

London Borough of Harrow Council Tax Support Scheme

Introduction

This scheme is based on the Council Tax Support Schemes (Default Scheme) Regulations 2012 and incorporates the statutory obligations detailed in the Council Tax Support Schemes (Prescribed Requirements) Regulations 2012. Certain elements of the Default Scheme have been removed or amended within this scheme and apply solely to persons who have not reached the qualifying age for state pension credit.

This scheme will be amended to take into account any circumstances subsequently identified, through government statute. This scheme will be treated as having been amended to accommodate any changes the government may make to The Prescribed Requirements. Where references are made to the Prescribed Requirements or Default Scheme, these will relate to the most recently published edition of those documents. Where either is revoked, the last published version(s) will apply.

Principles of the scheme

Specific principles which inform this scheme have been clearly identified to reflect local priorities and national framework:

- The scheme should encourage people to work and in particular should not act as a disincentive to work.
- The impact on the most vulnerable should be considered and therefore be afforded a level of protection within the scheme.
- The scheme design will be developed within the legal framework as identified in the Council Tax Support Schemes (Prescribed Requirements) Regulations 2012.
- The scheme will be developed to meet the resources made available from the Government.

Features of the scheme

Key changes from the Default Scheme (of which apply to persons who have not reached the qualifying age for state pension credit) are as follows:

- Applicants of working-age (unless specified) will have their Council Tax Support based on **77.5%** of their council tax liability in 2013/14 and on **70%** of their council tax liability in 2014/15.
- Applicants with a disability or with a family member with a disability (who fall into classes G & H as defined in this scheme) should receive some protection from the above measure. Such people will have their Council Tax Support based on **90**% of their council tax liability in 2013/14 and on **86**% of their council tax liability in 2014/15.
- All people of working age will have their Council Tax Support tapered at 30%. For every £1 per week of income above the 'applicable amount', Council Tax Support is reduced by 30 pence per week.
- Alternative maximum council tax support has been abolished
- Tariff income has been abolished
- Underlying entitlement has been abolished

- The maximum time limit for a backdated Council Tax Support application is 3 months
- A minimum weekly Council Tax Support award of £2 has been introduced
- Non-dependant deductions have been doubled for all applicants of working age except where non-dependants are in receipt of Contribution-based Employment and Support Allowance (of which the weekly deduction will remain at £3.30).
- A weekly non-dependant deduction of £3.30 has been introduced for non-dependants in receipt of Income Support, Income-based Jobseeker's Allowance, Income-related Employment and Support Allowance, Guaranteed Pension Credit, passported Universal Credit.
- Any change of circumstance which is advantageous to council tax support entitlement and reported by the applicant outside one month, will take effect from the Monday following the date it is reported.

The treatment of war pensions, war disablement pensions, war widow's pensions, war widower's pensions and payments made under the Armed Forces Compensation Scheme

• It is proposed to disregard the total sum of any such payments when calculating entitlement for all applicants. The current statutory obligation under The Prescribed Requirements is to disregard the first £10 per week only of such payments in the calculation of entitlement to council tax support.

Application, appeals, revisions and superseded decisions

• Provisions are made relating to how applications for Council Tax Support must be made and how appeals are to be made to the authority. These are specified in Part 3 and Schedule 1 of this scheme. Schedule 11 of this scheme makes provision for the revision and supersession of Council Tax Support awards and specifies instances where the authority may suspend or terminate Council Tax Support awards.

General administration of the scheme

Apart from where statutorily required, advice of any award granted, removed or revised will be by an adjustment to the council tax bill and the bill itself will be the formal notification. Harrow Council reserves the right to include additional notifications.

Any excess award of Council Tax Support will be rectified by the amount being recovered by an adjustment to the council tax bill.

Uprating

This scheme proposes that any figures set out in the scheme may be uprated, to take effect on 1st April each year following the commencement of the scheme, by the consumer price index, set out in the preceding September, or by the rate used by the government in the determination of income support or universal credit.

Data sharing, fraud and error

Information provided by applicants will be used by Harrow Council to process applications for Council Tax Support. Information may also be shared internally to facilitate the processing of applications.

Information provided by applicants will also be used by Harrow Council for the prevention and detection of fraud and may also share such information with external and internal bodies responsible for auditing or administering public funds for these purposes.

By law Harrow Council may check information provided by applicants, or information about applicants provided by others with other information held by Harrow Council. Harrow Council may also get information about applicants from certain third parties, or give information to them, to:

- make sure the information is accurate,
- prevent or detect crime, and
- protect public funds

These third parties include government departments, any partners affiliated with Harrow Council, other local authorities and private-sector organisations such as banks and credit reference agencies.

Harrow Council is the data controller for the purposes of the Data Protection Act.

Penalties

Harrow Council has a responsibility to protect taxpayers and the public purse by effectively fighting fraud.

Harrow Council takes all forms of fraud seriously and will take action to recover any money that has been claimed based on false information, a failure to provide (disclose) information or a failure to notify a change of circumstances, possession or supply of articles for use in fraud or more generally obtaining services dishonestly. Such action could include a civil penalty and/or prosecution. A successful prosecution will result in a criminal record and penalties of up to 10 years imprisonment and unlimited fines.

Harrow Council has robust information sharing protocols and specialist counter fraud staff who investigate all types of fraud against the council. This includes the ability for individuals to anonymously notify the council of a potential fraud. Contact details for reporting potential fraud are as follows:

Post:

London Borough of Harrow 3rd floor West Wing Civic Centre Station Road Harrow HA1 2XF

Email: fraud@harrow.gov.uk

Council Tax Support Scheme (Harrow Council) Coming into force 1st April 2013

Citation, commencement and application

1.—These rules may be cited as the Council Tax Support Scheme 2013 and come into force on 1 April 2013.

These rules are decided by and apply to Harrow Council.

Council Tax Support Scheme (Harrow Council) 2013

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PART1

Introduction

Introduction

1.These rules may be cited as the Council Tax Support Scheme 2013 and come into force on 1 April 2013. These rules are decided by and apply to Harrow Council.

PART2

Interpretation

Interpretation

2.-(1) In this scheme-

"the1992Act" means the Local GovernmentFinance Act1992;

"AbbeyfieldHome" means an establishment run by the AbbeyfieldSociety including all bodies corporate or unincorporated which are affiliated to that society;

"adoptionleave" means aperiod of absence from work on ordinary or additional adoption leave by virtue of section 75A or 75B of the Employment Rights Act 1996(**a**);

"anAFIP" means an armed forces independence payment payable in accordance with an armed and reserve forces compensations chemeestablished undersection 1(2) of the Armed Forces (Pensions and Compensation) Act 2004 (b);

"alternativemaximumcounciltaxsupport" means the amount determined in accordance with paragraph 31 and Schedule 4;

"appeal" means an appeal to the Valuation Tribunal

"applicableamount" means-

(a) inrelationtoapensioner, the amount calculated in accordance with paragraph 25 and Schedule 2, and

(b) in relation to a person whois not a pensioner, the amount calculated in accordance with—(i)

paragraph26 and Schedule 3;or

(ii) paragraph28,

as the case maybe;

"applicant" means a personwho has made an application;

"application" means an application for a support under this scheme;

(b) 2004c.32.

[&]quot;assessment period" means-

⁽a) 1996c.18.Sections75A and75Bwere insertedby section3oftheEmploymentAct2002(c.22)andamendedby theWork andFamiliesAct2006 (c.18),Schedule 1,paragraphs33and 34.

- (a) in relation to pensioners—
 - (i) in relation to the earnings of a self-employed earner, the period determined in accordancewithparagraph43 for the purpose of calculating the weekly earnings of the applicant; or
 - (ii) inrelationtoanyotherincome, the period determined in accordance with paragraph 40 for the purpose of calculating the weekly income of the applicant;
- (b) inrelationtopersonswhoarenotpensioners, such period asissetoutinparagraphs47to 49over which income falls to be calculated;
- "attendance allowance" means-
- (a) an attendanceallowance under Part 3 of the SSCBA(a);
- (b) an increase of disablement pension undersection 104 or 105 of that Act;
- (c) apaymentbyvirtueofarticle14,15,16,43or44ofthePersonalInjuries(Civilians) Scheme 1983(b) or anyanalogous payment; or
- (d) anypaymentbasedonneedforattendancewhichispaidaspartofawardisablement pension;
- "the authority" means the London Borough of Harrow by virtue of paragraph 4(6) of Schedule 1A to the 1992 Act;

"basicrate" has the meaninggiven by the Income Tax Act2007(c);

"thebenefitActs" means the SSCBA, the JobseekersAct 1995(d), the State Pension Credit Act2002(e) and the WelfareReformAct 2007(f);

"boardandlodgingaccommodation" means accommodation provided to a personor, ifheisa memberofafamily,tohimoranyothermemberofhisfamily,forachargewhichisinclusive of theprovisionofthataccommodationandatleastsomecookedorpreparedmealswhich both are cooked or prepared(by person other than the person to whom the accommodation is providedoramemberofhisfamily)andareconsumedinthataccommodationorassociated premises;

"carehome" has the meaning given by section 3 of the Care Standards Act 2000(g) and in Scotland means a care home service within the meaning given by section 2(3) of the RegulationofCare(Scotland)Act2001(h)andinNorthernIrelandmeansanursinghome within the meaning of Article 11 of the Health and Personal Social Services (Quality, ImprovementandRegulation)(NorthernIreland)Order2003(i)oraresidentialcarehome within the meaning of Article 10 of thatOrder;

"theCaxtonFoundation" means the charitable trust of that namees tablished on 28 th March 2011out of fundsprovided by the Secretary of State for the benefit of certain persons sufferingfromhepatitisCandotherpersonseligibleforpaymentinaccordancewithits provisions;

"child" means a person under the age of 16;

"childbenefit" has the meaning given bysection 141 of the SSCBA(j);

"childtax credit" means a child tax credit under section 8of the TaxCreditsAct 2002(k);

(i) S.I. 2003/431(N.I.9).

"closerelative" meansaparent, parent-in-law, son, son-in-law, daughter, daughter-in-law,

⁽a) 1992c.4.Seesections64to67ofthatActinrelationtoattendanceallowance;relevant amendmentsarereferenced elsewherein theseRegulations.

⁽b) S.I. 1983/686; relevantamending instrumentsare S.I. 1984/1675, 2001/420.

⁽c) 2007c.3.Section989definesbasicratebyreferencetosection6(2)ofthatAct.Section6(2)wasamendedby section5of theFinanceAct

²⁰⁰⁸⁽c.9) and section6of, and paragraphs1 and 2 of Schedule 2 to, the Finance Act 2009(c.10).

⁽d) 1995c.18.

²⁰⁰²c.16. (e)

⁽f) 2007c.5.

⁽g) 2000c.14. Section3was amendedbyparagraphs1and4of Schedule5tothe HealthandSocialCareAct2008(c.14). (h) 2001asp8.

⁽j) Section 141 was amendedbysection1of theChild BenefitAct2005(c.6).

⁽k) 2002c.21;section8isrepealedbytheWelfareReformAct2012 (c.5),Schedule 14, Part1(notyetin force).

parent, step-son, step-daughter, brother, sister, orifany of the preceding personsisone member of a couple, the other member of that couple;

"concessionarypayment" meansapayment made under arrangements made by the Secretary of State with the consent of the Treasury which is charged either to the National Insurance Fundor to a Departmental Expenditure Vote to which payments of benefit or tax credits under the benefit Acts or the Tax Credits Act 2002 (a) are charged;

"contributory employmentandsupportallowance" means a contributory allowance under Part 1 of the Welfare Reform Act 2007 (b);

"counciltax benefit" means council tax benefit underPart7 of the SSCBA;

"couple" has the meaning given byparagraph 4;

(a) bynotice upon or with a formsupplied byit for the purpose of making an application; or

(b) by referenceuponorwithsuchaformtosomeotherdocumentavailablefromitandsent byelectronic means or otherwise onapplication and without charge; or

(c) by any combination of the provisions set out in paragraphs (a) and (b);

"disabilitylivingallowance" means a disabilitylivingallowance undersection 71 of the SSCBA(c);

"earnings" has the meaning given by paragraph 41,44, 51 or 53 as the case maybe;

"theEileenTrust" means the charitable trust of that namees tablished on 29 th March 1993 out offunds provided by the Secretary of Stateforthebene fit of personse ligible for payment in accordance with its provisions;

"electronic communication" has the same meaning as in section 15(1) of the Electronic Communications Act2000(d);

"employedearner" istobeconstrued in accordance with section 2(1)(a) of the SSCBA(e) and also includes a person who is in receipt of a payment which is payable under any enactment having effect in Northern Ireland and which corresponds to statutory sick pay or statutory maternity pay;

"the Employment, Skills and Enterprise Scheme" means a scheme under section 17A (schemes forassisting persons to obtain employment: "work foryour benefit"schemes etc.) of the JobseekersAct1995(f)knownbythatnameandprovidedpursuanttoarrangementsmade by the SecretaryofStatethatisdesignedtoassistclaimantsforjob-seekersallowanceto obtain employment, includingself-employment, and which may include for any individual work-related activity (including work experience or job search);

"employmentzone" means an area within Great Britain design at edfort he purposes of section 60 of the Welfare Reform and Pensions Act 1999 (g) and an "employment zone programme" means a programme established for such an area or areas designed to assist claimants for a jobseeker's allowance to obtain sustainable employment;

"enactment" includes an enactment comprised in, or in an instrument made under, an Actof the Scottish Parliament;

(b) 2007c.5.Part1concernsemploymentandsupportallowance;relevantamendmentsare referencedelsewhereinthese Regulations.

⁽a) 2002c.21.

⁽c) 1992c.4.Section71wasamendedbysection67(1)oftheWelfareReformandPensionsAct1999(c.30)andrepealedby section 90of the Welfare ReformAct2012(notyetin force).

⁽d) 2002c.7;thatdefinitionwas amendedbytheCommunicationsAct2003 (c.21), Schedule17, paragraph 158.

 ⁽e)
 Section2(1)(a)wasamendedbytheIncomeTax(EarningsandPensions)Act2003,Schedule6,paragraphs169and171 (c.1).

 (f)
 Section17Awasinsertedby theWelfareReformAct2012(c.5),Schedule
 theWelfareReformAct2009(c.24),section1andamendedby 7,paragraphs1and4,

^{14,}Parts1and3(notyetinforce). Thesectionisrepealedby Part4of Schedule14 tothatAct (notyetin force). (g) 1999c.30.

"extendedsupport" means a support under this scheme for which a person is eligible under Part 12 (extended support);

"extended supportperiod" means the period for which aperson is in receipt of an extended support in accordance with paragraph 89, 96 or 101;

"extendedsupport(qualifyingcontributorybenefits)" meanssupport under this scheme for which a person is eligible in accordance with paragraph 88 or 95;

"family" has the meaning given byparagraph 6;

"theFund" meansmoneysmadeavailable from time to time by the Secretary of State for the benefit of persons eligible for payment in accordance with the provisions of a scheme established by himon 24th April 1992or, in Scotland, on 10th April 1992;

"guaranteecredit" is to be construed in accordance with sections 1 and 2 of the State Pension Credit Act 2002;

"a guaranteed income payment" means a payment made under article 15(1)(c) (injury benefits)or29(1)(a)(death benefits)oftheArmedForcesandReserveForces(Compensation Scheme) Order 2011(a);

"housingbenefit" means housing benefit underPart 7 of the SSCBA;

"an income-basedjobseeker'sallowance" and "ajoint-claimjobseeker'sallowance" have the meanings given by section 1(4) of the Jobseekers Act 1995(**b**);

"income-related employment and support allowance" means an income-related allowance underPart 1of the WelfareReformAct 2007;

"independent hospital"-

(a) inEnglandmeansahospitalasdefinedby section275oftheNationalHealthServiceAct 2006(c) that is not a health servicehospital as defined bythat section;

- (b) in Wales has the meaning given by section 2 of the CareStandardsAct 2000(d); and
- (c) inScotlandmeansanindependenthealthcareserviceasdefinedbysection10Fofthe NationalHealth Service (Scotland) Act 1978(e);

"theIndependentLivingFund(2006)" meanstheTrustofthatnameestablishedbyadeed dated10thApril2006andmadebetweentheSecretaryofStateforWorkandPensionsofthe one part andMargaret RosemaryCooper, MichaelBeresford Boyall and Marie Theresa Martin of the other part;

"invalidearriageorothervehicle" meansavehiclepropelled by a petrolengine or by electric power supplied for use on the road and to be controlled by the occupant;

"theLondonBombingsReliefCharitableFund" meansthecompanylimited by guarantee

(number5505072),andregisteredcharityofthatnameestablishedon11thJuly2005forthe purpose of (amongst other things) relieving sickness, disability or financial need ofvictims (includingfamiliesordependantsofvictims)oftheterroristattackscarriedoutinLondonon 7th July2005;

"loneparent" means aperson who has no partner and who is responsible for and a member of the same household as a child or young person;

"the Macfarlane(SpecialPayments)Trust"meansthetrustofthatname,establishedon29th January1990partlyoutoffundsprovidedbytheSecretary ofState,forthebenefitofcertain persons suffering fromhaemophilia;

(a) S.I. 2011/517.

(b) 1995c.18. Section1(4) was amendedbytheWelfareReform and PensionsAct1999,Schedule7, paragraphs1and 2(1) and (4);theCivilPartnershipAct2004(c33);section4oftheWelfareReformAct2009(c.24),andisrepealedbytheWelfare ReformAct2012,Schedule14,Part1 (notyetin force).

1978c.29;section 10Fwas inserted bysection 108 of the PublicServicesReform(Scotland) Act2010 (asp 8).

⁽c) 2006c.41.Thedefinitionof^{*}healthservicehospital^{*}hasbeenamendedbytheHealthand SocialCareAct2012(c.7), Schedule4, paragraph138(notyetinforce).

⁽d) 2000c.14; section 2wasamended by the Health and SocialCareAct2008(c.14), Schedule5, paragraphs1 and 3.(e)

"theMacfarlane(SpecialPayments)(No.2)Trust"meansthetrustofthatname, established on 3rdMay1991partlyoutoffundsprovidedbytheSecretaryofState,forthebenefitof certain persons suffering fromhaemophilia and other beneficiaries;

"theMacfarlaneTrust" means the charitable trust, established partly out of funds provided by theSecretaryofStatetotheHaemophiliaSociety,forthereliefofpovertyordistressamong those suffering fromhaemophilia;

"main phase employment and support allowance" means an employment and support allowancewherethe calculationoftheamountpayableinrespectoftheapplicantincludesa componentundersection2(1)(b)or4(2)(b)oftheWelfareReformAct2007(a)exceptinPart 1of Schedule 3:

"maternityleave" means aperiod during which a woman is absent from workbecausesheis pregnantorhasgivenbirthtoachild, and at the end of which she has a right to return to work eitherunderthetermsofhercontractofemploymentorunderPart8oftheEmployment Rights Act1996(b);

counciltaxsupportamount"meanstheamountdeterminedinaccordancewith "maximum paragraph29;

"member of a couple" means a member of a married or unmarried couple;

guarantee(number7121661)ofthatname, limitedby "MFETLimited" meansthecompany established for the purpose in particular of making payments in accordance with arrangements madewiththeSecretaryofStatetopersonswho haveacquiredHIVas aresultoftreatment by the NHS with blood or bloodproducts;

"mobilitysupplement" means-

- (a) inrelationtopensioners, asupplementtowhichparagraph5(1)(a)(vii)ofSchedule5 refers;
- (b) inrelationtopersonswhoarenotpensioners, asupplementtowhich paragraph 13 of Schedule8 refers:

"mover" means an applicant who changes the dwelling in which the applicant is resident, and inrespectof which the applicantisliable to pay council tax, from a dwelling in the area of the authority to a dwelling in he area of a second authority;

"netearnings" means such earnings as a recalculated in accordance with paragraph 42 or 52, as the case maybe;

"netprofit" means such profit as is calculated in accordance with paragraph61;

"newdwelling" means, for the purposes of the definition of "second authority" and paragraphs 91,98and103,thedwellingtowhichanapplicanthasmoved,orisabouttomove,inwhich the applicant will be resident;

"non-dependant" has the meaning given by paragraph 9;

"occasionalassistance" meansany paymentor provision made by a local authority, the Welsh Ministersor the Scottish Ministers for the purposes of-

(a) meeting, or helping to meetan immediate short-termneed—

(i) arising out of an exceptional event or exceptional circumstances, or

(ii) that needs to be met to avoid a riskto the well-being of an individual, and

(b) enabling qualifying individuals to establish or maintain asettled home, and-

(i) "localauthority" has the meaning given by section 270(1) of the Local Government Act1972(c); and

to.theLocalGovernmentAct1985.Otheramendments 17

⁽a) Section2(1)(b)isamendedbytheWelfareReformAct2012,Schedule23,paragraph24(notyetinforce);section4isrepealedbyPart1of Schedule14 tothatAct(notyetinforce)

⁽b) 1996c 18

⁽c) 1972c.70. The definition of local authority was amended by section 102 of and paragraph 8 of Schedule 16 and Schedule have

beenmade

- (ii) "qualifying individuals" means individuals who have been, or without the assistance might otherwise be—
 - (aa) in prison, hospital, an establishment providing residential care or other institution, or
 - (bb) homeless or otherwise livingan unsettled wayof life;

and "local authority" means a local authority in England within the meaning of the Local Government Act 1972(a);

"occupational pension" means any pension or other periodical payment under an occupational pension scheme but does not include any discretionary payment out of a fundestablished for relieving hardship in particular cases;

"occupationalpensionscheme"hasthesamemeaningasinsection1ofthePensionSchemes Act1993(b);

"partner", in relation to a person, means-

- (a) where that person is a member of a couple, the other member of that couple;
- (b) subjecttoparagraph(c),wherethatpersonispolygamouslymarriedtotwoormore members of his household, anysuch member to whomhe is married; or
- (c) wherethatpersonispolygamouslymarriedandhasanawardofuniversalcreditwiththe other partytotheearliestmarriagethatstillsubsists,thatotherpartytotheearliest marriage;

"paternityleave" means aperiod of absence from work on ordinary paternityleave by virtue of section 80 Aor 80 Bofthe Employment Rights Act 1996 or on additional paternityleave by virtue of section 80 AA or 80 BB of that Act(c);

"pensionfundholder" means with respect to a personal pensions chemeoran occupational pensions cheme, the trustees, managers or scheme administrators, as the case may be, of the concerned;

"pensionableage"hasthemeaninggivenbytherulesinparagraph1ofSchedule4tothe PensionsAct 1995(**d**);

"pensioner" has the meaninggiven byparagraph 3(2)(a);

"persononincome support" means a person in receipt of income support;

"persontreated asnot being in GreatBritain" has the meaning given byparagraph 21;

"person who is not a pensioner" has the meaning given byparagraph3(2)(b);

"personalindependencepayment" has the meaning given by Part4 of the Welfare Reform Act 2012(e);

"personalpension scheme" means-

(a) a personal pension scheme as defined by section 1 of the Pension Schemes Act 1993(f); (b)

anannuity contractortrustschemeapprovedundersection620or621oftheIncomeand CorporationTaxesAct1988(g)orasubstitutedcontractwithinthemeaningofsection

⁽a) 1972c.70.See section270(1)of thatActfor the definition of "local authority"; are levantamendment was made to that definition by the Local Government Act 1985(c.51), Schedule 17.

⁽b) 1993c.48.The definition of 'occupational pension scheme' was substituted by section 239 of the Pensions Act 2004(c.35) and amended by S.I. 2007/3014.

⁽c) 1996c.18;sections80Aand80Bwereinsertedbysection1oftheEmploymentAct2002(c.22)andsections80AAand 80BBwereinsertedbysection3oftheWorkandFamiliesAct2006(c.18). Relevant regulationsmadeunderthese sectionsareS.I.2002/2788andS.I.2003/921(madeundersections80Aand80B)andS.I.2010/1055andS.I.2010/1059 (made under sections80AAand 80BB).

⁽d) 1995c.26;paragraph1hasbeenamendedbytheStatePensionCreditAct2002(c.16), Schedule2,paragraph39;the WelfareReformAct2007,Schedule3,paragraph13;thePensionsAct2007(c.22),Schedule3,paragraph4;andsection1 of the PensionsAct2011(c.19).

⁽e) 2012c.5.

(**f**)

1993c.48;thedefinitionof'personalpensionscheme''wassubstitutedby section239ofthePensionsAct2004(c.35)andamendedbytheFinanceAct2007 (c.11), Schedule20, paragraph 23 andSchedule27,Part3.

(g) 1988c.1.

