northern Ireland) Act 1992

15. Contact

- 15.1 Laura Richardson at HMRC, on Telephone 03000 513002 or email Laura.richardson2@hmrc.gov.uk can be contacted with any queries regarding the instrument
- 15.2 James Dunstan, Deputy Director for Tax Credits and Child Benefit at HMRC, can confirm that this Explanatory Memorandum meets the required standard.
- 15.3 The Rt Hon Steve Barclay MP, Chief Secretary to the Treasury, can confirm that this Explanatory Memorandum meets the required standard.