622(3)ofthatActwhichistreatedashavingbecomearegisteredpensionschemeby virtue of paragraph1(1)(f) ofSchedule 36 to the Finance Act 2004(**a**);

(c) apersonalpensionschemeapprovedunderChapter4ofPart14oftheIncomeand CorporationTaxesAct1988whichistreatedashavingbecomearegisteredpension scheme byvirtue of paragraph 1(1)(g) of Schedule36 to the Finance Act 2004;

"policyoflifeinsurance" meansany instrument by whichthepaymentofmoney is assured on death (except death by accident only) or the happening of any contingency dependent on human life, or any instrument evidencing a contract which is subject to payment of premiums for a term dependent on human life;

"polygamousmarriage" means anymarriage to which paragraph 5applies;

"qualifyingageforstatepensioncredit"means(inaccordancewithsection1(2)(b)and(6)of the StatePensionCreditAct2002(b))—

- (a) in the case of a woman, pensionable age; or
- (b) inthe case of a man, the age which is pensionable age in the case of a woman born on the same day as the man;
- "qualifying contributorybenefit" means-
- (a) severe disablement allowance;
- (b) incapacitybenefit;
- (c) contributoryemploymentand support allowance;

"qualifying income-related benefit" means-

- (a) income support;
- (b) income-based jobseeker's allowance;

(c) income-related employmentand support allowance;

"qualifyingperson" meansaperson in respect of whom payment has been made from the Fund, the Eileen Trust, MFET Limited, the Skipton Fund, the Caxton Foundation or the Bombings Relief Charitable Fund; London

"relative" means a close relative, grandparent, grandchild, uncle, aunt, nephewor niece;

"relevantweek", inrelation to any particular day, means the week within which the day in question falls;

"remunerative work" has themeaning given byparagraph 10;

"rent" means" eligible rent" to which regulation 12 of the Housing Benefit (Persons who have attained the qualifying age for state pension credit) Regulations 2006(c) refer, less any deductions in respector finon-dependent swhich fall to be made under paragraph 30 (non-dependent deductions);

"savingscredit" is to be construed in accordance with sections 1 and 3 of the State Pension Credit Act 2002(d);

"secondauthority" means the authority to which a mover is liable to make payments for the new dwelling;

"self-employed earner" is to be construed inaccordancewith section 2(1)(b) of the SSCBA;

"self-employmentroute" means assistance in pursuing self-employed earner's employment whilst participating in—

(a) 2004c.12.

- **(b)** 2002c.16.
- (c) S.I. 2006/214;amendedbyS.I. 2007/1356, 2007/2869.
- (d) 2002 c.16. Section 3 was amended by the Civil Partnership Act 2004 (c.33), Schedule 24, paragraph 140 and S.I. 2002/1792.
- (a) an employment zone programme;
 - (b) aprogrammeprovidedbyorunderarrangementsmadepursuanttosection2ofthe EmploymentandTrainingAct1973(a)(functionsoftheSecretaryofState)orsection2 of the Enterprise andNewTowns (Scotland)Act 1990(b) (functions in relation to training for employment, etc.); or
 - (c) the Employment, Skills and Enterprise Scheme;
 - "service user group" means a group of individuals that is consulted by or on behalf of-
 - (a) aHealthBoard,SpecialHealthBoardortheAgencyinconsequenceofafunctionunder section 2Bof theNational Health Service (Scotland) Act1978(c);
 - (b) alandlordauthorityinconsequenceofafunctionundersection105oftheHousingAct 1985(d);
 - (c) apublicauthorityinNorthernIrelandinconsequenceofafunctionundersection49Aof the DisabilityDiscriminationAct 1995(e);
 - (d) apublicauthorityinconsequenceofafunctionundersection149oftheEqualityAct 2010(**f**);
 - (e) a best value authority in consequence of a function under section 3 of the Local Government Act 1999(g);
 - (f) alocalauthority landlordorregisteredsociallandlordinconsequenceofafunctionunder section 53 of theHousing (Scotland) Act 2001(h);
 - (g) arelevantEnglishbodyorarelevantWelshbodyinconsequenceofafunctionunder section 242 of theNational Health Service Act 2006(i);
 - (h) aLocalHealthBoardinconsequenceofafunctionundersection183oftheNational Health Service (Wales)Act2006(j);
 - (i) theCareQualityCommissioninexerciseofafunctionundersection4or5oftheHealth and Social CareAct 2008(k);
 - (j) theregulatororaprivateregisteredproviderofsocialhousinginconsequenceofa function under section 98,193 or 1960f theHousingandRegeneration Act 2008(l); or
 - (k) apublicorlocalauthorityinGreatBritaininconsequenceofafunctionconferredunder anyother enactment,

for the purposes of monitoring and advising on a policy of that bodyor authority which affects or may affect persons in the group, or of monitoring or advising on services provided by that bodyor authority which are used (or may potentially be used) by those persons;

"singleapplicant" means anapplicant who neither has a partner nor is a lone parent;

"theSkiptonFund" meanstheex-gratiapaymentschemeadministeredbytheSkiptonFund Limited, incorporated on 25thMarch2004, for the benefit of certain persons suffering from Cand other personseligible for payment in accordance with the scheme's provisions;

⁽a) 1973c.50.Section2wassubstitutedbysection25(1)oftheEmploymentAct1988(c.19)and repealedinpartbythe EmploymentAct1989(c.38),Schedule7,Part1.(b)

¹⁹⁹⁰c.35.

⁽c) 1978c.29

⁽d) 1985c.68;section105was amendedbyS.I.1996/2325;the Governmentof WalesAct1998(c.38),Schedule8,paragraph5 andSchedule 16,paragraph 5,andS.I.2010/866.

⁽e) 1995c.50;section 49A was inserted in respect of NorthernIreland by S.I.2006/312 (N.I. 1). (f)

²⁰¹⁰c.15.

 $⁽g) \ 1999 c. 27; section 3 was amended by the Local Government and Public Involvement in Health Act 2007 (c. 28), section 3 was an ended by the Local Government and Public Involvement in Health Act 2007 (c. 28), section 3 was an ended by the Local Government and Public Involvement in Health Act 2007 (c. 28), section 3 was an ended by the Local Government and Public Involvement in Health Act 2007 (c. 28), section 3 was an ended by the Local Government and Public Involvement in Health Act 2007 (c. 28), section 3 was an ended by the Local Government and Public Involvement in Health Act 2007 (c. 28), section 3 was an ended by the Local Government and Public Involvement in Health Act 2007 (c. 28), section 3 was an ended by the Local Government and Public Involvement in Health Act 2007 (c. 28), section 3 was an ended by the Local Government and Public Involvement in Health Act 2007 (c. 28), section 3 was an ended by the Local Government and Public Involvement in Health Act 2007 (c. 28), section 3 was an ended by the Local Government and Public Involvement in Health Act 2007 (c. 28), section 3 was an ended by the Local Government and Public Involvement in Health Act 2007 (c. 28), section 3 was an ended by the Local Government and Public Involvement in Health Act 2007 (c. 28), section 3 was an ended by the Local Government and Public Involvement and Public Invol$

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(h) 2001asp 10.

(i) 2006c.41.
(j) 2006c.42.

- j) 2006c.42.
- (k) 2008c.14;section4hasbeenamendedby

section 189 of the Health and Social Care Act 2012 (c.7) but those a mendments are not yet inforce.

 $(1) \ \ 2008 c. 17; section 193 was a mended by the Localism Act 2011 (c. 20), Schedule 17, paragraphs 1 and 4 and Schedule 25, Part 27.$

"sportsaward" meansanawardmade by oneoftheSportsCouncilsnamedinsection23(2) of the NationalLotteryetc.Act1993(a) outofsumsallocated to it for distribution under that section;

"theSSCBA" means theSocial SecurityContributions and Benefits Act 1992(b);

"statepension credit" means state pension credit under the StatePensionCreditAct 2002(c);

"student" has the meaning given byparagraph 73;

"support week" means a period of seven consecutive days beginning with a Monday and

ending with a Sunday;

"taxyear" means aperiod beginning with 6th Aprilinoneyear and ending with 5th Aprilin the next;

"trainingallowance" means an allowance (whether by way of periodical grants or otherwise) payable—

- (a) outofpublicfundsbyaGovernmentdepartmentorbyoronbehalfoftheSecretaryof State, Skills Development Scotland, Scottish Enterprise or Highlands and Islands Enterprise, the Chief Executive of SkillsFunding or theWelsh Ministers;
- (b) to a person forhis maintenance or in respect of amemberof his family;and
- (c) fortheperiod,orpartofthe period,duringwhichheisfollowingacourseoftrainingor instructionprovidedby,or inpursuanceofarrangementsmadewith,thatdepartment or approved bythat departmentin relation to himor so provided or approved byor on behalf oftheSecretaryofState,SkillsDevelopmentScotland,ScottishEnterpriseorHighlands and Islands Enterprise or theWelsh Ministers,

butitdoesnotincludeanallowancepaidbyanyGovernmentdepartmenttoorinrespectofa personbyreasonofthefactthatheisfollowingacourseoffull-timeeducation,otherthan under arrangements made under section 2 of the Employment and Training Act 1973(d), or is training as a teacher;

"the Trusts" (except where the context otherwise requires) means the Macfarlane Trust, the Macfarlane (Special Payments) Trust and the Macfarla7ne (Special Payments) (No.2) Trust and "Trustees" is to be construed accordingly;

"universal credit" has the meaning given by section 1 of the WelfareReformAct 2012(e);

"voluntaryorganisation" means abody, other than a public or local authority, the activities of which are carried on otherwise than for profit;

"wardisablementpension" meansanyretiredpayorpensionorallowancepayableinrespect of disablementunderaninstrumentspecified insection 639(2) of the Income Tax (Earnings and Pensions) Act 2003(**f**);

"warpension" meansawar disablementpension, awar widow's pension or a warwidower's pension;

"warwidow'spension"meansanypensionorallowancepayabletoawomanasawidow underaninstrumentspecifiedinsection639(2)oftheIncomeTax(EarningsandPensions) Act 2003 in respectof the deathor disablement of anyperson;

"warwidower'spension" meansanypensionorallowancepayabletoamanasawidoweror toasurvivingcivilpartnerunderaninstrumentspecified insection 639(2) of the Income Tax (Earnings and Pensions) Act 2003 in respect of the deathor disablement of any person;

"water charges" means-

(a) asrespectsEnglandandWales,anywaterandseweragechargesunderChapter1ofPart 5of the Water IndustryAct1991(g),

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(d) 1973c.50;section2wassubstitutedbytheEmploymentAct1988(c.19),section25andamendedbytheEmploymentAct 1989(c.38),Schedule7, Part 1.

(e) 2012c.5.

(f) 2003c.1;subsection(2) was inserted by the Finance Act 2005(c.7), section 19. (g)

1991c.56.

(b) as respects Scotland, anywater and sewerage charges established by Scottish Water under a charges scheme made under section 29Aof the Water Industry (Scotland) Act 2002(**a**),

inso far as such charges arein respect of the dwelling which a personoccupies ashishome;

"workingtaxcredit"meansaworkingtaxcreditundersection10oftheTaxCreditsAct 2002(**b**);

"youngperson" means a person who falls within the definition of qualifying young person in section 142 of the SSCBA(c).

(2)Inthisscheme, where an amount is to be rounded to the nearest penny, a fraction of a penny must be disregarded if it is less than half a penny and must otherwise be treated as a whole penny.

(3)Forthepurposeofthisscheme, apersonisonanincome-basedjobseeker's allowance on any day in respect of which an income-based jobseeker's allowance is payable to him and on any day —

- (a) in respect of which he satisfies the conditions for entitlement to an income-based jobseeker's allowance but where the allowance is not paid because of support in accordance with section 19 or 19 A or regulations made under section 17 A or 19 B of the Jobseeker's Act 1995(d) (circumstances in which a jobseeker's allowance is not payable);
- (b) whichisawaitingdayforthepurposesofparagraph4ofSchedule1tothatActand whichfallsimmediatelybeforeaday inrespectofwhichanincome-basedjobseeker's allowanceispayabletohimorwouldbe payabletohimbutforsection19 or19Aor regulations made under section 17Aor19Bof that Act; or
- (c) in respect of which an income-based jobseeker's allowance would be payable butfor a restrictionimposedpursuanttosection6B,7,8or9oftheSocialSecurityFraudAct 2001(e) (loss of benefit provisions).

(4) Forthepurposesofthisscheme, apersonisonanincome-related employmentand support allowance on any day in respect of which an income-related employmentand support allowance is payable to him and on any day—

- (a) in respect of which he satisfies the conditions for entitlement to an income-related employmentand support allowance but where the allowance is not paid in accordance with section 18 of the Welfare Reform Act 2007(f) (disqualification); or
- (b) which is a waiting dayfor the purposes of paragraph2 of Schedule 2 to that Act (employment and support allowance: supplementary provisions) and which falls

3 of Schedule 3 to, the State Pension Credit Act 2002 (c. 16); sections 28 and 49 of, and paragraph 23 of Schedule 3 to, the Welfare 100 and 100 and

⁽a) 1993c.39;subsection (2) wasamended by S.I. 1996/3095, 1999/1663. (b)

¹⁹⁹²c.4.

⁽c) 2002c.16.

 ⁽a) 2002asp3;section29Awassubstitutedtogetherwithsections29Bto29Gforsection29asoriginallyenactedbysection 21 of theWater Servicesetc.(Scotland) Act2005(asp 3). (b)

²⁰⁰²c.21.

⁽c) Section 142 was amendedbysection1 of theChild BenefitAct2005(c.6).

 ⁽d) 1995c.18;section19(togetherwithsections19Ato19C),hasbeensubstitutedbysection46oftheWelfareReformAct 2012(c.5) butthatamendmentis not yetinforce(sections 19Ato 19Carehowever);section17Ahas beenrepealedbyPart 4ofSchedule14tothatActalthoughthatprovisionisnotyetinforce. Inthemeantimeamendmentshavebeenmadeto 17Abysections48and59 of,andSchedules7and14 to, the 2012 Act.

⁽e) 2001c.11;section6Bwasamendedbysections9,24and58of,andparagraphs9and10ofSchedule2andPart1of Schedule7to,theWelfareReformAct2009(c.24);sections31,

^{113,118,119,121}and147of,paragraphs56and58ofSchedule2,paragraphs15and16ofSchedule3,Parts1and12ofSchedule14,tothe WelfareReformAct2012(c.5),of whichonly thosemadeby section113(tosubsection(1)(b)) areinforce.Section7wasamendedby section14 of,andPart

ReformAct2007(c.5);sections9,24and58of,andparagraphs9and11ofSchedule Part1ofSchedule4and Part1ofSchedule7to,theWelfareReformAct2009(ofwhichthosemade by sections9,31andSchedule7are notyetinforce);S.I.2011/2298;sections31,118,119and1470f,andparagraphs56and59ofSchedule2,paragraphs15and17of Schedule 3 and Part 1 of Schedule 14 to, the Welfare Reform Act 2012, none of which are yet inforce. Section 8 has been a schedule 14 to, the Welfare Reform Act 2012, none of which are yet inforce. Section 8 has been a schedule 14 to, the Welfare Reform Act 2012, none of which are yet inforce. Section 8 has been a schedule 14 to, the Welfare Reform Act 2012, none of which are yet inforce. Section 8 has been a schedule 14 to, the Welfare Reform Act 2012, none of which are yet inforce. Section 8 has been a schedule 14 to, the Welfare Reform Act 2012, none of which are yet inforce. Section 8 has been a schedule 14 to, the Welfare Reform Act 2012, none of which are yet inforce. Section 8 has been a schedule 14 to, the Welfare Reform Act 2012, none of which are yet inforce. Section 8 has been a schedule 14 to, the Welfare Reform Act 2012, none of which are yet inforce. Section 8 has been a schedule 14 to, the Welfare Reform Act 2012, none of which are yet inforce. Section 8 has been a schedule 14 to, the Welfare Reform Act 2012, none of which are yet inforce. Section 8 has been a schedule 14 has a schedule 14 hasrepealedbysection147of,andPart1ofSchedule14,totheWelfareReformAct2012,butthatrepealisnotyetinforce. Amendment shave also been made by sections 1,24, and 58 of, and Part 1 of Schedule 4 and Part 3 of Schedule 7 to, the section 1,24, and 58 of schedule 4 aWelfare ReformAct2009; sections 31,48,113and147of,andparagraphs 56and60ofSchedule2, paragraph12of Schedule 7 and Part 12 of Schedule 14 to, the Welfare Reform Act 2012, of which only those made by section 113 are in the section of the seforce. Section 9 was amended by section 14 of, and Part 3 of Schedule 2 to, the State Pension Credit Act 2002; sections 28 of the State Pension Credit Act 2002; section 28 of the State Pension Credit Act 2002; section 28 of the State Pension Credit Act 2002; section 28 of the State Pension Credit Act 2002; section 28 of the State Pension Credit Act 2002; section 28 of the State Pension Credit Act 2002; section 28 of the State Pension Credit Act 2002; section 28 of the State Pension Credit Act 2002; section 28 of the State Pension Credit Act 2002; section 28 of the State Pension Credit Acof,andparagraph23ofSchedule 3 to,the Welfare ReformAct2007;sections9 and 58of, andPart 1ofSchedule 7to,the Welfare ReformAct2009, none ofwhich areinforce; sections 31, 113and147of, and paragraphs56and61of Schedule2 and Part1of Schedule14to,theWelfareReformAct2012,of whichonlythosemadebysection 113 are inforce.

(f) 2007c.5.

immediatelybeforeadayinrespectofwhichanincome-relatedemploymentandsupport allowance is payable to himor would be payable to himbut for section 18of that Act.

(5) Forthepurposes of this scheme, two persons must be taken to be estranged only if their estrangement constitutes a break down of the relationship between them.

(6)Inthisscheme, references to any person in receipt of state pension credit includes a person who would be in receipt of state pension credit but for regulation 13 of the State Pension Credit Regulations 2002(a) (small amounts of state pension credit).

Applicationofscheme: pensioners and personswhoare not pensioners

3.—(1) This scheme applies to—

- (a) pensioners who fall within anyof classes AtoC(b); and
- (b) persons who arenot pensioners who fall within anyof classes Dto E(c).
- (c) persons who are not pensioners who fall within any of classes G to H(d)

(2)In this scheme-

(a) a person is a "pensioner" if-

(i) he has attained thequalifying age for state pension credit; and

- (ii) he is not, or, if hehas apartner, his partner is not-
 - (aa) apersononincomesupport, on an income-based jobseeker's allowance or on an income-related employment and support allowance, or
 - (bb) a person with an awardof universal credit; and
- (b) a person is a "person whois not a pensioner" if-
 - (i) he has not attained the qualifying age for state pension credit; or
 - (ii) hehasattainedthequalifyingageforstatepensioncreditandhe,orifhehasa partner, his partner, is—
 - (aa) apersononincomesupport,onanincome-basedjobseeker'sallowanceoron an income-related employment and support allowance, or
 - (bb) a person with an awardof universal credit.

(c) a person falls into classes G to H if the applicant, a partner or other member of the family, where 'family' has the meaning given by paragraph 6 of this scheme receives one of the following: Disability Living Allowance (any component), Employment Support Allowance (Support group), Incapacity Benefit, Mobility Supplement, Severe Disablement Allowance, Personal Independence Payment; or a disability banding reduction has been granted for the property; or the customer or partner is registered blind or registered partially sighted; or the applicant or partner who receives War Disablement Pension or War Widows Pension.

Meaning of "couple"

4.—(1) In this scheme "couple" means—

- (a) a man and woman who are married to each other and are members of the same household;
- (b) amanandwomanwhoarenotmarriedtoeachotherbutarelivingtogetherashusband and wife;
- (c) twopeopleofthesamesexwhoarecivilpartnersofeachotherandaremembersofthe same household; or
- (d) twopeopleofthe samesex whoarenot civilpartnersofeachother butarelivingtogether as if theywere civil partners.

(2) Twopeopleof thesa mesexare to be treated as living together as if the ywere civil partners if, and only if, the ywould be treated as living together as husband and wife were they of opposite sexes.

Polygamous marriages

5.—(1) This paragraphapplies to any case where-

(a) S.I. 2002/1792.
(b) Seeparagraphs13 to15 of thisscheme. (c) Seeparagraphs16 to18 of thisscheme.
(d) See paragraphs 18A to 18B of this scheme

- (a) apersonisahusbandorwifebyvirtueofamarriageenteredintounderalawwhich permits polygamy;and
- (b) eitherpartytothemarriagehasforthetimebeinganyspouseadditionaltotheother party.

(2)Forthepurposesofparagraph4(meaningof 'couple')neitherpartytothemarriageistobe taken to be a member of a couple.

Meaning of "family"

6.—(1) In this scheme "family" means—

- (a) a couple;
- (b) acoupleandamemberofthesamehouseholdforwhomoneofthemisorbothare responsible and who is a child or a young person; or
- (c) a person who is not amember of a couple and a member of the same household for whom that person is responsible and who is a child or a young person.

(2)Thereferencestoachildoryoungpersoninsub-paragraph(1)(b)and(c)includeachildor youngpersoninrespectofwhomsection145AoftheSSCBA(**a**)appliesforthepurposes of entitlement to child benefit, but onlyforthe period prescribed under section 145A(1).

- (a) on income support, an income-based jobseeker's allowance or an income-related employment and support allowance, orhasan awardof universal credit;or
- (b) apersontowhomsection6oftheChildren(LeavingCare)Act2000(b)(exclusionfrom benefits) applies.

Circumstancesinwhichapersonistobetreatedasresponsibleornotresponsiblefor another

7.--(1) Apersonistobetreatedasresponsibleforachildoryoungpersonwhoisnormally living with

him, including a child or young person to whomparagraph 6(2) applies.

(2)Whereachildoryoungpersonspendsequalamountsoftimeindifferenthouseholds,or wherethere is a question as to which household he is living in, the child or young person must be treated for the purposes of sub-paragraph (1) as normally living with—

- (a) the person who is receiving child benefit in respect of thatchild or young person, or
- (b) if there is no such person—
 - (i) whereonlyoneclaimforchildbenefithasbeenmadeinrespectofhim, the person who made that claim, or
 - (ii) in anyother case the personwho has the primary responsibility for him.

(3)Forthepurposesofthisschemeachildoryoungpersonistheresponsibilityofonlyone person in any support week and any person other than the one treated as responsible for the child oryoung personunder this paragraph is to be treated as not so responsible.

Households

8.—(1) Subject to sub-paragraphs(2) and (3), an applicant and any partner and, where the applicant or his partner is treated (by virtue of paragraph 7) as responsible for a child or young person, that child or young person and any child of that child or young person, are to be treated as members of the same household not with standing that any of the missemporarily absent from that household.

(a) Section 145AinsertedbytheTax CreditsAct2002(c.21),section55(1). (b) 2000c.35.

(2)Achildoryoungpersonis notbetreated as a member of the applicant's household where he is-

(a) placed with the applicant or his partner by alocal authority undersection 22 Cor 23(2)(a) of the Children Act 1989 (a) or by avoluntary or ganisation undersection 59(1)(a) of that Act, or in Scotland boarded out with the applicant or his partner under a relevant enactment; or

(b) placed, or inScotland boarded out, with the applicant or his partner prior to adoption; or

(c) placedforadoptionwiththe applicantorhispartnerin accordancewiththe Adoption and Children Act2002(b)ortheAdoptionAgencies(Scotland)Regulations2009(c)orthe Adoption (Northern Ireland) Order 1987(d).

(3)Subjecttosub-paragraph(4),sub-paragraph(1)doesnot apply to achild or young person who is not living with the applicant and who—

- (a) isbeinglookedafterby,orinScotlandisinthecareof,alocalauthority underarelevant enactment; or
- (b) hasbeenplaced,orinScotlandboardedout,withapersonotherthantheapplicantprior to adoption; or
- (c) hasbeenplacedforadoptioninaccordancewiththeAdoptionandChildrenAct2002or the AdoptionAgencies (Scotland) Regulations 2009.

(4)Theauthoritymusttreatachildoryoungpersontowhomsub-paragraph(3)(a)appliesas being a member of the applicant's household inanysupportweek where—

- (a) thatchildoryoungpersonlives with the applicant for partoral loft hat support week; and
- (b) theauthorityconsidersthatitisreasonabletodosotakingintoaccountthenatureand frequencyof that child's oryoung person's visits.

(5)In this paragraph "relevant enactment" means—

- (a) the ArmyAct 1955(e);
- (b) the Air Force Act 1955(**f**);

- (c) the Naval DisciplineAct 1957(g);
- (d) the Matrimonial Proceedings(Children)Act 1958(h);
- (e) the Social Work (Scotland)Act 1968(i);
- (f) the Family LawReformAct 1969(j);
- (g) the Children and Young Persons Act 1969(k);
- (h) the Matrimonial Causes Act1973(l);
- (i) the ChildrenAct 1975(**m**);
- (j) the Domestic Proceedings and Magistrates' CourtsAct 1978(n);

(**b**) 2002c.38. (**c**) S.I. 2009/154

(d) S.I. 1987/2203(N.I.22).

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(e) 1955c.18.
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(f) 1955c.19

(g) 1957 c.53.

(h) 1958c.40.

(i) 1968c.49. (i) 1969c.46

- (j) 1969c.46 (k) 1969c.54
- (**I**) 1973c.18.
- (m) 1975c.72;thisActwasrepealedinrespectofEnglandandWalesbySchedule15tothe ChildrenAct1989(c.41).It continues to have effect in Scotland.
- (n) 1978c.22.

(k) the Adoption and Children (Scotland) Act 2007(a);(l)

the Family LawAct 1986(b);

(m)the ChildrenAct 1989;

(n) the Children (Scotland)Act 1995(c); and

(o) the Legal Aid, SentencingandPunishment of OffendersAct 2012(d).

Non-dependants

9.—(1) Inthisscheme, "non-dependant" meansanyperson, except someonet owhomsub-paragraph (2) applies, who normally resides with an applicant or with whoman applicant normally resides.

- (2) This paragraph applies to-
 - (a) anymember of the applicant's family;
 - (b) if the applicant is polygamouslymarried—
 - (i) where the applicant has (alone or jointly with his partner) and ward of universal credit, any-
 - (aa) partyto such a marriage other than the applicant's partner; and
 - (bb) anychild oryoung person who is a member of his household and for whomhe or his partner or another partyto thepolygamous marriage is responsible; or
 - (ii) inany othercase, any partnerof his and any childory oungperson who is a member of his household and for whom he or one of his partners is responsible;
 - (c) a child oryoung person who is living with the applicant but who is not amember of his householdby virtue of paragraph 8 (households);
 - (d) subjecttosub-paragraph(3),anypersonwho,withtheapplicant,isjointlyandseverally liabletopaycounciltaxinrespectofadwellingforanydayundersection6or7ofthe 1992Act (personsliable to paycouncil tax);

⁽a) 1989c.41;section23wassubstitutedby sections22A to22Fby section8(1)oftheChildrenandYoungPersonsAct2008 (c.23).Section22CisinforceinEnglandbutnotyetinforceinWales.Section59(1)(a)wasamendedbysection49oftheChildrenAct200 4(c.31) and paragraph 2 of Schedule 1 to the ChildrenandYoung PersonsAct2008.

- (e) subjecttosub-paragraph(3), anypersonwhoisliabletomakepaymentsonacommercial basis to the applicant or the applicant'spartner in respect of the occupation of the dwelling;
- (f) apersonwholiveswiththeapplicantinordertocareforhimorapartnerofhisandwho is engaged by a charitable or voluntary organisation which makes a charge to the applicant or his partner for the services provided bythat person.

(3)Exceptingpersonstowhomsub-paragraph(2)(a)to(c)and(f)refer,apersontowhomany of the following paragraphsapplies is a non-dependent—

- (a) apersonwhoresides with the person to whom he is liable to make payments in respect of the dwelling and either—
 - (i) that person is a close relative of his or his partner; or
 - (ii) the tenancyor other agreement between themis other than on a commercial basis;
- (b) apersonwhoseliabilitytomakepaymentsinrespectofthedwellingappearstothe authoritytohavebeencreatedtotakeadvantageofacounciltaxsupportschemeexcept someonewhowas,foranyperiodwithintheeightweekspriortothecreationofthe agreement giving rise to theliability tomake such payments, otherwise liable to make payments of rent in respectof the same dwelling;
- (c) apersonwhobecomesjointlyandseverallyliablewiththeapplicantforcounciltaxin respectofadwellingandwhowas,atanytimeduringtheperiodofeightweekspriorto

(a) 2007asp4.(b) 1986c.55. (c) 1995c.36. (d) 2012c 10

hisbecomingsoliable, anon-dependent of one or more of the other residents in that dwelling who are soliable for the tax, unless the change giving rise to the new liability was not made to take advantage of a council tax support scheme.

Remunerativework

10.—(1) Subject to the following provisions of this paragraph, a person must be treated for the purposes of this scheme as engaged in remunerative work if he is engaged, or, where his hours of work fluctuate, he is engaged on average, for not less than 16 hours a week, inwork for which payment is made or which is done in expectation of payment.

(2)Subjecttosub-paragraph(3),indeterminingthenumberofhoursforwhichapersonis engagedinworkwherehishoursofworkfluctuate,regardmustbehadtotheaverageofhours over—

- (a) ifthereisarecognisablecycleofwork,theperiodofonecompletecycle(including, wherethecycleinvolvesperiodsinwhichthe person doesnowork,those periods but disregarding anyother absences);
- (b) inanyothercase,theperiodof5weeksimmediatelypriortothedateofapplication,or such otherlengthoftimeasmay,intheparticularcase,enabletheperson'sweekly average hours of work tobedeterminedmore accurately.

(3)Where,forthepurposesofsub-paragraph(2)(a),aperson'srecognisablecycleofworkata school,othereducationalestablishmentorotherplaceofemploymentisoneyearandincludes periodsofschoolholidaysorsimilarvacationsduringwhichhedoesnotwork,thoseperiodsand anyotherperiodsnotformingpartof such holidaysorvacationsduring which heis notrequired work must be disregarded inestablishing the average hours for which he is engaged inwork.

(4)Wherenorecognisablecyclehasbeenestablishedinrespectofaperson'swork, regardmust be had to the number of hours or, where those hours will fluctuate, the average of the hours, which he is expected towork in a week. (5)Apersonmustbetreatedasengagedinremunerativeworkduringanyperiodforwhichheis absentfromworkreferred toinsub-paragraph (1)ifthe absenceis eitherwithoutgoodcause or by reason of a recognised, customaryor other holiday.

(6) Apersononincomesupport,anincome-basedjobseeker'sallowanceoranincome-related employmentandsupportallowanceformorethan3daysinanysupportweekistobetreatedas not being in remunerative work in that week.

(7) Apersonmust not be treated as engaged in remunerative work on any day on which the person is on maternity leave, paternity leave or adoption leave, or is absent from work because he is ill.

(8) Apersonmust not be treated as engaged in remunerative work on any day on which he is engaged in an activity in respect of which —

(a) a sports award has been made, or is to be made, to him; and

(b) no other paymentismade or is expected to bemade to him.

PART3

Proceduralmatters

Procedure for support applications and appeals against support decisions

11.Schedule 1 contains provisions about theprocedure-

- (a) bywhich a person mayapplyfor support under this scheme;
- (b) bywhich a person maymake an appeal against certain decisions of the authority;
- (c) bywhichapersoncanapplytotheauthorityforsupportundersection13A(1)(c)of the 1992Act.

PART4

Classes of person entitled to support under this scheme

Classes ofpersonentitled to supportunderthis scheme

12.—(1) The classes of persondescribed in paragraphs 13 to 18 are entitled to support under this scheme.

(2)Inthoseparagraphs, references to the applicant's income or capital include, in a case where that income or capital cannot accurately be determined, references to the applicant's estimated income or capital.

ClassA: pensionerswhoseincome is less than the applicable amount

13.On anydayclass Aconsists of anyperson who is a pensioner-

- (a) whoisforthatdayliabletopaycounciltaxinrespectofadwellingofwhichheisa resident(a);
- (b) who,subjecttoparagraph19(periodsofabsencefromadwelling),isnotabsentfromthe dwelling throughout the day;
- (c) in respect of whoma maximum ouncil tax support amount can be calculated;

(d) who does not fall within a class of person not entitled to support under this scheme; (e)

whose income (if any) for the relevant week does not exceed his applicable amount, and (f) who has made an application.

Class B:pensionerswhoseincome is greater thantheapplicable amount

14.On anydayclass B consists of anyperson who is a pensioner-

- (a) whoisforthatdayliabletopaycounciltaxinrespectofadwellingofwhichheisa resident;
- (b) who,subjecttoparagraph19(periodsofabsencefromadwelling),isnotabsentfromthe dwelling throughout the day;
- (c) in respect of whoma maximum ouncil tax support amount can be calculated;

(d) who does not fall within a class of person not entitled to support under this scheme; (e)

whose income for the relevant week is greater than his applicable amount;

- (f) in respect of whomamount Aexceeds amount B where-
 - (i) amount A is the maximum council tax supportin respect of the day in the applicant's case; and
 - (ii) amountBis26/7percentofthedifferencebetweenhisincomefortherelevant week andhis applicable amount, and
- (g) who has made an application.

ClassC: alternative maximumcouncil tax support -pensioners

15.—(1) On anydayclass C consists of anyperson who is a pensioner—

- (a) whoisforthatdayliabletopaycounciltaxinrespectofadwellingofwhichheisa resident;
- (b) who,subjecttoparagraph19(periodsofabsencefromadwelling),isnotabsentfromthe dwelling throughout the day;

(a) Seesection6(5) of theLocalGovernmentFinanceAct1992 for themeaning of "resident" inrelationtoadwelling.

(c) in respect of whoma maximum ouncil tax support amount can be calculated;

(d) who does not fall within a class of person not entitled to support under this scheme; (e) who has made an application; and

(f) in relation to whom the condition in sub-paragraph (2) is met.

(2)Theconditionreferred to insub-paragraph (1) (f) is that no other resident of the dwelling is liable to pay rent to the applicant in respect of the dwelling and there is an alternative maximum council tax support in respect of the day in the case of that person which is derived from the income, or aggregate incomes, of one or more residents to whom this sub-paragraph applies.

(3)Sub-paragraph (2) applies to anyotherresident of the dwelling who-

- (a) is not a person who, in accordance with Schedule 1 to the 1992 Act, falls to be disregarded for the purposes of discount;
- (b) isnotapersonwhoisliableforcounciltaxsolelyinconsequenceoftheprovisions of section 9 of the 1992Act (spouse's or civil partner's jointand several liability for tax);
- (c) isnotapersonwhoisresiding with a couple or with the members of a polygamous marriage where the applicant is a member of that couple or of that marriage and—
 - (i) inthecaseofacouple,neithermemberofthatcoupleisapersonwho,in accordance withSchedule1tothe1992Act(personsdisregardedforthepurposesofdiscount), falls to be disregarded for the purposesof discount; or
 - (ii) inthecase of polygamousmarriage,twoormoremembersofthatmarriagearenot personswho,inaccordancewithSchedule1tothe1992Act,falltobedisregarded for the purposesof discount;
- (d) isnotapersonwhojointlywiththeapplicantfallswithinthesameparagraphofsection 6(2)(a)to(e)ofthe1992Act(personsliabletopaycounciltax)asappliesinthecaseof the applicant; or
- (e) is not a person who is residing with two or more persons both or all of whom fall within

thesameparagraphofsection6(2)(a)to(e)ofthe1992Actwheretwoormoreofthose personsarenotpersonswho,inaccordancewithSchedule1tothe1992Act,falltobe disregarded for the purposes of discount.

ClassD: personswhoare not pensionerswhose income is less than theapplicableamount

16.On anydayclass Dconsists of anyperson who is not a pensioner—

- (a) whoisforthatdayliabletopaycounciltaxinrespectofadwellingofwhichheisa resident;
- (b) who, subject to paragraph 19 (periods of absence from adwelling), is not absent from the dwelling throughout the day;
- (c) in respect of whommaximumcouncil tax support amount can be calculated;
- (d) who does not fall within a class of person not entitled to support under this scheme; (e)

whose income (if any) for the relevant week is less than his applicable amount, and

(f) who has made an application.

(g) any such person identified in 16(a), 16(b), 16(c), 16 (d), 16 (e) and 16(f) shall not be entitled to an award of council tax support if, once calculated, their award would have been less than £2 per week.

Class E:personswho are not pensionerswhose income is greater than theapplicable amount

17.On anydayclass E consists of anyperson who is not a pensioner-

- (a) whoisforthatdayliabletopaycounciltaxinrespectofadwellingofwhichheisa resident;
- (b) who,subjecttoparagraph 19(periodsofabsencefrom adwelling),isnotabsentfrom the dwelling throughout the day;
- (c) in respect of whom maximum council tax support amount can be calculated;
- (d) who does not fall within a class of person not entitled to support under this scheme;

(e) whose income for the relevant week is greater than his applicable amount;

- (f) in respect of whomamount Aexceeds amount B where-
 - (i) amount Ais the maximum council tax support inhis case; and
 - (ii) amountBis4 2/7percentofthedifferencebetweenhisincomefortherelevant week andhis applicable amount, and
- (g) who has made an application.

(h) any such person identified in 17(a), 17(b), 17(c), 17 (d), 17 (e), 17(f) and 17(g) shall not be entitled to an award of council tax support if, once calculated, their award would have been less than £2 per week.

Class F:alternative maximumcouncil tax support -personswho arenot pensioners

18.--(1) Removed

- (a) Removed
- (b) Removed
- (c) Removed
- (d) Removed
- (f) Removed
- (2)Removed
- (3)Removed

- (a) Removed
- (b) Removed
- (c) Removed
- (i) Removed
- (ii) Removed
- (d) Removed
- (e) Removed
- Class G: persons who are not pensioners who are regarded as a 'protected' group under this scheme whose income is less than or equal to the applicable amount
- 18 (A) 1.On any day class G consists of any person who is not a pensioner who satisfies the conditions set out in paragraph 3 (c)—

(a) who is for that day liable to pay council tax in respect of a dwelling of which he is a resident;

- (b) who, subject to paragraph 19, is not absent from the dwelling throughout the day;
- (c) in respect of whom maximum council tax support amount can be calculated;
- (d) who does not fall within a class of person not entitled to support under this scheme;
- (e) whose income (if any) for the relevant week is less than or equal to his applicable amount calculated
- in accordance with paragraph 25 and Schedule 3, and
- (f) who has made an application for support under this scheme.
- (g) any such person identified in 18A(a), 18A(b), 18A(c), 18A(d), 18A(e), 18A(f) shall not be entitled to an award of council tax support if, once calculated, their award would have been less than £2 per week.
- Class H: persons who are not pensioners whose income is greater than the applicable amount who are regarded as a 'protected' group under this scheme
- 18 (B)1. On any day class H consists of any person who is not a pensioner who satisfies the conditions set out in paragraph 3 (c)—

(a) who is for that day liable to pay council tax in respect of a dwelling of which he is a resident;

- (b) who, subject to paragraph 19, is not absent from the dwelling throughout the day;
- (c) in respect of whom a maximum council tax support amount can be calculated;
- (d) who does not fall within a class of person not entitled to a support under this scheme;

(f) whose income for the relevant week is greater than his applicable amount calculated in accordance with paragraph 25 and Schedule 3;

(g) in respect of whom amount A exceeds amount B where-

(h) amount A is the maximum council tax support in his case; and

(i) amount B is 4 2/7 per cent of the difference between his income for the relevant

week and his applicable amount, and

- (j) who has made an application for a support under this scheme.
- (k) any such person identified in 18B(a), 18B(b), 18B(c), 18B(d), 18B(e), 18B(f), 18B(g), 18B(h), 18B(i)and 18B(j) shall not be entitled to an award of council tax support if, once calculated, their award would have been less than £2 per week.

Periods of absencefroma dwelling

19.—(1) Apersonisnotabsentfromadwellinginrelationtoanydaywhichfallswithina period of temporaryabsencefromthat dwelling.

(2)In sub-paragraph (1), a "period of temporaryabsence" means-

- (a) aperiodofabsencenotexceeding13weeks,beginningwiththefirstwholeday onwhich a person resides in residential accommodation where and for so long as—
 - (i) the person resides in that accommodation;
 - (ii) the part of the dwelling in which heusually resided is not let or sub-let; and
 - (iii) thatperiodofabsencedoesnotformpartofalongerperiodofabsencefrom dwelling of more than 52 weeks,

wherehehasenteredtheaccommodationforthepurposeofascertainingwhetheritsuits hisneedsandwiththeintentionofreturningtothedwellingifitprovesnottosuithis needs;

- (b) aperiodofabsencenotexceeding13weeks,beginningwiththefirstwholedayof absence from the dwelling, where and for solong as—
 - (i) the person intends to return to the dwelling;
 - (ii) the part of the dwelling in which heusuallyresided is not let or sub-let; and
 - (iii) that period is unlikelyto exceed 13 weeks; and
- (c) aperiodofabsencenotexceeding52weeks,beginningwiththefirstwholedayofthat absence, where and for so long as—
 - (i) the person intends to return to the dwelling;
 - (ii) the part of the dwelling in which heusually resided is not let or sub-let;
 - (iii) the person is a person to whomsub-paragraph (3) applies; and
 - (iv) the period of absence is unlikely to exceed 52 weeks or, in exceptional circumstances, is unlikely substantially to exceed that period.
- (3) This sub-paragraph applies to a person who-
 - (a) is detained incustody on remand pending trial or required, as a condition of bail, to reside
 - (i) in a dwelling, other than thedwelling referred to in sub-paragraph (1), or
 - (ii) in premises approved undersection 13 of theOffender Management Act 2007(a),
 - or is detained in custodypending sentenceuponconviction;
 - (b) is resident in a hospital or similar institution as a patient;
 - (c) isundergoing,orwhosepartnerordependentchildisundergoing,intheUnitedKingdom or elsewhere, medical treatment, or medically approved convalescence, in accommodation other than residential accommodation;
 - (d) is following, in the United Kingdomor elsewhere, a training course;
 - (e) isundertakingmedicallyapprovedcareofapersonresidingintheUnitedKingdom or elsewhere;
 - (f) isundertakingthecareofachildwhoseparentorguardianistemporarily absentfrom the dwellingnormallyoccupiedbythatparentorguardianforthepurposeofreceiving medicallyapproved careor medical treatment;
 - (g) is,intheUnitedKingdomorelsewhere,receivingmedically approvedcareprovided in accommodation other than residential accommodation;
 - (h) is a student;
 - (i) isreceivingcareprovidedinresidentialaccommodationandisnota personto whomsubparagraph (2)(a) applies; or
 - (j) hasleftthedwellingheresidesinthroughfearofviolence,inthatdwelling,orbya person who was

formerlya member of the familyofthe person first mentioned.

(4)This sub-paragraph applies to a person who is—

(a) 2007c.21.

- (a) detained incustodypendingsentenceuponconviction or underasentenceimposed by a court(other than aperson who is detained in hospital under the provisions of the Mental Health Act 1983(a), or, in Scotland, under the provisions of the Mental Health (Care and Treatment)(Scotland)Act2003(b) or the Criminal Procedure (Scotland)Act1995(c) or, in Northern Ireland, under Article 4 or 12 of the Mental Health (Northern Ireland) Order 1986(d)); and
- (b) ontemporaryreleasefromdetentioninaccordancewithRulesmadeundertheprovisions of thePrisonAct 1952(e) or thePrisons (Scotland) Act1989(f).

(5)Wheresub-paragraph(4)appliestoaperson, then, for any day when he ison temporary release—

- (a) ifsuchtemporaryreleasewasimmediatelyprecededbyaperiodoftemporaryabsence undersubparagraph(2)(b)or(c),hemustbetreated,forthepurposesofsub-paragraph (1), as if he continues tobe absent from the dwelling, despite anyreturn to the dwelling;
- (b) for the purposes of sub-paragraph (3)(a), hemust be treated as if he remains in detention; (c)

if he does not fall with in paragraph (a), he is not to be considered to be a person who is

liableto paycouncil tax in respect of a dwelling of whichhe is a resident.

(6)In this paragraph—

"medicallyapproved" meanscertified bya medical practitioner;

"patient" meansaperson who is undergoing medical or other treatment as an in-patient in any hospital or similar institution;

"residentialaccommodation" means accommodation which is provided in-

- (a) a care home;
- (b) an independent hospital;
- (c) an Abbeyfield Home; or
- (d) anestablishment managedorprovidedbyabodyincorporatedbyRoyalCharteror constituted byAct of Parliament other than a local social services authority;

"trainingcourse" means a course of training or instruction provided wholly or partly by or on behalf of or inpursuance of a rangements made with, or approved by or on behalf of, Skills Development Scotland, Scottish Enterprise, Highlands and Islands Enterprise, a government department or the Secretary of State.

PART5

Classes of person excluded from this scheme

Classes of person excluded from this scheme

20. The classes of person described in paragraphs 21 to 24 are not entitled to support under this scheme.

Class ofperson excluded from this scheme: persons treated as not being in Great Britain

21.—(1) The class of person described in this paragraph consists of any person treated as not being in Great Britain.

(a) 1983c.20. (b)
2003asp 13. (c)
1995c.46.
(d) S.I. 1986/595(N.I.4).
(e) 1952c.52.
(f) 1989c.45.

(2)Exceptwhereapersonfallswithinsub-paragraph(5)or(6),apersonistobetreatedasnot beinginGreatBritainifthepersonisnothabitually residentintheUnitedKingdom,theChannel Islands, the Isle of Man or the Republic of Ireland.

(3) Apersonmust not be treated as habitually resident in the United Kingdom, the Channel Islands, the Isle of Manor the Republic of Ireland unless the person has a right to reside in one of those places.

(4)Forthepurposes of sub-paragraph (3), arighttoreside does not include aright which exists by virtue of, or in accordance with—

- (a) regulation 13 of the EEA Regulations or Article 6 of Council Directive No 2004/38/EC(a); or
- (b) regulation15A(1)oftheEEARegulations, butonlyinacasewheretherightexistsunder that regulation because the applicant satisfies the criteria in paragraph (4A) of that regulation or Article 20 of the Treatyon theFunctioning of the EuropeanUnion (in acase wheretherighttoresidearisesbecauseaBritishcitizenwouldotherwisebedeprived of the genuine enjoyment of their rights as a EuropeanUnion citizen)(b).

(5)Aperson falls within this sub-paragraph if the person is—

- (a) aqualifiedpersonforthepurposesofregulation6oftheEEARegulationsasaworkeror a selfemployed person;
- (b) a family memberofaperson referred to in paragraph(a) within the meaning of regulation 7(1)(a),(b) or (c) of the EEAR egulations;
- (c) apersonwhohasarighttoresidepermanentlyintheUnitedKingdombyvirtueof regulation 15(1)(c), (d) or (e)of the EEARegulations;
- (d) apersonrecordedbytheSecretaryofStateasarefugeewithinthedefinitioninArticle1 of the Convention relating to the Statusof Refugees done at Geneva on 28thJuly1951, as extendedbyArticle1(2)oftheProtocolrelatingtotheStatusofRefugeesdoneatNew Yorkon 31stJanuary1967;
- (e) apersongrantedlimitedleavetoenterorremainintheUnitedKingdomoutsidethe provisionsoftherulesmadeundersection3(2)oftheImmigrationAct1971(c)onthe rejection of their claimfor asylum;
- (f) a person whohas humanitarian protection grantedunder those rules; or
- (g) apersonwho isnotaperson subjecttoimmigrationcontrolwithinthemeaningofsection
 115(9)oftheImmigrationandAsylumAct1999(d)and aresultofhisdeportation, expulsionorotherremoval by countryto the United Kingdom.

(6)Apersonfallswithinthissub-paragraphifthepersonisaCrownservantormemberofHer Majesty's forces posted overseas.

(7)Apersonmentionedinsub-paragraph(6)ispostedoverseasifthepersonisperforming overseasthedutiesofaCrownservantormemberofHerMajesty'sforcesandwas,immediately before the postingor the first of consecutive postings, habituallyresident in the UnitedKingdom.

(8)In this paragraph—

"claimforasylum"hasthesamemeaningasinsection94(1)oftheImmigrationandAsylum Act1999(e);

"EEAR egulations" means the Immigration (European Economic Area) Regulations 2006(f).

⁽a) OJNoL158, 30.4.04, p77.

⁽b) Aconsolidated version of this Treaty was published in the Official Journalon 30.3.2010C83. (c)

¹⁹⁷¹c.77.

⁽d) 1999c.33.

⁽e) Relevantamendments to section 94(1) have been made by section 440 fthe Nationality, Immigration and Asylum Act2002 (c.41) but those provisions are not in force. Other amendments have been made but they are not relevant to these Regulations.

⁽f) S.I. 2006/1003; relevantamending instruments are S.I. 2011/544, 2012/1547, 2012/2560.

Class ofperson excluded from this scheme: persons subject to immigration control

22.—(1)Persons subject to immigration control are not entitled to support under this scheme.

(2)"Personsubjecttoimmigrationcontrol"hasthemeaninggiveninsection115(9)ofthe Immigrationand AsylumAct 1999.

Classofperson excludedfromthis scheme: capital limit

(2)Capitalforthepurposesofsub-paragraph(1)istobecalculatedinaccordancewithPart10 of this scheme.

Classofperson excludedfromthis scheme: students

24.Theclassofpersondescribed in this paragraph consists of any student to whom paragraph 75(1) applies.

PART6

Applicableamounts

Applicable amounts: pensioners

25.—(1) Theapplicableamountforapensioner(**b**)foraweekistheaggregateofsuchofthe following amounts as applyin his case—

- (a) anamountinrespectofhispersonalallowance, determined in accordance with paragraph 1 of Schedule 2 (personal allowance);
- (b) anamountinrespectofanychildoryoungpersonwhoisamemberofhisfamily, determinedinaccordancewithparagraph2ofthatSchedule(childoryoungperson amounts);
- (c) if he is a member of a family of which at least one member is a child or young person, an amount determined in accordance with paragraph 3 of that Schedule (family premium);
- (d) theamountofanypremiumswhichmaybeapplicabletohim, determined in accordance with Parts 3 and 4 of that Schedule (premiums).
- (2)In Schedule 2-

"additionalspouse" means as pouse by the party to the marriage who is additional to the party to the marriage;

"patient" meansaperson(otherthanapersonwhoisservingasentenceofimprisonmentor detentioninayouthcustodyinstitution)whoisregardedasreceivingfreein-patienttreatment withinthemeaningofregulation2(4)and(5)oftheSocialSecurity (HospitalIn-Patients) Regulations 2005(c).

- (b) Including pensionersin polygamousmarriages, by virtue of paragraph5 of the scheme. (c)
- S.I. 2005/3360.

⁽a) SeePart10, Chapters1 and7, of this scheme in relation to the capital of an applicant and the calculation of tariffincome from capital.

Applicable amounts: personswho arenot pensioners

26.—(1) Subjecttoparagraphs27and28,theapplicableamountforaweekforapersonwhois not a pensioner is the aggregate of such of thefollowing amounts as mayapplyin hiscase—

- (a) anamountinrespectofhimselfor, if he is a member of a couple, anamount in respect of both of them, determined in accordance with paragraph 1 of Schedule 3;
- (b) anamountinrespectofanychildoryoungpersonwhoisamemberofhisfamily, determined in accordance with paragraph3 of that Schedule;
- (c) if he is a member of a family of which at least one member is a child or young person, an amount determined in accordance with Part 2 of that Schedule (family premium);
- (d) theamountofanypremiumswhichmaybeapplicabletohim, determined in accordance with Parts 3 and 4 of that Schedule (premiums);
- (e) the amount of either the—
 - (i) work-related activitycomponent; or
 - (ii) support component,

whichmaybeapplicabletohiminaccordancewithParts5and6ofthatSchedule(the components(**a**));

- (f) theamountofanytransitionaladditionwhichmaybeapplicabletohiminaccordance with Parts 7 and 8 of thatSchedule (transitional addition).
- (2)In Schedule 3—

"additionalspouse" means as pouse by the party to the marriage who is additional to the party to the marriage;

"converted employmentand support allowance" means an employmentand support allowance which is not income-related and to which aperson is entitled as a result of a conversion decision within the meaning of the Employment and Support Allowance (Existing Awards) Regulations 2008(b);

"patient" meansaperson(otherthanapersonwhoisservingasentenceofimprisonmentor detentioninayouthcustodyinstitution)whoisregardedasreceivingfreein-patienttreatment

within the meaning of regulation 2(4) and (5) of the Social Security (Hospital In-Patients) Regulations 2005(c).

Polygamous marriages: personswhoare not pensioners

27.—(1) Thisparagraphapplieswhereanapplicantwhoisnotapensionerisamemberofa polygamousmarriageanddoesnothave(aloneorjointly withaparty toamarriage),anawardof universal credit.

(2)Theapplicableamountforaweekofanapplicantwherethisparagraphappliesisthe aggregate of such of the following amounts as mayapply in his case—

- (a) theamountapplicabletohimandoneofhispartnersdeterminedinaccordancewith paragraph1(3) of Schedule 3as if he and that partner were a couple;
- (b) anamountequaltothedifferencebetweentheamountsspecifiedinsub-paragraphs(3) and(1)(b) of paragraph1 of that Schedule in respect of each of his other partners;
- (c) anamountdeterminedinaccordancewithparagraph 2ofthatSchedule(mainphase employmentandsupportallowance)inrespectofany childoryoungpersonforwhomhe or a partner of his is responsible and who is a member of the same household;

⁽a) The amount of the components isset out in Part 6 of that Schedule.(b)

S.I. 2008/794

- (c) S.I. 2005/3360
 - (d) ifheoranotherpartnerofthepolygamousmarriageisresponsibleforachildoryoung personwhoisamemberofthesamehousehold,theamountspecifiedinPart2ofthat Schedule (familypremium);
 - (e) theamountofanypremiumswhichmaybeapplicabletohimdeterminedinaccordance with Parts 3 and 4 of that Schedule (premiums);
 - (f) the amount of either the—

(i) work-related activitycomponent; or

(ii) support component,

whichmaybeapplicabletohiminaccordancewithParts5and6ofthatSchedule(the components);

(g) theamountofanytransitionaladditionwhichmaybeapplicabletohiminaccordance with Parts 7 and 8 of thatSchedule (transitional addition).

Applicable amount: personswhoarenot pensionerswho have an award of universal credit

28.—(1)Subjecttosub-paragraph(2), indetermining the applicable amount for a week of an applicant who is not a pensioner—

- (a) who has, or
- (b) who (jointly with his partner) has,

anawardofuniversalcredit,theauthoritymustusethecalculationorestimateofthemaximum amountoftheapplicant, ortheapplicant and hispartnerjointly(asthecasemaybe),subjecttothe adjustment described in sub-paragraph (3).

(2)Indeterminingtheapplicableamountforaweekofanapplicantwhoisamemberofa polygamousmarriage, the fact that two peopleare husband and wife is to be disregarded if—

- (a) one of themis a partyto an earliermarriage that still subsists; and
- (b) the other partyto that earlier marriage is living in the same household.

(3)Theadjustmentreferredtoinsub-paragraph(1)istomultiplythemaximumamountby12 and divide the product by52.

(4)In this paragraph "maximum amount" means the maximum amount calculated by the Secretaryof State in accordance with section 8(2) of the Welfare ReformAct 2012(a).

PART7

Maximum council taxsupport for the purposes of calculating eligibility for support under this scheme and amount of support

Maximum counciltaxsupportamountunderthisscheme:pensionersandpersons whoare not pensioners

29.—(1) Subject to sub-paragraphs(2) to (4), a person's maximum ouncil tax support amount in respect of a dayis 100 percent of the amount A/B where—

- (a) Aistheamountsetbytheauthorityasthecounciltaxfortherelevantfinancialyearin respectofthedwellinginwhichheisaresident andforwhichheisliable,subjecttoany discount which maybe appropriate to that dwelling under the 1992Act; and
- (b) B is the number of days in that financialyear,

lessany deductionsinrespectofnon-dependantswhichfalltobemadeunderparagraph30(non- dependant deductions: pensioners).

(a) 2012c.5.

(2)Incalculatingaperson'smaximumcounciltaxsupportunderthisschemeanysupportin theamountthatpersonisliabletopayinrespectofcounciltax,whichismadeinconsequenceof any enactmentin,ormadeunder,the1992 Act(otherthansupportunderthisscheme),istobe taken into account.

(3)Subjecttosub-paragraph(4),whereanapplicantisjointlyandseverallyliableforcouncil taxinrespectofadwellinginwhichheisresidentwithoneormoreotherpersons,indetermining themaximumcounciltaxsupportinhiscaseinaccordancewithsub-paragraph(1),theamount Ais to bedivided by the number of persons who are jointlyand severallyliable for that tax.

(4)Where anapplicant is jointly and severally liable for council tax in respect of a dwelling with only his partner, sub-paragraph (3) does not apply in his case.

(5)Thereferenceinsub-paragraph(3)toapersonwithwhomanapplicantisjointlyand severallyliableforcounciltax, where the applicantisa person who is not appensioner, does not include a student to whom paragraph 75(1) (entitlement of students to support under this scheme) applies.

(6)Inthisparagraph"relevantfinancialyear" means, inrelation to any particular day, the financial year within which the day in question falls.

Maximum council tax support under this scheme: persons who are not pensioners who fall into classes D and E as specified in Part 4 paragraphs 16 and 17

29A (i).—(1) Subject to sub-paragraphs (2) to (4), the amount of a person's maximum council tax in the financial year 2013/14 support in respect of a day is 77.5 per cent of the amount A/B where—

29A (ii).—(1) Subject to sub-paragraphs (2) to (4), the amount of a person's maximum council tax in the financial year 2014/15 support in respect of a day is 70per cent of the amount A/B where—

(a) A is the amount set by the authority as the council tax for the relevant financial year in respect of the dwelling in which he is a resident and for which he is liable, subject to any discount which may be appropriate to that dwelling under the 1992 Act; and

(b) B is the number of days in that financial year,

less any deductions in respect of non-dependants which fall to be made under paragraph 29 (nondependent deductions: pensioners).

(2) In calculating a person's maximum council tax support under this scheme any support in the amount that person is liable to pay in respect of council tax, which is made in consequence of any enactment in, or made under, the 1992 Act (other than support under this scheme), is to be taken into account.

(3) Subject to sub-paragraph (4), where an applicant is jointly and severally liable for council

tax in respect of a dwelling in which he is resident with one or more other persons, in determining

the maximum council tax support in his case in accordance with sub-paragraph (1), the amount A is to be divided by the number of persons who are jointly and severally liable for that tax.

(4) Where an applicant is jointly and severally liable for council tax in respect of a dwelling with only his partner, sub-paragraph (3) does not apply in his case.

(5) The reference in sub-paragraph (3) to a person with whom an applicant is jointly and severally liable for council tax does not include a student to whom paragraph 73(2) applies.(6) In this paragraph "relevant financial year" means, in relation to any particular day, the

financial year within which the day in question falls.

Maximum council tax support under this scheme: persons who are not pensioners who fall into classes G an H as specified in Part 4 paragraphss 18A and 18B

29B (i).—(1) Subject to sub-paragraphs (2) to (4), the amount of a person's maximum council tax in the financial year 2013/14 support in respect of a day is 90per cent of the amount A/B where—

29B (ii).—(1) Subject to sub-paragraphs (2) to (4), the amount of a person's maximum council tax in the financial year 2014/15 support in respect of a day is 86per cent of the amount A/B where—

(98) 2012 c.5.

(a) A is the amount set by the authority as the council tax for the relevant financial year in respect of the dwelling in which he is a resident and for which he is liable, subject to any

discount which may be appropriate to that dwelling under the 1992 Act; and

(b) B is the number of days in that financial year,

less any deductions in respect of non-dependants which fall to be made under paragraph 29 (nondependent deductions: pensioners).

(2) In calculating a person's maximum council tax support under this scheme any support in the amount that person is liable to pay in respect of council tax, which is made in consequence of any enactment in, or made under, the 1992 Act (other than support under this scheme), is to be taken into account.

(3) Subject to sub-paragraph (4), where an applicant is jointly and severally liable for council tax in respect of a dwelling in which he is resident with one or more other persons, in determining

the maximum council tax support in his case in accordance with sub-paragraph (1), the amount A is to be divided by the number of persons who are jointly and severally liable for that tax. (4) Where an applicant is jointly and severally liable for council tax in respect of a dwelling with only his partner, sub-paragraph (3) does not apply in his case.

(5) The reference in sub-paragraph (3) to a person with whom an applicant is jointly and severally liable for council tax does not include a student to whom paragraph 73(2) applies.(6) In this paragraph "relevant financial year" means, in relation to any particular day, the financial year within which the day in question falls.

Non-dependant deductions: pensioners

30.—(1) Subject to the following provisions of this paragraph, the non-dependent deductions in respect of a day referred to in paragraph 29 are—

- (a) in respect of a non-dependant aged 18or over in remunerative work, £9.90 x 1/7;
- (b) inrespectof anon-dependantaged18 or overtow homparagraph(a) does not apply, $\pounds 3.30 x 1/7$.

(2)Inthecaseofanon-dependantaged18orovertowhomsub-paragraph(1)(a)applies, where it is shown to the appropriate authority that his normal gross weekly income is—

- (a) less than £183.00, the deduction to be made under this paragraph is that specified in subparagraph (1)(b);
- (b) not less than £183.00 but less than £316.00, the deduction to be made under this

paragraph is £6.55;

(c) not less than £316.00 but less than £394.00, the deduction to be made under this paragraph is £8.25.

(3) Onlyonedeductionistobemadeunderthisparagraphinrespectofacoupleor, as the case may be, membersofapolygamous marriage (other than where there is an award of universal credit) and, where, but for this paragraph, the amount that would fall to be deducted in respect of the other, or any other, member, the higher amount is to be deducted.

(4)Inapplyingtheprovisionsofsub-paragraph(2)inthecaseofacoupleor,asthecasemay be, a polygamousmarriage,regardmustbehad,forthepurposeofthatsub-paragraph,tothe couple's or,asthecasemaybe,allmembersofthepolygamousmarriage'sjointweeklygross income.

- (5)Where in respect of a day—
 - (a) apersonisaresidentinadwellingbutisnothimselfliableforcounciltaxinrespectof that dwelling and that day;
 - (b) otherresidentsinthatdwelling(theliablepersons)havejointandseveralliabilityfor counciltaxinrespectofthatdwellingandthatdayotherwisethanbyvirtueofsection9 of the 1992Act (liabilityof spouses and civil partners); and
 - (c) the person to whom paragraph (a) refersisanon-dependent of two or more of the liable persons,

thedeductioninrespectofthatnon-dependantmustbeapportioned equally between those liable persons.

(6) Nodeductionistobemadeinrespectofanynon-dependantsoccupyinganapplicant's dwelling if the applicant or his partner is—

- (a) blindortreatedasblindbyvirtueofparagraph10ofSchedule3(additionalconditionfor the disabilitypremium); or
- (b) receiving in respect of himself-
 - (i) attendance allowance, or would be receiving that allowance but for-
 - (aa) asuspensionofbenefitinaccordancewithregulationsundersection113(2)of theSSCBA;or
 - (bb) an abatement as a result of hospitalisation; or
 - (ii) the care component of the disability living allowance, or would be receiving that component but for—
 - (aa) asuspensionofbenefitinaccordancewithregulationsundersection113(2)of theSSCBA;or
 - (bb) an abatement as a result of hospitalisation; or
 - (iii) the dailyliving component of personal independence payment, or would be receiving thatallowancebutforasuspensionofbenefitinaccordancewithregulationsunder section 86 of theWelfare ReformAct 2012 (hospital in-patients); or
 - (iv) anAFIP,orwouldbereceivingthatpaymentbutforasuspensionofitinaccordance withanytermsofthearmedandreserveforcescompensationschemewhichallows forasuspensionbecauseapersonisundergoingmedicaltreatmentinahospitalor similar institution.
- (7) No deduction is to bemade in respect of a non-dependant if-
 - (a) althoughheresides with the applicant, it appears to the authority that his normal home is elsewhere; or
 - (b) heisinreceiptofatrainingallowancepaidinconnectionwithyouthtrainingestablished undersection2oftheEmploymentandTrainingAct1973orsection2oftheEnterprise andNewTowns (Scotland)Act 1990; or
 - (c) he is a full-time student within the meaning of Part 11 (students); or
 - (d) heisnotresiding with the applicant because he has been apatient for a periodine xcess of 52

40

weeks, and for these purposes-

(i) "patient" has the meaning given in paragraph 19(6), and

(ii) whereapersonhasbeenapatientfortwoormoredistinctperiodsseparatedbyone ormoreintervalseachnotexceeding28days,heistobetreatedashavingbeena patient continuouslyforaperiodequalindurationtothetotalofthosedistinct periods.

(8) No deduction is to bemade in respect of a non-dependant—

- (a) whoison incomesupport, statepension credit, an income-based jobseeker's allowance or an income-related employment and support allowance; or
- (b) to whom Schedule 1 to the 1992 Act applies (persons disregarded for purposes of discount)butthisparagraphdoesnotapply paragraph4 of that Schedulerefers.

(9) In the application of sub-paragraph (2) there is to be disregarded from the non-dependant's weekly gross income—

- (a) anyattendanceallowance,disabilitylivingallowance,personalindependencepaymentor an AFIPreceived byhim;
- (b) any paymentmadeunderor bytheTrusts,theFund,theEileenTrust,MFETLimited,the SkiptonFund,theCaxtonFoundationortheIndependentLivingFund(2006)which,had hisincomefallentobecalculatedunderparagraph54(calculationofincomeotherthan earnings:personswhoarenotpensioners),wouldhavebeendisregardedunderparagraph 28of Schedule 8(income in kind); and

(c) anypaymentwhich,hadhisincomefallentobecalculatedunderparagraph54,would havebeendisregardedunderparagraph41ofSchedule8(paymentsmadeundercertain trusts and certainother payments).3

Non-dependant deductions: persons who are not pensioners

30A.—(1) Subject to the following provisions of this paragraph, the non-dependant deductions in

respect of a day referred to in paragraph 28 are-

(a) in respect of a non-dependant aged 18 or over in remunerative work, £19.80 x 1/7;

(b) in respect of a non-dependant aged 18 or over to whom sub-paragraphs (a) and (c) do not apply,

£6.60 x 1/7.

(c) in respect of a non-dependant aged 18 or over who is on income support, state pension credit, an income-based jobseeker's allowance or an income-related employment and support allowance, maximum award of universal credit? $\pm 3.30 \times 1/7$

(2) In the case of a non-dependant aged 18 or over to whom sub-paragraph (1)(a) applies, where

it is shown to the appropriate authority that his normal gross weekly income is-

(a) less than £180.00, the deduction to be made under this paragraph is that specified in subparagraph

(1)(b);

(b) not less than £180.00 but less than £310.00, the deduction to be made under this

paragraph is £13.10;

(c) not less than £310.00 but less than £387.00, the deduction to be made under this paragraph is £16.50.

(3) Only one deduction is to be made under this paragraph in respect of a couple or, as the case

may be, members of a polygamous marriage and, where, but for this paragraph, the amount that

would fall to be deducted in respect of one member of a couple or polygamous marriage is higher

than the amount (if any) that would fall to be deducted in respect of the other, or any other, member, the higher amount is to be deducted.

(4) In applying the provisions of sub-paragraph (2) in the case of a couple or, as the case may be, a polygamous marriage, regard must be had, for the purpose of that sub-paragraph, to the couple's or, as the case may be, all members of the polygamous marriage's joint weekly gross income.

(5) Where in respect of a day—

(a) a person is a resident in a dwelling but is not himself liable for council tax in respect of that dwelling and that day;

(b) other residents in that dwelling (the liable persons) have joint and several liability for council tax in respect of that dwelling and that day otherwise than by virtue of section 9 of the 1992 Act (liability of spouses and civil partners); and

(c) the person to whom paragraph (a) refers is a non-dependant of two or more of the liable persons,

the deduction in respect of that non-dependant must be apportioned equally between those liable

persons.

(6) No deduction is to be made in respect of any non-dependants occupying an applicant's dwelling if the applicant or his partner is—

(a) blind or treated as blind by virtue of paragraph 10 of Schedule 3 (additional condition for the disability premium); or

(b) receiving in respect of himself-

(i) attendance allowance, or would be receiving that allowance but for-

(aa) a suspension of benefit in accordance with regulations under section 113(2) of the SSCBA; or

(bb) an abatement as a result of hospitalisation; or

(ii) the care component of the disability living allowance, or would be receiving that component but for—

(aa) a suspension of benefit in accordance with regulations under section 113(2) of the SSCBA; or

(bb) an abatement as a result of hospitalisation; or

(iii) the daily living component of personal independence payment, or would be receiving that allowance but for a suspension of benefit in accordance with regulations under section 86 of the Welfare Reform Act 2012 (hospital in-patients).

(7) No deduction is to be made in respect of a non-dependant if-

(a) although he resides with the applicant, it appears to the authority that his normal home is elsewhere; or

(b) he is in receipt of a training allowance paid in connection with youth training established under section 2 of the Employment and Training Act 1973 or section 2 of the Enterprise and New Towns (Scotland) Act 1990; or

(c) he is a full-time student within the meaning of Part 11 (students); or

(d) he is not residing with the applicant because he has been a patient for a period in excess of 52 weeks, and for these purposes—

(i) "patient" has the meaning given in paragraph 19(6) of this scheme, and

(ii) where a person has been a patient for two or more distinct periods separated by one or more intervals each not exceeding 28 days, he is to be treated as having been a patient continuously for a period equal in duration to the total of those distinct periods.

(8) No deduction is to be made in respect of a non-dependant—

to whom Schedule 1 to the 1992 Act applies (persons disregarded for purposes of discount) but this paragraph does not apply to a non-dependant who is a student to whom paragraph 4 of that Schedule refers.

(9) In the application of sub-paragraph (2) there is to be disregarded from the non-dependant's weekly gross income—

(a) any attendance allowance, disability living allowance or personal independence payment received by him;

(b) any payment made under or by the Trusts, the Fund, the Eileen Trust, MFET Limited, the Skipton Fund, the Caxton Foundation or the Independent Living Fund (2006) which, had his income fallen to be calculated under paragraph 53 (calculation of income other than earnings: persons who are not pensioners), would have been disregarded under paragraph 24 of Schedule 4 (income in kind); and

(c) any payment which, had his income fallen to be calculated under paragraph 53, would have been disregarded under paragraph 41 of Schedule 8 (payments made under certain trusts and certain other payments).

PART8

Alternativemaximum council taxsupport for the purposes of calculating eligibility for support under thisscheme and amount of support

Alternativemaximumcounciltaxsupportunderthisscheme:pensioners

31.—(1) Subject to sub-paragraphs(2) and (3), the alternative maximum council tax support in respect of a day where the conditions set out in paragraph 15 (alternative maximum council tax support : pensioners) or 18 (alternative maximum council tax support : pensioners) are fulfilled, is the amount determined in accordance with Schedule 4 (amount of alternative council tax support).

(2)Subjecttosub-paragraph(3),whereanapplicantisjointlyandseverallyliableforcouncil taxinrespectofadwellinginwhichheisresidentwithoneormoreotherpersons,indetermining thealternativemaximumcounciltaxsupportinhiscase,theamountdeterminedinaccordance withSchedule4mustbedividedby thenumberofpersonswhoarejointly andseverally liablefor that tax.

(3)Where an applicant is jointly and severally liable for council tax in respect of a dwelling with only hispartner, solely by virtue of section 90 fthe 1992 Act (liability of spouses and civil partners), sub-paragraph (2) does not apply in his case.

PART9

Amount of support under this scheme

Amount of support under this scheme: ClassesA toH

32.—(1) Whereapersonisentitledtosupportunderthisschemeinrespectofaday,the amount of the support to which he is entitled is as follows.

(2)Where the person is within class A,D or $G(\mathbf{a})$, that amount is the amount which is the maximum council tax support in respect of the day in the applicant's case.

 $(3) Where the person is within class B({\bf b}), that amount is the amount found by deducting amount B from amount A, where "amount A" and "amount B" have the meaning sgiven in paragraph 14(f).$

(3) (a) Where the person is within class E or H,, that amount is the amount found by deducting

amount B from amount A, where "amount A" and "amount B" have the meanings given in

paragraph 17 (f) or 18(B) (h) as the case may be.

(4)Where the person is within class $C(\mathbf{c})$, that amount is the amount which is the alternative maximum ouncil tax support in respect of the dayin the applicant's case.

(5)Sub-paragraph (6) applies where both-

(a) sub-paragraph (2) or sub-paragraph (3), and

(b) sub-paragraph (4),

(c) the applicant is a

pensioner;applyto a person.

(6)The amount of the support o which the person is entitled is whichever is the greater of—

(a) As to which, see paragraphs13,16 and 18(A)

respectively.(b) See paragraph14

(c) See paragraphs15

(a) the amount of the support given by sub-paragraph (2) or sub-paragraph (3), as the case maybe, and

(b) the amount of the support given by sub-paragraph (4).

PART10

Income and capital for the purposes of calculating eligibility for support under this scheme and amount of support

CHAPTER 1

Income and capital: general

Calculation of income and capital: applicant's family and polygamous marriages

33.—(1) The income and capital of—

- (a) an applicant; and
- (b) anypartner of that applicant,

isto be calculated in accordance with the provisions of this Part.

(2) The income and capital of any partner of the applicant is to be treated as income and capital and the applicant is the statement of the applicant is the

of the applicant, and in this Partany reference to the applicant applies equally to any partner of that applicant.

(3)Exceptwhereparagraph37applies, where an applicant or the partner of an applicant is married polygamously to two or more members of his household—

- (a) the applicant must be treated as possessing capital and income belonging to each such member; and
- (b) the income and capital of that member is to be calculated in accordance with the following provisions of thisPart in like manner as for theapplicant.

Circumstances inwhichincome and capitalof non-dependant is to be treated asapplicant's

34.—(1) Sub-paragraph (2) applies where it appears to the authoritythat a non-dependant and an applicant have entered into arrangements in order to take advantage of this schemeand the non-dependant has more income and capital than theapplicant.

(2)Except where—

- (a) the applicant is a pensioner and is on aguarantee credit, or
- (b) theapplicantisnotapensionerandisonincomesupport, an income-based jobseeker's allowance or an income-related employment and supportal lowance,

theauthoritymusttreattheapplicantaspossessingincomeandcapitalbelongingtothatnondependantand,insuchacase,any incomeandcapitalwhichtheapplicantdoespossessistobe disregarded.

(3)Whereanapplicantistreated aspossessingincomeandcapitalbelongingto a non-dependant undersub-paragraph(2)theincomeandcapitalofthatnon-dependantmustbecalculated in accordancewiththefollowing provisions of this Partinlike manner as for the applicant and, except where the context otherwise requires, any reference to the "applicant" is to be construed for the purposes of this Part as if it were a reference to that non-dependant.

CHAPTER 2

Income and capital: pensioners in receiptof guaranteecredit or savings credit

Applicant in receiptof guarantee credit: pensioners

35.Inthecaseofanapplicantwhoisapensionerandwhoisinreceipt, orwhosepartnerisin receipt, of a guarantee credit, the whole of his capital and incomemust be disregarded.

Calculation of applicant's income and capital in savings credit onlycases: pensioners

36.—(1) Indetermining the income and capital of an applicant who is a pensioner and who has, or whose partner has, an award of state pension credit comprising only the saving scredit, subject to the following provisions of this paragraph, the authority must use the calculation or estimate of the applicant's or as the case may be, the applicant's partner's income and capital made by the State for the purpose of determining the award of state pension credit (**a**).

(2)WherethecalculationorestimateprovidedbytheSecretaryofStateincludestheamount takenintoaccountinthatdeterminationinrespectofnetincome,theauthoritymayonlyadjust that amount so far as necessaryto take into account—

- (a) the amount of anysavings credit payable;
- (b) inrespectofanydependentchildrenoftheapplicant,childcarechargestakeninto account under paragraph 57(1)(c) (calculation of income on a weeklybasis);
- (c) the higher amount disregarded under this scheme in respect of-
 - (i) lone parent's earnings; or
 - (ii) paymentsofmaintenance, whether under a court or deror not, which is made or due to be made by—
 - (aa) the applicant's former partner, or the applicant's partner's former partner; or

- (bb) theparentofachildoryoungpersonwherethatchildoryoungpersonisa memberoftheapplicant'sfamilyexceptwherethatparentistheapplicantor applicant's partner;
- (d) any amount to be disregarded by virtue of paragraph 10(1) of Schedule 5 (sums disregarded from applicant's earnings: pensioners);
- (e) theincomeandcapitalofany partneroftheapplicantwhoistreatedasamemberofthe applicant's household under paragraph 8, to the extent that itis not taken into account in determining the net incomeof the person claiming state pension credit;
- (f) paragraph34(circumstancesinwhichcapitalandincomeofanon-dependantistobe treated as applicant's), if the authoritydetermines that that provision applies in the applicant's case;
- (g) suchfurthersupport(ifany)astheauthoritythinksfitundersection13A(1)(c)ofthe 1992Act(b) (power of billing authorityto reduce amount of council tax payable);
 - (h) anyamount to be disregarded by virtue of paragraph6 ofSchedule 5 (exempt work).

(3) Paragraphs39to46(calculationofincome: pensioners)and57to61(calculationof income: pensioners andpersons whoare not pensioners) do not applyto the amount of the net income to be takenintoaccountundersub-paragraph(1),butdoapply (sofarasrelevant)forthepurposeof determining anyadjustmentsto thatamount which the authoritymakes under sub-paragraph (2).

(4) If sub-paragraph (5) applies, the authority must calculate the applicant's capital in accordance with paragraphs63, 65 to68 and 70 (calculation of capital: pensioners).

(5)This sub-paragraph applies if

- (b) Section 13Aissubstitutedbysection10 of theLocal GovernmentFinanceAct2012(c.17).
 - (a) the Secretary of State notifies the authority that the applicant's capital has been determinedasbeing£16,000orlessortheauthoritydetermineshiscapitalasbeing £16,000 or less;

(b) subsequent to that determination the applicant's capital rises to more than £16,000; and

(c) theincreaseoccurswhilstthereisinforceanassessedincomeperiodwithinthemeaning of sections 6 and 9 of theState PensionCredit Act 2002.

CHAPTER 3

Income and capital where there is an award of universal credit

Calculation of incomeand capital; persons who are not pensioners who have an award of universal credit

37.—(1) In determining the income of an applicant—

- (a) who has, or
- (b) who (jointly with his partner) has,

anaward of universal credit the authority must, subject to the following provisions of this paragraph, use the calculation or estimate of the amount of the income of the applicant, or the applicant and his partner jointly (as the case may be), made by the Secretary of Statefor the purpose of determining the award of universal credit.

(2)Theauthoritymustadjusttheamountoftheincomereferredtoinsub-paragraph(1)by multiplying the amount by12 and dividing the product by52.

(3)Theauthoritymayonly adjust the amount of the income as adjusted in accordance with sub-paragraph (2) so far as necessary to take into account—

(a) the amount of the award of universal credit, determined in accordance with sub-paragraph

the

⁽a) See paragraph 22A for the capital limit for eligibility of £16,000.

(3);

- (b) paragraph34(circumstancesinwhichincomeandcapitalofnon-dependantistobe treated as applicant's), if the authority determines that the provision applies in the applicant's case;
- (c) suchfurthersupport(ifany)astheauthoritythinksfitundersection13A(1)(c)ofthe 1992Act (power ofbilling authorityto reduce amount of council tax payable).

(4)Theamountfortheawardofuniversalcredittobetakenintoaccountforthepurposes of subparagraph(3)(a)istobedeterminedbymultiplyingtheamountoftheawardofuniversal credit by 12 and dividing the product by 52.

(5)Paragraph34(incomeandcapitalofnon-dependanttobetreatedasapplicant's)appliesfor thepurposeofdetermininganyadjustmentswhichfalltobemadetothefigureforincomeunder paragraph (3).

(6)In determining the capital of an applicant-

- (a) who has, or
- (b) who (jointly with his partner) has,

anawardofuniversalcredit, the authority must use the calculation or estimate of the capital of the applicant, or the applicant and his partner jointly (as the case may be), made by the Secretary of State for the purpose of determining the award of universal credit.

CHAPTER 4

Income: other pensioners

Calculation of income and capital where statepension credit is not payable: pensioners

38.Whereneitherparagraph35(applicantinreceiptofguaranteecredit:pensioners)nor36 (applicantinreceiptofsavingscreditonly:pensioners)appliesintheapplicant'scase,hisincome and capitalistobe calculated or estimated in accordance with paragraphs39to46 and 57to62 (calculation of income) and Chapter 7ofthisPart (calculation of capital).

Meaningof"income": pensioners

39.—(1) ForthepurposesofclassesAtoCinthisscheme, "income" meansincomeofanyof the following descriptions—

(a) earnings;

- (b) working tax credit;
- (c) retirement pension income within the meaning of the StatePensionCredit Act 2002;
- (d) income from annuity contracts (other than retirement pension income);
- (e) a war disablement pension or war widow's or widower's pension;
- (f) a foreign war disablement pension or war widow's or widower's pension;
- (g) a guaranteedincome payment;
- (h) a payment made under article 29(1)(c) of the Armed Forces and Reserve Forces (Compensation Scheme) Order 2011(a), in anycase where article 31(2)(c) applies;
- (i) income from capital(b) other than capital disregarded under Part 1 of Schedule 9;
- (j) socialsecuritybenefits,otherthanretirementpensionincomeoranyofthefollowing benefits—
 - (i) disabilityliving allowance;
 - (ii) personal independence payment;
 - (iii) an AFIP;
 - (iv) attendance allowance payable under section 64 of the SSCBA (entitlement to attendance allowance);

- (v) an increase of disablement pension under section 104 (increase for constant attendance) or 105 of thatAct (increase for exceptionallysevere disablement);
- (vi) child benefit;
- (vii) any guardian's allowance payable under section 77 of the SSCBA (guardian's allowance);
- (viii) any increase for a dependant, other than the applicant's partner, payable in accordance withPart 4 of that Act (increases for dependants);
- (ix) any—
 - (aa) social fund paymentmade underPart8 of theSSCBA(the social fund), or
 - (bb) occasional assistance;
- (x) Christmas bonus payable underPart 10 ofthatAct (Christmas bonus for pensioners);
- (xi) housing benefit;
- (xii) council tax benefit;
- (xiii) bereavement payment;
- (xiv) statutorysick pay;
- (xv) statutorymaternitypay;
- (xvi) ordinarystatutorypaternitypaypayable underPart 12ZAof the SSCBA(c);
- (xvii) additional statutorypaternity paypayable under Part 12ZAof theSSCBA;
 - (xviii) statutoryadoption paypayable underPart 12ZBof thatAct (statutoryadoption pay);

(a) S.I. 2011/517.

- (b) Seeparagraph71 for the calculation of income from capitalso far asrelating to pensioners.
- (c) Part12ZA was inserted by section 2 and Part 12ZB was inserted by section 4 of the Employment Act2002 (c.22).
 - (xix) anybenefitsimilartothosementionedintheprecedingprovisionsofthisparagraph payable under legislation having effect in Northern Ireland;
 - (k) all foreign social security benefits which are similar to the social security benefits mentioned above;
 - (l) a paymentmade-
 - underarticle30ofthe Naval,MilitaryandAirForcesEtc.(DisablementandDeath) ServicePensionsOrder2006(a)(awardforchildrenwhohavereachedthechild's age limit), in anycase where article 30(1)(b) applies; or
 - (ii) underarticle12(8)ofthatOrder(unemployabilityallowances:childrenwhohave reachedthechild'sagelimit),inanycasewheresub-paragraph(b)ofthatarticle applies;
 - (m)apensionpaidtovictimsofNationalSocialistpersecutionunderanyspecialprovision made by thelawoftheFederalRepublicofGermany,orany partofit,oroftheRepublic of Austria;
 - (n) paymentsunderaschememadeunderthe Pneumoconiosisetc.(Worker'sCompensation) Act1979(b);
 - (o) paymentsmadetowardsthemaintenanceoftheapplicantbyhisspouse,civilpartner, formerspouseorformercivilpartnerortowardsthemaintenanceoftheapplicant's partnerbyhisspouse,civilpartner,formerspouseorformercivilpartner,including paymentsmade—
 - (i) under a court order;
 - (ii) under anagreement for maintenance; or
 - (iii) voluntarily;
 - (p) paymentsduefromanypersoninrespectofboardandlodgingaccommodationprovided bythe applicant;

- (q) royaltiesorothersumspaidasaconsiderationfortheuseof,ortherighttouse,any copyright, design, patent or trade mark;
- (r) anypayment in respect of any-
 - (i) book registered under the Public Lending Right Scheme 1982; or
 - (ii) workmadeunderanyinternationalpubliclendingrightschemethatisanalogousto thePublic Lending RightScheme 1982;
- (s) anypayment, other than a payment or dered by a courtor made insettlement of a claim, made by or on behalf of a former employer of a person on account of the early retirement of that person on grounds of ill-health or disability;
- (t) any sumpayable by way of pension out of money provided under-(i)

the CivilListAct1837(c),

(ii) the CivilListAct1937(d), (iii)

the CivilListAct1952(e), (iv) the

CivilListAct1972(f), or (v) the

CivilListAct1975(g);

- (u) anyincome in lieu of that specified in paragraphs (a) to (r);
- (v) anypayment of rent made toan applicant who-

(a) S.I. 2006/606.

(b) 1979c.41.(c) 1837c.2.(d)

1937c.32. (e)

1952c.37. (f)

1972c.7.(g) 1975c.82.

(i) owns the freehold or leasehold interest in anyproperty is a tenant of anyproperty; (ii) occupies part of the property; and

- (iii) hasanagreement with another personal lowing that person to occupy that property on payment of rent;
- (w)anypayment made at regularintervals under an equityrelease scheme;
- (x) PPFperiodicpayments within the meaning of section 17(1) of the State Pension Credit Act 2002.

(2)Wherethepaymentofanysocialsecuritybenefitreferredtoinsub-paragraph(1)issubject toanydeduction(otherthananadjustmentspecifiedinsub-paragraph(4))theamounttobetaken account under sub-paragraph (1) is to be the amountbefore the deduction is made.

(3)Where anaward of anyworking tax credit or child tax credit is subject to a deductionbyway of recovery of an overpayment of working tax credit or child tax credit which arose in a previous tax year the amount to be taken into account under sub-paragraph (1) is to be the amount of working tax credit or child tax credit awarded less the amount of that deduction.

(4) The adjustments specified in this sub-paragraph are thosemade in accordance with—

- (a) the Social Security(Overlapping Benefits) Regulations 1979(a);
- (b) the Social Security(HospitalIn-Patients) Regulations 1975;
- (c) section 30DDor section 30Eof the SSCBA(b) (reductions in incapacitybenefitin respect of pensions and councillor's allowances);
- (d) section3oftheWelfareReformAct2007(deductionsfromcontributoryemployment and support allowance in respect of pensionsand councillor's allowances) and regulations made under it.

(5)In sub-paragraph (1)(w), "equityrelease scheme" means a loan-

- (a) made between a person ("thelender") and theapplicant;
- (b) by meansofwhichasumofmoney isadvancedby thelendertotheapplicantby way of payments at regular intervals;and
- (c) which is secured on a dwelling in which the applicant owns an estate or interest and which he occupies as his home.

Calculation of weekly income: pensioners

 $\begin{array}{ll} \textbf{40.} & (1) & \text{Exceptinacase within sub-paragraph}(2) \text{ or}(4), for the purposes of calculating the weekly income of an applicant who is a pensioner, where the period in respect of which a payment is made—} \end{array}$

- (a) doesnot exceed a week, the whole of that payment is to be included in the applicant's weekly income;
- (b) exceedsaweek, the amount to be included in the applicant's weekly incomeistobe determined-
 - (i) inacasewherethatperiodisamonth,bymultiplyingtheamountofthepayment by 12anddividing the productby52;
 - (ii) inacasewherethatperiodisthree months, by multiplying the amount of the payment by 4 and dividing the product by 52;
 - (iii) in a case where that period is a year, bydividing the amount of the payment by52; (iv)

inanyothercase, by multiplying the amount of the payment by 7 and dividing the product by the number of days in the period in respect of which it is made.

(b) Section30DDwasinsertedbytheWelfareReformandPensionsAct1999(c.30),section63;section30Ewasinsertedby theSocialSecurity (Incapacity forWork)Act1994(c.18),section3.Bothsectionsarerepealedby theWelfareReformAct 2007(c.5), Schedule8 (notyetinforce).

(2)Sub-paragraph (3) applies where-

- (a) the applicant's regular pattern of work is such that he does not work the same hours every week; or
- (b) the amount of the applicant's incomefluctuates and has changed more than once.
- (3)The weeklyamount of that applicant's income is to be determined—
 - (a) if, in acase to which sub-paragraph (2)(a) applies, there is a recognised cycle ofwork, by referencetohisaverageweeklyincomeovertheperiodofthecompletecycle(including, where the cycleinvolvesperiods in which the applicantdoes no work, those periods but disregarding anyother absences); or
 - (b) in anyother case, on the basis of-
 - (i) the last two payments if those payments are one month or more apart;
 - (ii) the last four payments if the last two payments are less than one month apart; or
 - (iii) calculating or estimating suchother payments asmay, in the particular circumstances of the case, enable the applicant's average weekly income to be determined more accurately.

(4)Forthepurposesofsub-paragraph(3)(b)thelastpaymentsarethelastpaymentsbeforethe date the application was made or treated as made.

(5)If the applicantisential dto receive a payment to which sub-paragraph (6) applies, the amount of that payment is to be treated as if made in respect of a period of a year.

(6) This sub-paragraph applies to—

- (a) royaltiesorothersumspaidasaconsiderationfortheuseof,ortherighttouse,any copyright, design, patent or trade mark;
- (b) anypayment in respect of any-

⁽a) S.I.1979/597

- (i) book registered under the Public Lending Right Scheme 1982; or
- (ii) workmadeunderanyinternationalpubliclendingrightschemethatisanalogousto thePublic Lending RightScheme 1982;and
- (c) anypayment which is madeon an occasional basis.

(7)The period under which anybenefit under the benefit Acts is to be taken into account is to be the period in respect of which that benefit is payable.

(8)Where payments are made ina currencyother than Sterling, the value of the payment is to be determined bytaking the Sterling equivalent on the date the payment ismade.

(9) The sums specified in Schedule 5are to be disregarded incalculating-

- (a) the applicant's earnings; and
- (b) anyamounttowhichsub-paragraph(6)applieswheretheapplicantisthefirstownerof thecopyright, design, patentortrademark, or an original contributor to the book or work referred to in sub-paragraph(6)(b).

(10)Forthepurposes of sub-paragraph(9)(b), and forth at purpose only, the amounts specified in sub-paragraph (6) is to be treated as though they were earnings.

(11)IncomespecifiedinSchedule6istobedisregardedinthecalculationoftheapplicant's income.

- (12)Schedule9 (capital disregards: pensioners) has effect so that-
 - (a) the capital specified in Part 1 is disregarded for the purpose of determining an applicant's income; and
 - (b) the capital specified in Part 2 is disregarded for the purpose of determining an applicant's income under paragraph 71 (calculation of tariff income from capital: pensioners).

(13)Inthecaseofanyincometakenintoaccountforthepurposeofcalculatingaperson's income anyamount payable bywayof tax is disregarded.

Earnings of employed earners: pensioners

41.—(1) Subjecttosub-paragraph(2),"earnings",inthecaseofemploymentasanemployed earnerwhoisapensioner,meansanyremunerationorprofitderivedfrom thatemploymentand includes—

- (a) anybonus or commission;
- (b) anypaymentinlieuofremunerationexceptanyperiodicsumpaidtoanapplicanton account of the termination of his employment byreason of redundancy;
- (c) anypayment in lieu of notice;
- (d) anyholidaypay;
- (e) anypayment bywayof a retainer;
- (f) any payment made by the applicant's employer in respect of expenses not wholly, exclusively and necessarily incurred in the performance of the duties of the employment, including any payment made by the applicant's employer in respect of
 - (i) travelling expenses incurred by the applicant between his home and place of employment;
 - (ii) expenses incurred by the applicant under arrangements made for the care of a member of his familyowing to the applicant's absence fromhome;
- (g) theamountofanypaymentbywayofanon-cashvoucherwhichhasbeentakeninto account in the computation of a person's earnings inaccordance withPart 5 of Schedule 3 to the Social Security(Contributions) Regulations 2001(**a**);

(h) statutorysick payandstatutorymaternitypaypayable by the employer under the SSCBA; (i) statutorypaternitypaypayable underPart 12ZAof thatAct;

(j) statutoryadoption paypayableunderPart 12ZBof thatAct; (k)

anysums payable under a contract of service-

- (i) for incapacityfor work due to sickness or injury; or
- (ii) byreason of pregnancyor confinement.

(2)Earnings does not include—

- (a) subject to sub-paragraph (3), any paymentin kind;
- (b) any paymentinrespectofexpenseswholly,exclusivelyandnecessarily incurredinthe performance of the duties of the employment;
- (c) anyoccupational pension;
- (d) anylump sumpaymentmade under the Iron and Steel Re-adaptation Benefits Scheme;
- (e) anypaymentofcompensationmadepursuanttoanawardby anemploymenttribunal established under the Employment Tribunals Act 1996(**b**)in respect of unfairdismissalor unlawful discrimination;
- (f) anypaymentin respect of expenses arising out of the applicant's participation in a service user group.

(3) Sub-paragraph(2)(a)doesnot applyinrespectof any non-cashvoucher referred to insub-paragraph (1)(g).

Calculationofnet earningsof employed earners: pensioners

42.—(1) For the purposes ofparagraph57 (calculation of income on aweeklybasis), the earningsofanapplicantwho isapensionerderivedorlikelytobederivedfromemploymentasan

(a) S.I. 2001/1004.

(b) 1996c.17.

employedearnertobetakenintoaccountmust, subjecttoparagraph40(5) and Schedule5 (sums to be disregarded from earnings: pensioners), be his net earnings.

(2)Forthepurposesofsub-paragraph(1)netearningsmust, except where sub-paragraph(5) applies, be calculated by taking into account the gross earnings of the applicant from that employment over the assessment period, less—

income tax;

(ii) primaryClass 1 contributions under theSSCBA;

- (b) one-half of any sum paid by the applicant by way of a contribution towards an occupational pension scheme;
- (c) one-halfoftheamountcalculatedinaccordancewithsub-paragraph(4)inrespect of any qualifying contribution payable by the applicant; and
- (d) wherethoseearningsincludeapaymentwhichispayableunderanyenactmenthaving effect in Northern Ireland and which corresponds to statutory sick pay, statutory maternitypay,ordinaryoradditionalstatutorypaternitypayorstatutoryadoptionpay, any amountdeductedfromthoseearningsby wayofanycontributionswhicharepayable underanyenactmenthavingeffectinNorthernIrelandandwhichcorrespondtoprimary Class 1 contributions under the SSCBA.

(3)Inthisparagraph"qualifyingcontribution" meansany sum which is payable periodically as a contribution towards a personal pension scheme.

(4) The amount in respect of any qualifying contribution is to be calculated by multiplying the daily amount of the qualifying contribution by the number equal to the number of days in the

assessmentperiod; and for the purposes of this paragraph the daily amount of the qualifying contribution is to be determined—

- (a) where the qualifying contribution is payable monthly, by multiplying the amount of the qualifying contribution by 12 and dividing the product by 365;
- (b) inanyothercase, by dividing the amount of the qualifying contribution by the number of days in the period to which the qualifying contribution relates.

(5)Wheretheearningsofanapplicantaredeterminedunderparagraph40(2)(b)(calculationof weeklyincome:pensioners)hisnetearningsistobecalculatedbytakingintoaccountthose earnings over the assessment period, less—

- (a) anamountinrespectofincometaxequivalenttoanamountcalculatedbyapplyingto those earningsthebasicrateoftaxapplicabletotheassessmentperiodlessonlythe personalrelieftowhichtheapplicantisentitledundersections35to37theIncomeTax Act 2007(**a**)(personalallowances)asisappropriateto hiscircumstancesbut,if the assessmentperiodislessthanayear,theearningstowhichthebasicrateoftaxistobe appliedandthe amountofthepersonalreliefdeductible underthissub-paragraphistobe calculated on apro rata basis;
- (b) anamountequivalenttotheamountoftheprimaryClass1contributionsthatwouldbe payableby himundertheSSCBAinrespectofthoseearningsifsuchcontributionswere payable; and
- (c) one-halfofanysumwhichwouldbepayablebytheapplicantbywayofacontribution towardsanoccupationalorpersonalpensionscheme,iftheearningssoestimatedwere actual earnings.

(a) 2007c.3;theheadingandsubsection(1)ofsection35wereamendedbysection4oftheFinanceAct2012(c.14)("2012 Act");subsections(2)and(4)wereinsertedbysection4oftheFinanceAct2009(c.10).Insection36,theheadingand subsection(2)wereamendedby,subsection(1)substitutedby,andsubsection(2A)insertedbysection4ofthe2012Act; subsection(2)hasalsobeenamendedbyS.1.2011/2926andsection4oftheFinanceAct2009.Insection37,theheadingandsubsection(2) wereamendedby,subsection(1)substitutedby,andsubsection(2A)insertedbysection37,theheadingandsubsection(2) wereamendedby,subsection(1)substitutedby,andsubsection(2A)insertedbysection4ofthe2012 Act;subsection(2)hasalso beenamended byS.I. 2011/2926andsection 4of theFinanceAct2009.

Calculation of earnings of self-employed earners: pensioners

43.—(1) Where the earnings of an applicant who is a pensioner consist of earnings from employmentasaself-employedearner, the weekly amount of his earnings is to be determined by reference to his average weekly earnings from that employment—

- (a) over a period of one year; or
- (b) where the applicant has recently become engaged in that employment or the rehastbeen a change which is likely to affect the normal pattern of business, over such other period ("computation period") as may, in the particular case, enable the weekly amount of his earnings to be determined more accurately.

(2)Forthepurposesofdeterminingtheweeklyamountofearningsofanapplicanttowhom subparagraph(1)(b)applies, his earnings over the computation period are to be divided by the number equal to the number of days in that period and the product multiplied by 7.

(3) The period over which the weekly amount of an applicant's earnings is calculated in accordance with this paragraph is to be his assessment period.

Earnings of self-employersearners: pensioners

44.—(1) Subjectto sub-paragraph (2), "earnings", inthecase of employmentas as elf-employed earner who is a pensioner, means the gross income of the employment.

(2)"Earnings" in the case of employment as a self-employed earner does not include-

- (a) wherean applicant occupies ad welling as his home and he provides in that dwelling board and lodging accommodation for which payment is made, those payments;
- (b) anypayment made by a local authority to an applicant—

- (i) withwhomapersonisaccommodatedby virtueofarrangementsmadeundersection 22Cor23(2)(a)oftheChildrenAct1989(a)or,asthecasemaybe,section26(1)of the Children (Scotland)Act 1995(b); or
- (ii) with whom a local authority fosters a child under the Looked After Children (Scotland)Regulations 2009(c) or who is a kinshipcarer under thoseRegulations;
- (c) anypaymentmadeby avoluntary organisationinaccordancewithsection59(1)(a)ofthe ChildrenAct 1989 (provision of accommodation byvoluntaryorganisations);
- (d) anypaymentmadetotheapplicantorhispartnerforaperson("thepersonconcerned") whoisnotnormally amemberoftheapplicant'shouseholdbutistemporarily inhiscare, by—
 - (i) alocalauthoritybutexcludingpaymentsofhousingbenefitmadeinrespectofthe person concerned;
 - (ii) a voluntaryorganisation;
 - (iii) thepersonconcernedpursuanttosection26(3A)oftheNationalAssistanceAct 1948(d);
 - (iv) the National Health Service Commissioning Board or a clinical commissioning group established under section 14Dof the National Health Service Act 2006(e); or
 - (v) aLocalHealthBoardestablishedundersection11oftheNationalHealthService (Wales)Act 2006(f);

- (b) 1995c.36;section 26was amended byparagraph 1 of Schedule3to theAdoptionand Children(Scotland)Act2007(asp 4). (c) S.I. 2009/210.
- $(d) \ 1948 c. 29; section 26 (3A) was inserted by section 42 (4) of the National Health Service and Community Care Act 1990 (c. 19).$
- (e) 2006c.41.TheCommissioningBoardisestablishedundersection1HofthatAct(insertedbysection9oftheHealthand Social Care Act2012(c.7)); section 14D wasinsertedbysection 25 of the 2012Act. (f)
- 2006c.42.

(e) anysports award.

Notionalincome: pensioners

45.—(1) An applicant whois a pensioner is to be treated as possessing—

- (a) subject to sub-paragraph (2),the amount of anyretirement pension income— (i)
 - for which no claimhas beenmade; and
 - (ii) to which he might expect tobe entitled if a claimfor itwere made;
- (b) income from an occupational pension scheme which the applicant elected to defer.
- (2)Sub-paragraph (1)(a) does not apply to the following where entitlement has been deferred— (a)
 - aCategoryAorCategoryBretirementpensionpayableundersections43to55ofthe SSCBA;
 - (b) a shared additional pension payable under section 55Aofthe SSCBA;
 - (c) graduatedretirementbenefitpayableundersections36and37oftheNationalInsurance Act1965(a).
- (3)For the purposes of sub-paragraph (2), entitlement has been deferred—
 - (a) inthecaseofaCategoryAorCategoryBpension,inthecircumstancesspecifiedin section 55(3) of theSSCBA;
 - (b) inthe case of a shared additional pension, in the circumstances specified in section 55C(3) of the SSCBA; and
 - (c) in the case of graduated retirement benefit, in the circumstances specified in section 36(4)

⁽a) 1989c.41;section23wassubstitutedby sections22Ato22Fbysection8(1)oftheChildrenandYoungPersonsAct2008 (c.23).Section 22Cisinforce inEnglandbutisnotyetin forceinWales.

and(4A) of theNational InsuranceAct 1965.

(4)Thissub-paragraphapplieswhereapersonwhohasattainedthequalifyingageforstate pension credit—

- (a) is entitled to money purchase benefits under an occupational pension scheme or a personal pensionscheme;
- (b) fails to purchase an annuity with the funds available in that scheme; and
- (c) either—
 - (i) defersinwholeorinpartthepaymentofanyincomewhichwouldhavebeen payable to himbyhis pension fund holder, or
 - (ii) failstotakeanynecessaryactiontosecurethatthewholeofanyincomewhich wouldbepayabletohimbyhispensionfundholderuponhisapplyingforit,isso paid, or
 - (iii) income withdrawal is not available to himunder that scheme.

(5)Wheresub-paragraph(4)applies,theamountofanyincomeforegoneistobetreated as possessed by that person, but only from the date on which it could be expected to be acquired were an application for it to be made.

(6) The amount of any income foregone in a case where sub-paragraph (4)(c)(i) or (ii) applies is to be the maximum amount of income which may be with drawn from the fund and must be determined by the authority, taking account of information provided by the pension fund holder.

(7)Theamountofanyincomeforegonein acase wheresub-paragraph(4)(c)(iii)appliesistobe the incomethattheapplicantcouldhavereceivedwithoutpurchasinganannuityhadthefunds held undertherelevantschemebeenheldunderapersonalpensionschemeoroccupational pensionschemewhereincomewithdrawalwasavailableandistobedeterminedinthemanner specified in sub-paragraph (6).

(8)Insub-paragraph(4), "moneypurchasebenefits" has the same meaning as in the Pension Schemes Act 1993.

(a) 1965c.51.

(9)Subjecttosub-paragraphs(10)and(12),apersonistobetreated as possessing income of which he has deprived himself for the purpose of securing entitlement to support under this scheme or increasing the amount of the support.

(10)Sub-paragraph(9)doesnotapplyinrespectoftheamountofanincreaseofpensionor benefitwhereaperson,havingmadeanelectioninfavourofthatincreaseofpensionorbenefit underSchedule5or5AtotheSSCBAorunderSchedule1totheSocialSecurity(Graduated RetirementBenefit)Regulations2005(**a**),changesthatelectioninaccordancewithregulations under Schedule 5 or 5Ato thatAct in favour of a lump sum.

(11) In sub-paragraph (10), ``lump sum'' means a lump sum under Schedule 5 or 5 A to the SSCBA or under Schedule 1 to the Social Security (Graduated Retirement Benefit) Regulations 2005.

(12)Sub-paragraph(9)doesnotapplyinrespectofanyamountofincomeotherthanearnings, earningsofanemployedearner, arising outofthe applicant's participation in a service user group.

(13)WhereanapplicantisinreceiptofanybenefitunderthebenefitActsandtherateofthat benefit is altered with effectfroma date on or after 1stApril in anyyear but notmorethan 14 days thereafter, the authoritymust the applicant as possessing such benefit at the altered rate from either 1stApril or the first Mondayin April in that year, which ever date the authority selects to apply, to the date on which the altered rate is to take effect.

(14) Inthecaseofanapplicantwhohas,orwhosepartnerhas,anawardofstatepensioncredit comprisingonlythesavingscredit,wheretheauthoritytreatstheapplicantaspossessingany benefit at the altered rate in accordancewith sub-paragraph (13), the authoritymust—

(a) determine the income and capital of that applicant inaccordance with paragraph 36(1)

or

(calculationofapplicant'sincomeinsavingscreditonly cases:pensioners)wherethe calculationorestimateofthatincomeandcapitalisalteredwitheffectfromadateonor after 1st April in anyyear but not more than 14 days thereafter; and

(b) treatthatapplicantaspossessingsuchincomeandcapitalatthealteredratebyreference to thedateselectedbytherelevantauthoritytoapplyinitsarea,forthepurposesof establishing the period referred to in sub-paragraph (13).

- (a) his rights to benefits under a registered pension scheme are extinguished and in consequence of this hereceives a payment from the scheme, and
- (b) thatpaymentisatrivialcommutationlumpsumwithinthemeaninggiven byparagraph7 of Schedule 29 to the Finance Act 2004(b).

(16)In sub-paragraph (15), "registered pension scheme" has the meaning given in section 150(2)of the Finance Act 2004.

Income paid to thirdparties: pensioners

46.—(1) Anypaymentofincome,otherthanapaymentspecifiedinsub-paragraph(2)or(3),to a thirdpartyinrespectofanapplicantwhoisapensioneristobetreated aspossessed by the applicant.

(2) Sub-paragraph (1) does not apply in respect of a payment of income made under an occupational pension scheme, in respector fapension or other periodical payment made by the Board of the Pension Protection Fund where—

(a) abankruptcyorderhasbeenmadeinrespectofthepersoninrespectofwhomthe payment has been made or, in Scotland, the estate of that person is subject to

(a) S.I. 2005/454.

(b) 2004c.12.

sequestrationorajudicial factor has been appointed on that person's estate under section 41 of the Solicitors (Scotland) Act 1980(a);

- (b) thepaymentismadetothetrusteeinbankruptcyoranyotherpersonactingonbehalfof the creditors; and
- (c) thepersonreferred to in paragraph (a) and his partner does not possess, or is not treated as possessing, any other income apart from that payment.

(3)Sub-paragraph(1)doesnotapplyinrespectofanypaymentofincomeotherthanearnings, or earnings derived from employment as an employed earner, arising out of the applicant's participation in a service user group.

CHAPTER 5

Income: persons who are notpensioners

Averageweekly earnings of employed earners: persons who are not pensioners

47.—(1) Wheretheincomeofanapplicantwhoisnotapensionerconsistsofearningsfrom employmentasanemployedearner hisaverageweeklyearningsmustbeestimatedby reference to his earnings fromthat employment—

- (a) overaperiodimmediately preceding the support week in which the application is made or treated as made and being a period of—
 - (i) 5 weeks, if he is paid weekly; or
 - (ii) 2 months, if he is paid monthly;or

(b) whetherornotparagraph(a)(i)or(ii)applies,whereanapplicant'searningsfluctuate, oversuchotherperiodprecedingthesupportweekinwhichtheapplicationismadeor treatedasmadeasmay,inanyparticularcase,enablehisaverageweeklyearningstobe estimated more accurately.

(2) Where the applicant has been in his employment for less than the period specified in sub-paragraph (1)(a)(i) or (ii)—

- (a) if he has received any earnings for the period that he has been in that employment and those earnings are likely to represent his average weekly earnings must be estimated by reference to those earnings;
- (b) in anyother case, the authoritymust estimate the applicant's average weeklyearnings(b).

(3)Where the amount of an applicant's earnings changes theauthoritymust estimate his average weeklyearningsbyreferencetohislikelyearningsfromtheemploymentoversuchperiodasis appropriateinorderthathisaverageweeklyearningsmaybeestimatedaccuratelybutthelength of the period must not in anycase exceed 52weeks.

(4)Forthepurposes of this paragraph the applicant's earnings are to be calculated in accordance with paragraphs 51 and 52 (earnings of employed earners: persons who are not pensioners).

Averageweekly earnings ofself-employed earners: personswhoare not pensioners

48.—(1) Wheretheincomeofanapplicantwhoisnotapensionerconsistsofearningsfrom employment as a self-employed earner his average weekly earnings must be estimated by referenceto hisearningsfrom thatemploymentoversuchperiod asisappropriatein orderthathis averageweeklyearningsmaybeestimatedaccuratelybutthelengthoftheperiodmustnotinany case exceed a year.

(2)Forthepurposesofthisparagraphtheapplicant'searningsmustbecalculatedinaccordance with paragraphs 53,61 and 62 (earnings, and net profit, ofself-employed earners).unless subparagraph (3) applies.

(3) Where, in any assessment period, an applicant or their partner is in gainful self-employment and the hourly rate calculated from their earned income in respect of that period is below the National Minimum Wage applicable to the applicant or their partner is assumed to have earned income equal to that amount.

(4) subparagraph (3) does not apply where—

(a) within 12 months of the start date of the application

Averageweekly income other than earnings: personswhoarenot pensioners

49.—(1) Theincomeofanapplicantwhoisnotapensionerwhichdoesnotconsistofearnings must,exceptwheresub-paragraph(2)applies,beestimatedoversuchperiodasisappropriatein order thathisaverageweeklyincomemaybeestimatedaccuratelybutthelengthoftheperiod

mustnotinanycaseexceed52weeks;andnothinginthisparagraphauthorisesanauthorityto disregard anysuchincomeotherthanthatspecifiedinSchedule8(sumsdisregardedinthe calculation of income other than earnings: persons who are not pensioners).

(2)TheperiodoverwhichanybenefitunderthebenefitActsistobetakenintoaccountistobe the period in respect of which that benefit is payable.

(3) For the purposes of this paragraph income other than earnings is to be calculated in

⁽a) 1980c.46.

⁽b) Powersinsection14AoftheLGFA1992maybeusedtoconferpowertorequireemployerstoprovideinformationfor these purposes.

accordance with paragraph 54 (calculation of income other than earnings: persons who are not pensioners).

Calculation of weekly income of employed earners: personswhoare not pensioners

50.—(1) Forthepurposesofparagraphs47(averageweeklyearningsofemployedearners),49 (averageweeklyincomeotherthanearnings)and59(calculationofaverageweeklyincomefrom tax credits), where the periodin respect of which apayment is made—

(a) does not exceed aweek, theweeklyamount is to be the amount of that payment; (b)

exceeds a week, the weeklyamount is to be determined-

- (i) inacasewherethatperiodisamonth,bymultiplyingtheamountofthepayment by 12anddividing the productby52;
- (ii) inany othercase, by dividing the amount of the payment by the number equal to the number of days in the period to which it relates and multiplying the product by 7.

(2)Forthepurposesofparagraph48(averageweeklyearningsofself-employedearners)the weekly amountofearningsofanapplicantistobedeterminedby dividinghisearningsoverthe assessmentperiodbythenumberequaltothenumberofdaysinthatperiodandmultiplyingthe product by7.

Earnings of employed earners: persons who are not pensioners

51.—(1) Subjecttosub-paragraph(2), "earnings", in the case of employment as a nemployed earner of a person who is not a pensioner, means any remuneration or profit derived from that employment and includes—

- (a) anybonus or commission;
- (b) anypaymentialieuofremunerationexceptanyperiodicsumpaidtoanapplicanton account of the termination of his employment byreason of redundancy;
- (c) any paymentinlieuofnoticeorany lumpsumpaymentintendedascompensationforthe loss of employment but onlyin so far as it represents loss of income;
- (d) anyholidaypayexceptanypayablemorethan4weeksafterterminationorinterruption of the employment;

(e) anypayment bywayof a retainer;

- (f) any payment made by the applicant's employer in respect of expenses not wholly, exclusively and necessarily incurred in the performance of the duties of the employment, including any payment made by the applicant's employer in respect of —
 - (i) travelling expenses incurred by the applicant between his home and place of employment;
 - (ii) expenses incurred by the applicant under arrangements made for the care of a member of his familyowing to the applicant's absence fromhome;
- (g) anyawardofcompensationmadeundersection112(4)or117(3)(a)oftheEmployment RightsAct 1996 (remedies and compensation for unfair dismissal);
- (h) anypaymentorremunerationmadeundersection28,34, 64,68or70oftheEmployment Rights Act 1996 (right to guarantee payments,remuneration on suspension on medical or maternitygrounds, complaints to employment tribunals);
- (i) anysuchsumasisreferredtoinsection112oftheSSCBA(certainsumstobeearnings for social securitypurposes);
- (j) any statutory sick pay, statutory maternity pay, statutory paternity pay or statutory adoptionpay,oracorrespondingpaymentunderany Ireland;
- (k) anyremunerationpaidbyoronbehalfofanemployertotheapplicantwhoforthetime beingisonmaternityleave,paternityleaveoradoptionleaveorisabsentfromwork because he is

ill;

- theamountofanypaymentbywayofanon-cashvoucherwhichhasbeentakeninto account in the computation of a person's earnings inaccordance withPart 5 of Schedule 3 to the Social Security(Contributions) Regulations 2001.
- (2)Earnings does not include—
 - (a) subject to sub-paragraph (3), any payment in kind;
 - (b) any paymentinrespectofexpenseswholly, exclusively and necessarily incurred in the performance of the duties of the employment;
 - (c) anyoccupational pension;
 - (d) anypaymentin respect of expenses arising out of the applicant's participation in a service user group.

(3) Sub-paragraph(2)(a)doesnotapplyinrespectofanynon-cashvoucherreferredtoinsub- paragraph (1)(l).

Calculationofnet earningsof employed earners: personswho are notpensioners

52.—(1) For thepurposesofparagraph47(averageweeklyearningsofemployedearners: personswhoarenotpensioners),theearningsofanapplicantwhoisnotapensionerderivedor likelytobederivedfromemploymentasanemployedearnertobetakenintoaccountmust, subject to sub-paragraph (2),be his net earnings.

(2)Thereistobedisregardedfromanapplicant'snetearnings, any sum, whereapplicable,

specifiedinparagraphs1to16ofSchedule7(sumsdisregardedinthecalculationofearnings: persons who arenot pensioners).

(3)Forthepurposesofsub-paragraph(1)netearningsmust,exceptwheresub-paragraph(6) applies, be calculated by taking into account the gross earnings of the applicant from that employment over the assessment period, less—

(a) anyamount deducted from those earnings by way of — (i)

income tax;

- (ii) primaryClass 1 contributions under theSSCBA;
- (b) one-half of any sum paid by the applicant by way of a contribution towards an occupational pension scheme;
- (c) one-halfoftheamountcalculatedinaccordancewithsub-paragraph(5)inrespect of any qualifying contribution payable by the applicant; and
- (d) wherethoseearningsincludeapaymentwhichispayableunderanyenactmenthaving effect in Northern Ireland and which corresponds to statutory sick pay, statutory maternitypay,statutorypaternitypayorstatutoryadoptionpay,anyamountdeducted fromthoseearningsby wayofany contributionswhicharepayableunderany enactment havingeffectinNorthernIrelandandwhichcorrespondtoprimaryClass1contributions under the SSCBA.

(4)Inthisparagraph"qualifyingcontribution" meansany sum which is payable periodically as a contribution towards a personal pension scheme.

(5)Theamountinrespectofanyqualifyingcontributionistobecalculatedbymultiplyingthe daily amountofthequalifyingcontributionbythenumberequaltothenumberofdaysinthe assessmentperiod;andforthepurposesofthisparagraphthedailyamountofthequalifying contribution is to be determined—

- (a) where the qualifying contribution is payable monthly, by multiplying the amount of the qualifying contribution by 12 and dividing the product by 52;
- (b) inanyothercase, by dividing the amount of the qualifying contribution by the number of days in the period to which the qualifying contribution relates.

(6) Wheretheearningsofanapplicantareestimatedunderparagraph47(2)(b)(averageweekly earningsofemployedearners:classesDtoH), his netearnings is to be calculated by taking into account those earnings over the assessment period, less—

- (a) anamountinrespectofincometaxequivalenttoanamountcalculatedbyapplyingto those earningsthebasicrateoftaxapplicabletotheassessmentperiodlessonlythe personalrelieftowhichtheapplicantisentitledundersections35to37oftheIncome TaxAct2007(a)(personalallowances)asisappropriatetohiscircumstancesbut,ifthe assessmentperiodislessthanayear,theearningstowhichthebasicrateoftaxistobe appliedandthe amountofthepersonalreliefdeductible underthissub-paragraphistobe calculated on apro rata basis;
- (b) anamountequivalenttotheamountoftheprimaryClass1contributionsthatwouldbe payableby himundertheSSCBAinrespectofthoseearningsifsuchcontributionswere payable; and
- (c) one-halfofanysumwhichwouldbepayablebytheapplicantbywayofacontribution towardsanoccupationalorpersonalpensionscheme,iftheearningssoestimatedwere actual earnings.

Earnings of self-employed earners: persons who are not pensioners

53.—(1) Subjectto sub-paragraph (2),"earnings", inthecase of employmentas as elf-employed earner of a person who is not a pensioner, means the gross income of the employment.

(2) "Earnings" does not include any payment to which paragraph 31 or 32 of Schedule 8 refers (payments in respecto fapers on accommodated with the applicant under arrangements made by a local authority or voluntary organisation and payments made to the applicant by a health authority, local authority or voluntary organisation in respector for sonstemporarily in the applicant's care) nor does it include any sports award.

(3) This paragraph applies to-

(a) royaltiesorothersumspaidasaconsiderationfortheuseof,ortherighttouse,any copyright, design, patent or trade mark; or

(b) anypayment in respect of any-

- (i) book registered under the Public Lending Right Scheme 1982; or
- (ii) workmadeunderanyinternationalpubliclendingrightschemethatisanalogousto thePublic Lending RightScheme 1982,

where the applicant is the first owner of the copyright, design, patent or trademark, or an original contributor to the book or work concerned.

(4) Where the applicant's earning sconsist of any items to which sub-paragraph (3) applies, those earnings must be taken into account over a period equal to such number of weeks as is equal to the second score of the second

tothenumberobtained(andany fractionistobetreatedasacorrespondingfractionofaweek)by dividing the earnings by—

- (a) theamountofsupportunderthisschemetowhichtheapplicantwouldhavebeen entitled had the payment not been made, plus
- (b) anamountequaltothetotalofthesumswhichwouldfalltobedisregardedfromthe paymentunderSchedule7(sumsdisregardedinthecalculationofearnings:personswho are not pensioners) as appropriate in the applicant's case.

⁽a) 2007c.3;theheadingandsubsection(1)ofsection35wereamendedbysection4oftheFinanceAct2012(c.14)("2012 Act");subsections(2)and(4)wereinsertedbysection4oftheFinanceAct2009(c.10).Insection36,theheadingand subsection(2)wereamendedby,subsection(1)substitutedby,andsubsection(2A)insertedbysection4ofthe2012Act; subsection(2)hasalsobeenamendedbyS.I.2011/2926andsection4oftheFinanceAct2009.Insection37,theheadingandsubsection(2) wereamendedby,subsection(1)substitutedby,andsubsection(2A)insertedbysection4ofthe2012 Act;subsection(2)hasalso beenamended byS.I. 2011/2926andsection 4of theFinanceAct2009.

Calculation of income other than earnings: persons who are not pensioners

54.—(1) Forthepurposesofparagraph49(averageweeklyincomeotherthanearnings:persons whoarenotpensioners),the incomeofanapplicantwho isnotapensionerwhichdoesnotconsist ofearnings tobe taken intoaccountmust,subjectto sub-paragraphs (2)to(8),be his grossincome andanycapitaltreatedasincomeunderparagraph55(capitaltreatedasincome:personswhoare not pensioners).

(2) Thereistobedisregardedfromthecalculationofanapplicant's grossin comeundersub- paragraph (1), any sum, where applicable, specified in Schedule 8.

(3)WherethepaymentofanybenefitunderthebenefitActsissubjecttoanydeductionbyway of recoverythe amount to betaken into accountunder sub-paragraph (1)must be thegross amount payable.

(4)Wheretheapplicantor, wherehe is a member of a couple, hispartner is receiving a contributory employment and support allowance and that benefit has been reduced under regulation 63 of the Employment and Support Allowance Regulations 2008(a), the amount of that benefit to be taken into account is the amount as if it had not been reduced.

(5) Wherean awardofanyworkingtaxcreditorchildtaxcreditundertheTaxCreditsAct2002 issubjecttoadeductionbywayofrecoveryofanoverpaymentofworkingtaxcreditorchildtax creditwhicharoseinaprevioustaxyeartheamounttobetakenintoaccountundersub-paragraph (1) istobetheamountofworkingtaxcreditorchildtaxcreditawardedlesstheamountofthat deduction.

(6)Sub-paragraphs (7) and (8) applywhere—

- (a) a relevant payment has been made to a person in an academic year; and
- (b) that personabandons, or is dismissed from, his course of study before the payment to him of the final instalment of the relevant payment.

(7)Wherearelevantpaymentismadequarterly,theamountofarelevantpaymenttobetaken intoaccountfortheassessmentperiodforthepurposesofsub-paragraph(1)inrespectofaperson whomsub-paragraph (7) applies, is tobe calculated by applying the formula—

to

 $(A - (B \times C))/D$

where-

- (a) A=thetotalamountoftherelevantpaymentwhichthatpersonwouldhavereceivedhad heremainedastudentuntilthelastdayoftheacademicterminwhichheabandoned,or was dismissed from,his course, lessanydeduction under paragraph 81(5) (costs of travel, books and equipment);
- (b) B=thenumberofsupportweeksfromthesupportweekimmediatelyfollowingthat whichincludesthefirstdayofthatacademicyeartothesupportweekwhichincludes the dayon which the personabandoned, or wasdismissedfrom, his course;
- (c) C= the weeklyamount of the relevant payment, before the application of the£10 disregard,whichwouldhavebeentakenintoaccountasincomeunderparagraph81(2)

(treatmentofstudentloans)hadthepersonnotabandonedorbeendismissedfrom,his courseand, inthecase ofa personwhowasnotentitledtosupportunderthisscheme immediatelybeforeheabandonedorwasdismissedfromhiscourse,hadthatperson,at that time, been entitled to housing benefitor the housing element of universal credit;

(d) D= the number of supportweeks in the assessment period.

(8) Wherearelevantpaymentismadebytwoormoreinstalmentsinaquarter,theamountofa

⁽a) S.I. 2008/794.

relevantpaymenttobetakenintoaccountfortheassessmentperiodforthepurposesofsubparagraph(1)inrespectofapersontowhomsub-paragraph(7)applies,istobecalculatedby applying the formula in sub-paragraph (8)but as if—

A=thetotalamountofrelevantpaymentswhichthatpersonreceived,orwouldhavereceived, from thefirstdayoftheacademicyeartothedaythepersonabandonedthecourse,orwas dismissed fromit, less anydeduction under paragraph 81(5).

(9)In this paragraph—

"academicyear" and "student loan" have the same meanings as inPart 11 (students);

"assessment period" means-

- (a) inacasewherearelevantpaymentismadequarterly,theperiodbeginningwiththe supportweekwhichincludestheday onwhichthepersonabandoned,orwasdismissed from,hiscourseandendingwiththesupportweekwhichincludesthelastdayofthe last quarter for which an instalment of the relevant payment was payable to that person;
- (b) inacasewheretherelevantpaymentismade by twoormoreinstalmentsinaquarter,the periodbeginningwiththesupportweekwhichincludestheday onwhichtheperson abandoned,orwas dismissedfrom,hiscourseandendingwiththesupportweekwhich includes—
 - (i) thedayimmediatelybeforethedayonwhichthenextinstalmentoftherelevant payment would have been due hadthepayments continued; or
 - (ii) the last day of the last quarter for which an instalment of the relevant payment was payable to that person,

whichever of those dates is earlier;

"quarter" in relation to an assessment periodmeans a period in that year beginning on-

- (c) 1st Januaryand ending on31st March;
- (d) 1st April and ending on 30thJune;
- (e) 1st Julyand ending on31stAugust; or
- (f) 1st September and ending on31st December;

"relevantpayment" meanseither a student loan or an amount intended for the maintenance of dependents referred to in paragraph 76(7) or both.

(10) Fortheavoidance
of doubt
theremust
beincluded
as incometobetaken
into account
under sub-paragraph (1)—

- (a) anypayment to which paragraph 41(2)or51(2) (payments not earnings) applies; or
- (b) inthecaseofanapplicantwhoisreceivingsupportundersection95or98ofthe ImmigrationandAsylumAct1999includingsupportprovidedbyvirtueofregulations madeunderSchedule9tothatAct,theamountofsuchsupportprovidedinrespectof essentiallivingneedsoftheapplicantandhisdependants(ifany)asisspecifiedin regulationsmadeunderparagraph3ofSchedule8totheImmigrationandAsylumAct 1999.

Capital treated as income: personswho arenot pensioners

55.—(1) Anycapitalpayablebyinstalmentswhichareoutstandingatthedateonwhichthe applicationismadeortreatedasmade,or,atthedateofanysubsequentrevisionorsupersession, must, iftheaggregateoftheinstalmentsoutstandingandtheamountoftheapplicant'scapital

 $otherwise calculated in accordance with Chapter 7 of this Partexceeds {\pm} 16,000, betreated as income.$

(2) Anypayment received under an annuityis to be treated as income.

- (3) Anyearnings to the extent that they are not apayment of income is to be treated as income.
- (4) Any Career Development Loan paid pursuant to section 2 of the Employment and Training

Act 1973 is to be treated asincome.

(5) Whereanagreementorcourtorderprovides that payments must be made to the applicant in consequence of any personal injury to the applicant and that such payments are to be made, wholly or partly, by way of periodic payments, any such periodic payments received by the applicant (but not a payment which is treated as capital by virtue of this Part), is to be treated as income.

Notional income: personswhoarenot pensioners

56.—(1) Anapplicantwhoisnotapensioneristobetreatedaspossessingincomeofwhichhe has deprivedhimselfforthepurposeofsecuringentitlementtosupportunderacounciltax support scheme or increasing the amount of the support.

(2)Except in the case of—

- (a) a discretionarytrust;
- (b) a trust derived from a payment made in consequence of apersonal injury;
- (c) apersonalpensionscheme,occupationalpensionschemeorapaymentmadebythe BoardofthePensionProtectionFundwheretheapplicanthasnotattainedthequalifying age for state pensioncredit;
- (d) anysumtowhichparagraph50(2)(a)ofSchedule10(capitaldisregards:personswhoare not pensioners) applies which is administered in the way referred to in paragraph 50(1)(a);
- (e) anysumto which paragraph51(a) of Schedule 10 refers;
- (f) rehabilitation allowance made under section2of theEmployment and TrainingAct 1973; (g)

child tax credit;

- (h) working tax credit, or
- (i) anysumto which sub-paragraph (11) applies,

anyincomewhichwouldbecomeavailabletotheapplicantuponapplicationbeingmade,but whichhasnotbeenacquiredbyhim,istobetreatedaspossessedbytheapplicantbutonlyfrom the date on which it could beexpected tobe acquired were an application made.

(3) Anypaymentofincome, other than apayment of incomespecified in sub-paragraph (4), made-

- (a) toathirdpartyinrespectofasingleapplicantoramemberofthefamily(butnota member of the third party's family) must, where that payment is a payment of an occupationalpension, apension or other periodical payment made under apersonal pensionscheme or apayment made by the Board of the Pension Protection Fund, be treated as possessed by that single applicant or, as the case maybe, by that member;
- (b) toathirdpartyinrespectofasingleapplicantorinrespectofamemberofthefamily (butnotamemberofthethirdparty'sfamily)must,whereitisnotapaymentreferredto inparagraph(a),betreatedaspossessedby thatsingleapplicantorby thatmembertothe extentthatitisusedforthefood,ordinary clothingorfootwear,householdfuelorrentof thatsingleapplicantor,asthecasemaybe,ofanymemberofthatfamilyorisusedfor anycouncil tax or water charges for which that applicantor member is liable;
- (c) toasingleapplicantoramemberofthefamilyinrespectofathirdparty(butnotin respectofanothermemberofthatfamily)mustbetreatedaspossessedbythatsingle applicantor,asthecasemaybe,thatmemberofthefamilytotheextentthatitiskeptor used byhimor used byor on behalf of anymember of thefamily.

(4)Sub-paragraph (3) does not applyin respect of a payment of income made-

- (a) under or by the Macfarlane Trust, the Macfarlane (Special Payments) Trust, the Macfarlane(SpecialPayments)(No.2)Trust,theFund,theEileenTrust,MFETLimited, the Skipton Fund, the Caxton Foundation or the Independent LivingFund (2006);
- (b) pursuant to section 19(1)(a) of the Coal IndustryAct 1994(a) (concessionarycoal);

(c) pursuanttosection2oftheEmployment participation—

- (i) inanemploymentprogrammespecifiedinregulation75(1)(a)(ii)oftheJobseeker's AllowanceRegulations 1996(**b**);
- (ii) in a training scheme specified in regulation 75(1)(b)(ii) of those Regulations;
- (iii) in the Intense Activity Period specified in regulation 75(1)(a)(iv) of those Regulations;
- (iv) inaqualifying course within the meaning specified in regulation 17A(7) of those Regulations; or
- (v) in the Flexible NewDeal specified in regulation 75(1)(a)(v) of those Regulations;
- (d) in respect of a person's participation in the Work for Your BenefitPilot Scheme;
- (e) in respect of a person's participation in the MandatoryWork ActivityScheme;
- (f) in respect of an applicant's participation in the Employment, Skills and Enterprise Scheme;
- (g) under an occupational pension scheme, in respect of a pension or other periodical paymentmadeunderapersonalpensionschemeorapaymentmadeby PensionProtection Fund where—
 - (i) abankruptcyorderhasbeenmadeinrespectofthepersoninrespectofwhomthe payment has been made or, in Scotland, theestate ofthat personis subject to sequestrationorajudicialfactorhasbeenappointedonthatperson'sestateunder section 41 of theSolicitors (Scotland)Act 1980(c);
 - (ii) the paymentismade to he trustee in bankruptcyor anyother person acting on behalf of the creditors; and
 - (iii) thepersonreferred to insub-paragraph (i) and any member of his family does not possess, or is not treated as possessing, any other income apart from that payment.

(5)WhereanapplicantisinreceiptofanybenefitunderthebenefitActsandtherateofthat benefit is altered with effectfroma date on or after 1stApril in anyyear but notmorethan 14 days thereafter, the authoritymust treat the applicant as possessing such benefit at the altered rate from either 1stApril rilor the first Monday in April in that year, which ever date the authority selects, to the date on which the altered rate is to take effect.

(6)Subject to sub-paragraph (7),where-

- (a) an applicant performs a service for another person; and
- (b) thatpersonmakesnopaymentofearningsorpays lessthanthatpaidforacomparable employmentin the area,

the authoritymusttreattheapplicantaspossessingsuchearnings(ifany)asisreasonableforthat employment unless the applicant satisfies the authority that the means of that person are insufficient for himto payor to paymore for the service.

(7)Sub-paragraph (6) does not apply—

(a) toanapplicantwhoisengagedbyacharitableorvoluntaryorganisationorwhoisa volunteeriftheauthorityissatisfiedinanyofthosecasesthatitisreasonableforhimto provide those services free of charge; or

(b) in a case where the service isperformed in connection with-

⁽a) 1994c.21.

⁽b) S.I. 1996/207.(c) 1980c.46.

⁽c) 1980C.40.

- (i) theapplicant'sparticipationinanemploymentortrainingprogrammeinaccordance withregulation19(1)(q)oftheJobseeker'sAllowanceRegulations1996,otherthan wheretheserviceisperformedinconnectionwiththeapplicant'sparticipationinthe Intense ActivityPeriod specified in regulation 75(1)(a)(iv) of those Regulations; or
- (ii) the applicant's or the applicant's partner's participation in an employment or training programmeasdefinedinregulation19(3)ofthose Regulationsforwhichatraining allowanceisnotpayableor, where such an allowance is payable, it is payable for the sole purpose of reimbursement of travelling or meal expenses to the person participating in that programme; or
- (c) toanapplicantwhoisparticipatinginaworkplacementapproved by the Secretary of State (or a person providing services to the Secretary of State) before the placement starts.

(8)Insub-paragraph(7)(c)"workplacement" meanspractical workexperience which is not undertaken in expectation of payment.

(9)Whereanapplicantistreated as possessing any income under any of sub-paragraphs (1) to (8), the foregoing provisions of this Part apply for the purposes of calculating the amount of that as if a payment had actually been made and as if it we reactual income which he does possess.

(10)Whereanapplicantistreated as possessing any earning sundersub-paragraph (6) the foregoing provisions of this Part applyfor the purposes of calculating the amount of those earnings as if a paymenthad actually been made and as if they were actual earnings which he does possess except that paragraph 42(2) or 52(3) (calculation of net earnings of employed earners: pensioners and persons who are not pensioners, respectively) do not apply and his net earnings are to be calculated by taking into account those earnings which he is treated as possessing, less—

- (a) anamountinrespectofincometaxequivalenttoanamountcalculatedbyapplyingto those earningsthebasicrateoftaxapplicabletotheassessmentperiodlessonlythe personalrelieftowhichtheapplicantisentitledundersections35to37oftheIncome TaxAct2007(a)(personalallowances)asisappropriatetohiscircumstances;but,ifthe assessmentperiodislessthanayear,theearningstowhichthebasicrateoftaxistobe appliedandthe amountofthepersonalreliefdeductible underthissub-paragraphistobe calculated on apro rata basis;
- (b) anamountequivalenttotheamountoftheprimaryClass1contributionsthatwouldbe payableby himundertheSSCBAinrespectofthoseearningsifsuchcontributionswere payable; and
- (c) one-halfofanysumpayablebytheapplicantbywayofacontributiontowardsan occupational orpersonal pension scheme.

(11)Sub-paragraphs(1),(2),(3)and(6)donotapplyinrespectofanyamountofincomeother than earnings, or earnings of an employed earner, arising out of the applicant's participation in a service user group.

CHAPTER 6

Income: further provisions applying to pensioners and persons who are not pensioners

Calculation of income on aweekly basis

57.—(1) Subjecttoparagraph60(disregardofchangesintax,etc.),theincomeofanapplicant is to be calculated ona weeklybasis—

⁽a) 2007c.3;theheadingandsubsection(1)ofsection35wereamendedbysection4oftheFinanceAct2012(c.14)("2012 Act");subsections(2)and(4)wereinsertedbysection4oftheFinanceAct2009(c.10).Insection36,theheadingand subsection(2)wereamendedby,subsection(1)substitutedby,andsubsection(2A)insertedbysection4ofthe2012Act; subsection(2)hasalsobeenamendedbyS.I.2011/2926andsection4oftheFinanceAct2009.Insection37,theheadingandsubsection(2)wereamendedby,subsection(1)substitutedby,andsubsection(2A)insertedbysection37,theheadingandsubsection(2 Act;subsection(2)hasalso beenamended byS.I. 2011/2926andsection 4of theFinanceAct2009.

- (a) by estimating the amount which is likely to be his average weekly income in accordance with this Part;
- (b) byadding to that amount the weeklyincome calculated—
 - (i) if the applicant is a pensioner, under paragraph71 (tariff income: pensioners);
 - (ii) if the applicantis a person who isnot a pensioner, under paragraph 72 (tariff income: personswho arenot pensioners); and
- (c) deducting from the sum of paragraphs (a) and (b) any relevant child care charges to which paragraph58(treatment of child care charges) applies from any earnings which formpart of the average weekly income or, in a case where the conditions in sub-paragraph (2) are met, from those earnings plus which ever credits pecified in paragraph (b) of that sub-paragraph is appropriate, up to a maximum deduction in respect of the applicant's family of which ever of the sums specified in sub-paragraph (3) applies in his case.
- (2)The conditions of this paragraph are that—
 - (a) theapplicant'searningswhichformpartofhisaverageweeklyincomearelessthanthe lowerofeitherhisrelevantchildcarechargesorwhicheverofthedeductionsspecifiedin subparagraph (3) otherwiseapplies in his case; and
 - (b) thatapplicantor, if he is a member of a couple either the applicant or his partner, is in receipt of either working tax credit or child tax credit.

(3)The maximum deduction to which sub-paragraph (1)(c) above refers is to be-

- (a) where the applicant's family includes only one child in respect of whom relevant child care charges are paid, £175.00 per week;
- (b) where the applicant's family includes more than one child in respect of whom relevant child care charges are paid, £300 per week.

Treatment of child care charges

58.—(1) Thisparagraphapplieswhereanapplicant(withinthemeaninginthisparagraph)is incurring relevant child care charges and—

- (a) is a lone parent and is engaged in remunerative work;
- (b) is a member of a couple bothof whomare engaged in remunerative work; or
- (c) isamemberofacouplewhereonememberisengagedinremunerativeworkandthe other-
 - (i) is incapacitated;
 - (ii) is an in-patient in hospital; or
 - (iii) isinprison(whetherservingacustodialsentenceorremandedincustodyawaiting trial or sentence).

(2)Forthepurposesofsub-paragraph(1)andsubjecttosub-paragraph(4),apersontowhom subparagraph(3)appliesmustbetreated as engaged in remunerative work for a period not exceeding 28 weeks during which he—

- (a) is paid statutorysick pay;
- (b) ispaidshort-termincapacitybenefitatthelowerrateundersections30Ato30Eofthe SSCBA;
- (c) is paid an employment and support allowance;
- (d) ispaidincomesupportonthegroundsofincapacityforworkunderregulation4ZAof, and paragraph7or14ofSchedule1Bto,theIncomeSupport(General)Regulations 1987(a); or

⁽a) S.I. 1987/1967.

(e) iscreditedwithearningsonthegroundsofincapacityforworkorlimitedcapabilityfor work under regulation 8Bofthe SocialSecurity(Credits)Regulations 1975(**a**).

(3) Thissub-paragraphappliestoapersonwhowasengagedinremunerativeworkimmediately before—

- (a) thefirstdayoftheperiodinrespectofwhichhewasfirstpaidstatutorysickpay,shorttermincapacitybenefit,anemploymentandsupportallowanceorincomesupportonthe grounds of incapacityfor work; or
- (b) the first dayof the period in respect of which earningsare credited, as

the case maybe.

(4)Inacasetowhichsub-paragraph(2)(d)or(e)applies,theperiodof28weeksbeginsonthe dayonwhichthepersonisfirstpaidincomesupportoronthefirstdayoftheperiodinrespectof which earnings are credited, as the case maybe.

(5)Relevantchildcarechargesarethosechargesforcaretowhichsub-paragraphs(6)and(7) apply, and are to be calculated on a weeklybasisin accordance with sub-paragraph (10).

(6)The charges arepaid by the applicant for care which is provided—

- (a) inthecaseofanychildoftheapplicant'sfamilywhoisnotdisabled,inrespectofthe periodbeginningonthatchild'sdateofbirthandendingonthedayprecedingthefirst Mondayin September following thatchild's fifteenth birthday;or
- (b) inthecaseofany childoftheapplicant'sfamilywhoisdisabled,inrespectoftheperiod beginning onthatperson's dateofbirthand ending on thedayprecedingthe firstMonday in September following thatperson's sixteenth birthday.

(7)The charges are paid for carewhich is provided byone or more of the care providers listed in sub-paragraph (8) and are not paid—

(a) in respect of the child's compulsoryeducation;

(b) byanapplicanttoapartnerorbyapartnertoanapplicantinrespectofanychildfor whomeitheroranyofthemisresponsibleinaccordance withparagraph7(circumstances in which a person is treated as responsible or not responsible for another); or

(c) in respect of care provided by a relative of the child whollyormainly in the child's home.

(8) The careto which sub-paragraph (7) refers maybe provided—

(a) out of school hours, by a school on schoolpremises or by a local authority-

- (i) forchildrenwhoarenotdisabledinrespectoftheperiodbeginningontheireighth birthdayandendingonthedayprecedingthefirstMondayinSeptemberfollowing their fifteenth birthday;or
- (ii) forchildrenwhoaredisabledinrespectoftheperiodbeginningontheireighth birthdayandendingonthedayprecedingthefirstMondayinSeptemberfollowing their sixteenth birthday;or
- (b) byachildcareproviderapprovedinaccordancewiththeTaxCredit(NewCategoryof ChildCareProvider) Regulations 1999(b); or
- (c) bypersons registered underPart 2of theChildren andFamilies (Wales) Measure 2010(c); or
- (d) byapersonwhoisexceptedfromregistrationunderPart2oftheChildrenandFamilies (Wales) Measure 2010 because the child care thatperson provides isin aschool or establishmentreferredtoinarticle11,12or14oftheChildMindingandDayCare Exceptions (Wales) Order 2010(d); or
- (e) by—

⁽a) S.I. 1975/556.

- **(b)** S.I. 1999/3110.
- (c) 2010c.1.

(d) S.I. 2010/2574(W.214).

- (i) personsregisteredundersection59(1)ofthePublicServicesReform(Scotland)Act 2010(a); or
- (ii) local authorities registered under section 83(1)of that Act,
- where the care provided is childminding or day care of children within the meaning of that Act; or
- (f) byapersonprescribedinregulationsmadepursuanttosection12(4)oftheTaxCredits Act 2002; or
- (g) by a person who is registered underChapter 2 or 3ofPart 3 of the ChildcareAct 2006(b); or
- (h) by any of the schools mentioned in section 34(2) of the Childcare Act 2006 in circumstanceswheretherequirementtoregisterunderChapter2ofPart3ofthatAct does not applybyvirtue of section 34(2) of thatAct; or
- (i) by any of the schools mentioned in section 53(2) of the Childcare Act 2006 in circumstanceswheretherequirementtoregisterunderChapter3ofPart3ofthatAct does not applybyvirtue of section 53(2) of thatAct; or
- (j) by any oftheestablishmentsmentionedinsection18(5)oftheChildcareAct2006in circumstances where the care is not included inthemeaning of "childcare"forthe purposes ofPart 1 andPart 3of that Act byvirtue of that subsection; or
- (k) by afosterparentorkinshipcarerundertheFosteringServicesRegulations2011(c),the FosteringServices(Wales)Regulations2003(d)ortheLooked AfterChildren(Scotland) Regulations2009(e)inrelationtoachildotherthanonewhomthefosterparentis fostering or kinship carer is looking after; or
- byaproviderofpersonalcarewithinthemeaningofparagraph1ofSchedule1tothe Healthand Social Care Act 2008(Regulated Activities)Regulations 2010(f)and being a regulated activityprescribedbythose Regulations; or

(m)by a person who is not a relative of the child whollyormainlyin the child's home.

(9)Insub-paragraphs(6)and(8)(a), "the first Monday in September" means the Monday which first occurs in the month of September in any year.

(10) Relevantchildcarechargesmustbeestimatedoversuchperiod,notexceedingayear,asis appropriateinorderthattheaverageweekly chargemaybeestimatedaccurately havingregardto informationastotheamountofthatchargeprovidedbythechildminderorpersonprovidingthe care.

(11)Forthepurposes of sub-paragraph(1)(c) theothermember of a couple is incapacitated where —

(a) the applicant is a pensioner and the othermember of the couple is agednot less than 80; (b)

the applicantisapensionerandtheothermemberofthecoupleisagedlessthan80, and—

- (i) the additional condition specified in paragraph 10 of Schedule 3 (additional conditionforthedisabilitypremium)tothisschemeistreatedasapplyinginhis case; and
- (ii) hesatisfiesthatconditionsorwouldsatisfyitbutforhisbeingtreatedascapableof workby virtueofadeterminationmadeinaccordancewithregulationsmadeunder section 171E of the SSCBA;

(a)
2001asp8.(b)
2006c.21.
(c) S.I. 2011/581.
(d) S.I. 2003/237.

(e) S.I. 2009/210.

(f) S.I. 2010/781;amendedbyS.I. 2012/1513.

- (c) theapplicantisnotapensioner,theapplicant'sapplicableamountincludesadisability premiumonaccountoftheothermember'sincapacityorthesupportcomponentorthe work-related activitycomponent on accountofhis having limited capabilityfor work;
- (d) the applicant is not a pensioner, the applicant's applicable amountwould include a disability premium on account of the other member's incapacity but for that other member being treated as capable of work by virtue of a determination made in accordance with regulationsmade under section 171E of the SSCBA;
- (e) theapplicant'sapplicableamountwouldincludethesupportcomponentortheworkrelatedactivitycomponentonaccountoftheothermemberhavinglimitedcapabilityfor workbutforthatothermemberbeingtreatedasnothavinglimitedcapability forworkby virtue of a determination made in accordance with the Employment and Support AllowanceRegulations 2008;
- (f) heis,oristreatedas,incapableofworkandhasbeensoincapable,orhasbeensotreated asincapable,ofworkinaccordancewiththeprovisionsof,andregulationsmadeunder, Part 12Aof theSSCBA(incapacityforwork)foracontinuous periodof notlessthan 196 days;andforthispurposeanytwoormoreseparateperiodsseparatedbyabreakofnot more than 56 daysmust be treated as onecontinuous period;
- (g) heis,oristreatedashaving,limitedcapabilityforworkandhashad,orbeentreatedas having,limitedcapabilityforworkinaccordancewiththeEmploymentandSupport AllowanceRegulations2008foracontinuousperiodofnotlessthan196daysandfor thispurposeanytwoormoreseparateperiodsseparatedbyabreakofnotmorethan84 daysmust be treated as one continuous period;
- (h) there is payable in respect of himone or more of the following pensions or allowances— (i)
 - long-termincapacitybenefitorshort-termincapacitybenefitatthehigherrateunder Schedule4 to the SSCBA;
 - (ii) attendance allowanceundersection 64 of theSSCBA;
 - (iii) severe disablement allowance under section68 of theSSCBA;
 - (iv) disabilityliving allowance under section 71of the SSCBA;
 - (v) personal independence payment;
 - (vi) an AFIP;
 - (vii) increase of disablement pension under section104of theSSCBA;
 - (viii) apensionincreasepaidaspartofawardisablementpensionorunderanindustrial injuries scheme which is analogous toanallowanceor increaseof disablement pension under sub-paragraph(ii), (iv), (v) or (vii) above;
 - (ix) main phase employment and support allowance;
- (i) apensionorallowancetowhichsub-paragraph(vii)or(viii)ofparagraph(h)above refers was payable on account of his incapacity but has ceased to be payable in consequenceofhisbecomingapatient, which in this paragraph means a person (other than a person who is serving a sentence of imprison mentor detention in a you through the sentence of in-patient treatment with in the meaning of regulation 2(4) and (5) of the Social Security (Hospital In-Patients) Regulations 2005;
- (j) anattendanceallowanceundersection64oftheSSCBAordisabilitylivingallowance would be payable to that person but for—
 - (i) asuspensionofbenefitinaccordancewithregulationsundersection113(2)ofthe SSCBA;or
 - (ii) an abatement as a consequence of hospitalisation;

- (k) thedailylivingcomponentofpersonalindependencepaymentwouldbepayabletothat personbutforasuspensionofbenefitinaccordancewithregulationsundersection860f the Welfare ReformAct 2012 (hospital in-patients);
- (1) an AFIP would be payable to that person but for any suspension of payment in accordancewithanytermsofthearmedandreserveforcescompensationschemewhich

allowforasuspensionbecauseapersonisundergoing medicaltreatmentinahospitalor similar institution;

- (m)paragraph(h),(i),(j)or(k)wouldapplytohimifthelegislativeprovisionsreferredtoin paragraphswereprovisionsunderanycorrespondingenactmenthavingeffectin Ireland; or
- (n) hehasaninvalidcarriageorothervehicleprovidedtohimbytheSecretaryofStateora clinicalcommissioninggroupunderparagraph9ofSchedule1totheNationalHealth ServiceAct2006(a)orundersection46oftheNationalHealthService(Scotland)Act 1978(b)orprovidedby theDepartmentofHealth,SocialServicesandPublicSafetyin Northern Ireland under Article 30(1) of the Health and Personal Social Services (Northern Ireland) Order1972(c).

(12)Forthepurposesofsub-paragraph(11),oncesub-paragraph(11)(f)appliestotheperson,if hethenceases,foraperiodof56daysorless,tobeincapable,ortobetreatedasincapable,of work, thatsubparagraphis,onhisagainbecomingsoincapable,orsotreatedasincapable,of workattheendofthatperiod,immediatelythereaftertoapplytohimforsolongasheremains incapable, or is treated as remaining incapable, of work.

(13)Forthepurposes of sub-paragraph(11), once sub-paragraph(11)(g) applies to the person, if the necesses, for a period of 84 days or less, to have, or to be treated as having, limited

capability for work, that paragraphis, on his again having, or being treated as having, limited

capabilityforworkattheendofthatperiod,immediatelythereaftertoapplytohimforsolongas he has, or is treated ashaving, limited capabilityfor work.

- (14)For the purposes of sub-paragraphs (6) and (8)(a), a person is disabled if he is a person-
 - (a) towhom an attendance allowance or thecare component of disabilityallowance is payable or would be payablebut for—
 - (i) asuspensionofbenefitinaccordancewithregulationsundersection113(2)ofthe SSCBA;or
 - (ii) an abatement as a consequence of hospitalisation;
 - (b) towhomthedailylivingcomponentofpersonalindependencepaymentispayableor wouldbepayablebutforasuspensionofbenefitinaccordancewithregulationsunder section 86 of theWelfare ReformAct 2012 (hospital in-patients);
 - (c) who is registered as blind in a register compiled under section 29 of the National Assistance Act 1948 (welfare services) or,in Scotland, has been certified as blind and in consequenceheisregisteredasblindinaregistermaintainedby oronbehalfofacouncil constituted under section2 of the Local Government (Scotland) Act 1994; or
 - (d) whoceasedtoberegisteredasblindinsucharegisterwithintheperiodbeginning28 weeksbeforethefirstMondayinSeptemberfollowingthatperson'sfifteenthbirthday and ending on thedaypreceding that person's sixteenthbirthday.

(15)Forthepurposesofsub-paragraph(1)apersononmaternityleave,paternityleaveor adoptionleaveistobetreatedasifheisengagedinremunerativeworkfortheperiodspecifiedin paragraph (16) ("the relevant period") provided that—

- (a) intheweekbeforetheperiodofmaternityleave,paternityleaveoradoptionleavebegan he was in remunerative work;
- (b) theapplicantisincurringrelevantchildcarechargeswithinthemeaningofsub-paragraph (5);and

 ⁽a) 2006c.41;paragraph9hasbeenamendedbysections17(10)oftheHealthandSocialCare Act2012(c.7)(toreplacereferencestothe Secretary ofStatewithreferencestoclinicalcommissioninggroups),butthoseprovisionsarenotyetfully inforce.
 (b) 1978c 29

⁽c) S.I. 1972/1265(N.I.14)

(c) heisentitledtoeitherstatutorymaternitypayunder section164oftheSSCBA(a), ordinary statutory paternity payby virtue of section 171ZA or 171ZB of that Act, additionalstatutorypaternitypaybyvirtueofsection171ZEAor171ZEBofthatAct, statutoryadoption payby of section 171ZLof that Act, maternityallowance under section 35 of thatAct or qualifying support.

(16)Forthepurposes of sub-paragraph (15) there levant period begins on the day on which the person's maternity, paternity leave or adoption leave commences and ends on—

(a) the date that leave ends;

- (b) ifnochildcare elementofworkingtaxcreditisinpaymentonthe datethatentitlementto maternity allowance,qualifyingsupport,statutorymaternity pay,ordinary oradditional statutorypaternitypayor statutoryadoptionpayends, the date that entitlement ends; or
- (c) ifachildcare elementofworkingtaxcreditisinpaymentonthe datethatentitlementto maternity allowanceorqualifyingsupport,statutorymaternity pay,ordinary oradditional statutorypaternitypayorstatutoryadoptionpayends,thedatethatentitlementtothat award of the child careelement of the working taxcredit ends,

whichever occurs first.

(17)In sub-paragraphs (15) and (16)-

- (a) "qualifying support" means income support to which that personisent it led by virtue of paragraph 14B of Schedule 1B to the Income Support (General) Regulations 1987(b); and
- (b) "childcareelement" of working tax credit means the element of working tax credit prescribed under section 12 of the Tax Credits Act 2002 (child care element).
- (18)In this paragraph "applicant" does not include an applicant-
 - (a) who has, or
 - (b) who (jointly with his partner) has,

an award of universal credit.

Calculation of average weekly income from tax credits

59.—(1) This paragraphapplies where an applicant receives a tax credit.

(2)Where this paragraph applies, the period over which atax credit is to be taken into account is the period set out in sub-paragraph (3).

(3)Where the instalment in respect of which payment of a tax credit is made is-

- (a) adailyinstalment, the periodis I day, being the day in respect of which the instalment is paid;
- (b) aweeklyinstalment, the periodis 7 days, ending on the day on which the instalment is due to be paid;
- (c) atwoweeklyinstalment,theperiodis14days,commencing6daysbeforethedayon which the instalment is due to be paid;
- (d) a four weekly instalment, the period is 28 days, ending on the day on which the instalment is due to be paid.
- (4)For the purposes of this paragraph "tax credit" means child tax credit or working tax credit.

Disregard ofchanges in tax, contributionsetc.

60. In calculating the applicant's income the authority may disregard any legislative change—

 $⁽a) \ 1992 c.4; section 164 was amended by paragraph 12 of the Social Security Contributions (Transfer of Functions, etc.) Act the section of the section$

^{1999 (}c.2) and section 20 of, and paragraph 6 of Schedule 7 and paragraph 1 of Schedule 8 to, the Employment Act 2002 (c.22).

⁽b) S.I. 1987/1967;Schedule1BwasinsertedbyS.I. 1996/206.

- (a) in the basic or other rates of income tax;
- (b) in the amount of anypersonal tax relief;
- (c) intheratesofsocialsecuritycontributionspayableundertheSSCBAorinthelower earningslimitorupperearningslimitforClass1contributionsunderthatAct,thelower orupperlimitsapplicabletoClass4contributionsunderthatActortheamountspecified in section 11(4) of thatAct (smallearnings exception in relation to Class 2 contributions);
- (d) intheamountoftaxpayableasaresultofanincreaseintheweeklyrateofCategoryA, B,CorDretirementpensionoranyadditiontheretooranygraduatedpensionpayable under the SSCBA;
- (e) in the maximumrate of child tax credit or working tax credit,

for aperiod not exceeding 30 support weeks beginning with the support week immediately following the date from which the change is effective.

Calculation ofnet profit ofself-employed earners

61.—(1) Forthepurposesofparagraphs48(averageweeklyearningsofself-employedearners: personswhoarenotpensioners)and57(calculationofincomeonaweeklybasis)theearningsof an applicant to betaken intoaccount must be—

- (a) inthecaseofaself-employedearnerwhoisengagedinemploymentonhisownaccount, the net profit derived fromthat employment;
- (b) inthecaseofaself-employedearnerwhoisapensionerwhoseemploymentiscarriedon in partnership, his share of the net profit derived fromthatemployment, less—
 - (i) anamountinrespectofincometaxandofsocialsecuritycontributionspayable undertheSSCBAcalculatedinaccordancewithparagraph62(deductionof taxand contributions of self-employed earners); and
 - (ii) one-halfoftheamountcalculatedinaccordancewithsub-paragraph(11)inrespect of anyqualifying premium;
- (c) inthecase of a self-employedearner whois not a pensionerwhose employmentiscarried on in partnershipor isthatofasharefishermanwithinthemeaningoftheSocialSecurity (Mariners' Benefits) Regulations 1975(a), his share of the net profit derived from that employment,less—
 - (i) anamountinrespectofincometaxandofsocialsecuritycontributionspayable undertheSSCBAcalculatedinaccordancewithparagraph62(deductionof taxand contributions for self-employed earners); and
 - (ii) one-halfoftheamountcalculatedinaccordancewithsub-paragraph(11)inrespect of anyqualifying premium.
- (2)Theremustbedisregardedfromthenetprofitofanapplicantwhoisnotapensioner, any

sum, where applicable, specified in paragraphs 1 to 16 of Schedule 7 (sums disregarded in the calculation of earnings: persons who are not pensioners).

(3)Forthepurposes of sub-paragraph(1)(a) then et profit of the employment must, except where sub-paragraph (9) applies, be calculated by taking into account the earnings of the employment over the assessment period less—

- (a) subjecttosub-paragraphs(5)to(8),any expenses wholly and exclusively incurred in that period for the purposes of that employment;
- (b) an amount in respect of—
 - (i) income tax; and
 - (ii) social security contributions payable under the SSCBA,

calculatedinaccordancewithparagraph62(deductionoftaxandcontributionsforself- employed earners); and

(c) one-half of the amount calculated in accordance with sub-paragraph (11) in respect of any qualifying premium.

(4)Forthepurposesofsub-paragraph(1)(b)thenetprofitoftheemploymentistobecalculated bytakingintoaccounttheearningsoftheemploymentovertheassessmentperiodless,subjectto subparagraphs(5)to(8),anyexpenseswhollyandexclusivelyincurredinthatperiodforthe purposes of theemployment.

(5)Subjecttosub-paragraph(6),nodeductionistobemadeundersub-paragraph(3)(a)or(4), in respect of-

(a) anycapital expenditure;

(b) the depreciation of anycapital asset;

(c) any sum employedorintendedtobeemployedinthesettinguporexpansionofthe employment;

(d) anyloss incurred before thebeginning of theassessment period;

(e) the repayment of capital on anyloan taken out for thepurposes of the employment; (f)

anyexpenses incurred in providing business entertainment; and

(g) inthecaseofanapplicantwhoisnotapensioner,anydebts,exceptbaddebtsprovedto besuch,butthisparagraphdoesnotapplytoanyexpensesincurredintherecoveryofa debt.

(6) A deduction is to be made under sub-paragraph (3) (a) or (4) in respect of the repayment of capital on any loan used for ---

- (a) the replacement in the course of business of equipment or machinery;or
- (b) therepairofanexistingbusinessassetexcepttotheextentthatanysumispayableunder an insurancepolicyfor its repair.

(7)Theauthoritymust refuse to makeadeductioninrespectofanyexpensesundersub- paragraph (3)(a)or(4) where it is not satisfied given the nature and the amount of the expense that it has been reasonably incurred.

(8)For the avoidance of doubt-

- (a) adeductionmustnotbemadeundersub-paragraph(3)(a)or(4)inrespectofanysum unless it has been expended for the purposes of the business;
- (b) a deduction must be made thereunder in respect of—
 - (i) the excess of any value added tax paid over value added tax received in the assessment period;
 - (ii) anyincomeexpended in the repair of an existing business asset except to the extent that any sum is payable under an insurance policy for its repair;
 - (iii) anypayment of interest on a loan taken out for the purposes of the employment.

(9)Whereanapplicantisengagedinemploymentas a child minderthenet profit of the employment is to be one-third of the earnings of that employment, less—

(a) an amount in respect of—

(i) income tax; and

(ii) social security contributions payable under the SSCBA,

calculatedinaccordancewithparagraph62(deductionoftaxandcontributionsforself- employed earners); and

(b) one-half of the amount calculated in accordance with sub-paragraph (11) in respect of any qualifying premium.

(10) For the avoidance of doubt where an applicant is engaged in employment as a self-employedearnerandheisalsoengagedinoneormoreotheremploymentsasaself-employedor

employedearneranylossincurredinanyoneofhisemploymentsmustnotbeoffsetagainsthis earnings in anyother of his employments.

(11)Theamountinrespectofanyqualifyingpremiumistobecalculatedbymultiplyingthe daily amountofthequalifyingpremiumbythenumberequaltothenumberofdaysinthe

assessment period; and for the purposes of this paragraph the daily amount of the qualifying premium must be determined —

- (a) wherethequalifyingpremiumispayablemonthly,bymultiplyingtheamountofthe qualifying premiumby12 and dividing the product by52;
- (b) inany othercase, by dividing the amount of the qualifying premium by the number equal to the number of days in the period to which the qualifying premium relates.

(12)Inthisparagraph, "qualifying premium" means any premium which is payable periodically in respect of a personal pension scheme and is so payable on or after the date of application.

Calculation of deduction of taxand contributions of self-employed earners

62.—(1) Theamounttobededucted in respect of incometax under paragraph 61(1)(b)(i), (3)(b)(i) or (9)(a)(i) (calculation of net profit of self-employed earners) must be calculated—

- (a) on the basis of theamount of chargeable income, and
- (b) as ifthat incomewereassessable to incometax atthe basic rate oftax applicable to the assessment periodless only the personal relieft owhich the applicant is entitled under sections 35 to 37 of the Income TaxAct 2007(a) (personal allowances) as is appropriate to his circumstances.

(2) But, if the assessment period is less than a year, the earning stowhich the basic rate of taxis to be applied and the amount of the personal reliefs deductible under this paragraph must be calculated on a pro rata basis.

(3)Theamounttobedeductedinrespectofsocial securitycontributionsunderparagraph 60(1)(b)(i), (3)(b)(ii) or (9)(a)(ii) is the total of—

(a) the amount of Class 2 contributions payable undersection 11(1) or, as the case may be,

11(3)oftheSSCBAattherateapplicabletotheassessmentperiodexceptwherethe applicant'schargeableincomeislessthantheamountspecifiedinsection11(4)ofthat Act(smallearningsexception)forthetaxyearapplicabletotheassessmentperiod;butif theassessmentperiodislessthanayear,theamountspecifiedforthattaxyearmustbe reduced pro rata; and

- (b) theamountofClass4contributions(ifany)whichwouldbepayableundersection15of the SSCBA (Class 4 contributions recoverable under the Income Tax Acts) at the percentagerateapplicabletotheassessmentperiodonsomuchofthechargeableincome as exceedsthelowerlimitbutdoesnotexceedtheupperlimitofprofitsandgains applicableforthetaxyearapplicabletotheassessmentperiod;butiftheassessment period is less than a year, those limitsmust be reduced pro rata.
- (4)In this paragraph "chargeable income" means-
 - (a) exceptwhereparagraph(b) applies,theearningsderivedfromtheemploymentlessany expenses deductedunder sub-paragraph (3)(a) or, as the case maybe, (5) of paragraph61;
 - (b) in the case of employment as a child minder, one-third of the earnings of that employment.

 ⁽a) 2007c.3;theheadingandsubsection(1)ofsection35wereamendedbysection4oftheFinanceAct2012(c.14)("2012 Act");subsections(2)and(4)wereinsertedbysection4oftheFinanceAct2009(c.10).Insection36,theheadingand subsection(2)wereamendedby,subsection(1)substitutedby,andsubsection(2A)insertedbysection4ofthe2012Act; subsection(2)hasalsobeenamendedbyS.I.2011/2926andsection4oftheFinanceAct2009.Insection37,theheadingandsubsection(2)

)wereamendedby,subsection(1)substitutedby,andsubsection(2A)insertedbysection4ofthe2012 Act;subsection(2)hasalso beenamended byS.I. 2011/2926andsection 4of theFinanceAct2009.

CHAPTER 7

Capital

Calculation of capital

63.—(1) The capital of an applicant(**a**) to be taken into account must be, subject to subparagraph(2),thewholeofhiscapitalcalculatedinaccordancewiththisPartand(inthecaseof personswhoarenotpensioners)anyincometreatedascapitalunderparagraph64(incometreated as capital: persons who are not pensioners).

(2)There must be disregarded from the calculation of an applicant's capital under sub-paragraph (1), any capital, where applicable, specified in—

- (a) Schedule9, in relation to pensioners;
- (b) Schedule10, in relation to persons who are not pensioners.

(3)Inthecaseofanapplicantwhoisapensioner,hiscapitalistobetreated as including any payment made to himby way of arrears of —

- (a) child tax credit;
- (b) working tax credit;
- (c) state pension credit,

ifthepaymentwasmadeinrespectofaperiodforthewholeorpartofwhichsupportunder this scheme was allowed before those arrears were paid.

(4)Thecapitalofachildoryoungpersonwhoisamemberofthefamilyofanapplicantwhois not a pensioner must not be treated as capital of the applicant.

Income treated as capital: personswho arenot pensioners

64.—(1) This paragraphapplies inrelation to persons who are not pensioners.

(2) Any bounty derived from employment to which paragraph 9 of Schedule 7 (sums disregardedinthecalculationofearnings:personswhoarenotpensioners)appliesandpaidat intervals of at least oneyearis to be treated as capital.

(3) Anyamount byway of a refund of income tax deducted from profits or emoluments chargeable to income tax under ScheduleDor Eis to betreated as capital.

(4) Anyholidaypaywhichisnotearningsunderparagraph41(1)(d)or51(1)(d)(earningsof employed earners) is to be treated as capital.

(5)Exceptanyincomederivedfromcapitaldisregardedunderparagraphs4,5,7,11,17,30to 33,50or51ofSchedule10(capitaldisregards:personswhoarenotpensioners),anyincome derivedfromcapitalistobetreatedascapitalbutonlyfromthedateitisnormallyduetobe credited to the applicant's account.

(6)Inthecaseofemploymentasanemployedearner,anyadvanceofearningsoranyloanmade by the applicant's employeris to be treated as capital.

(7) Anycharitableorvoluntarypaymentwhichisnotmadeorduetobemadeatregular intervals,otherthanapaymentwhichismadeunderorbytheTrusts,theFund,theEileenTrust, MFETLimited,theSkiptonFund,theCaxtonFoundation,theIndependentLivingFund(2006)or the London Bombings Charitable Relief Fund, is to be treated as capital.

(8) The reist observated as capital the gross receipts of any commercial activity carried on by a person in respect of which assistance is received under the self-employment route, but only in some set of the self-employment route, but only in some set of the self-employment route, but only in some set of the self-employment route, but only in some set of the self-employment route, but only in some set of the set of the set of the self-employment route, but only in some set of the set of

far as those receipts we repay able into a special account during the period in which that person was receiving

(a) See paragraph 22A for the capital limit for eligibility of £16,000.

(9) Anyarrearsofsubsistenceallowancewhicharepaidtoanapplicantasalumpsummustbe treated as capital.

(10) Anyarrears of working tax credit or child tax credit mustbe treated as capital.

Calculationofcapital in the UnitedKingdom

65.CapitalwhichanapplicantpossessesintheUnitedKingdomistobecalculatedatitscurrent market or surrender value less—

- (a) where there would be expenses attributable to the sale, 10per cent; and
- (b) the amount of anyencumbrance securedon it.

Calculationofcapital outside theUnited Kingdom

66. Capital which an applicant possesses in a country outside the United Kingdommust be calculated —

- (a) inacasewherethereisnoprohibitioninthatcountryagainstthetransfertotheUnited Kingdomofanamountequaltoitscurrentmarketorsurrendervalueinthatcountry, at that value;
- (b) inacasewherethereissuchaprohibition,atthepricewhichitwouldrealiseifsoldin the United Kingdomto a willing buyer,

less, where the rewould be expenses attributable to sale, 10 percent and the amount of any encumbrances secured on it.

Notional capital

67.—(1) Anapplicantistobetreated as possessing capital of which he has deprived himself for the purpose of securing entitlement to support or increasing the amount of that support except to the extent that that capital is reduced in accordance with paragraph 68 (diminishing notional capital rule).

(2)Aperson who is a pensionerwho disposes of capital for the purposeof-

- (a) reducing or paying a debt owed by the applicant; or
- (b) purchasinggoodsorservicesiftheexpenditurewasreasonableinthecircumstancesof the applicant's case,

isto be regardedas not depriving himself of it.

(3)Sub-paragraphs (4) to (6) applyin relation to applicants who are not pensioners.

(4)Except in the case of—

- (a) a discretionarytrust; or
- (b) a trust derived from a payment made in consequence of apersonal injury; or
- (c) anyloanwhichwouldbeobtainedonlyifsecuredagainstcapitaldisregardedunder Schedule9; or
- (d) apersonalpensionscheme,occupationalpensionschemeorapaymentmadebythe Boardof thePensionProtection Fund; or
- (e) anysumtowhichparagraph50(2)(a)ofSchedule10(capitaldisregards:personswhoare not pensioners) applies which is administered in the way referred to in paragraph 50(1)(a);or
- (f) anysumto which paragraph51(a) of Schedule 10 refers; or

- (g) child tax credit; or
- (h) working tax credit,

anycapitalwhichwouldbecomeavailabletotheapplicantuponapplicationbeingmade,but which has not been acquired byhim, isto be treated as possessed byhimbut onlyfrom date on which it could be expected to be acquired were anapplication made.

(5) Anypaymentofcapital, other than apayment of capital specified in sub-paragraph (6), made-

- (a) toathirdpartyinrespectofasingleapplicantoramemberofthefamily(butnota member of the third party's family) must, where that payment is a payment of an occupationalpension, apension or other periodical payment made under a pension scheme or a payment made by the Board of the Pension Protection Fund, be treated as possessed by that single applicant or, as the case maybe, by that member;
- (b) toathirdpartyinrespectofasingleapplicantorinrespectofamemberofthefamily (butnotamemberofthethirdparty'sfamily)must, whereitisnotapaymentreferredto inparagraph(a), betreated as possessed by that single applicantor by that member to the extent that it is used for the food, ordinary clothing or foot wear, household fuelor rent of that single applicantor, as the case may be, of any member of that family or is used for any council tax or water charges for which that applicantor member is liable;
- (c) toasingleapplicantoramemberofthefamilyinrespectofathirdparty(butnotin respectofanothermemberofthefamily)mustbetreatedaspossessedbythatsingle applicantor,asthecasemaybe,thatmemberofthefamilytotheextentthatitiskeptor used byhimor used byor on behalf of anymember of thefamily.

(6)Sub-paragraph (5) does not applyin respect of a payment of capital made-

- (a) under or byanyof the Trusts, theFund, the Eileen Trust, MFETLimited, theIndependent LivingFund(2006),theSkiptonFund,theCaxtonFoundation,ortheLondonBombings Relief Charitable Fund;
- (b) pursuanttosection2oftheEmployment andTrainingAct1973inrespectofaperson's participation—
 - (i) inanemploymentprogrammespecifiedinregulation75(1)(a)(ii)oftheJobseeker's AllowanceRegulations 1996;
 - (ii) in a training scheme specified in regulation 75(1)(b)(ii) of those Regulations;
 - (iii) in the Intense Activity Period specified in regulation 75(1)(a)(iv) of those Regulations;
 - (iv) inaqualifying course within the meaning specified in regulation 17A(7) of those Regulations; or
 - (v) in the Flexible NewDeal specified in regulation 75(1)(a)(v) of those Regulations;
- (c) in respect of a person's participation in the Work for Your BenefitPilot Scheme;
- (d) in respect of a person's participation in the MandatoryWork ActivityScheme;
- (e) in respect of an applicant's participation in the Employment, Skills and Enterprise Scheme;
- (f) under an occupational pension scheme, in respect of a pension or other periodical paymentmadeunderapersonalpensionschemeorapaymentmadeby theBoardofthe PensionProtection Fund where—
 - (i) abankruptcyorderhasbeenmadeinrespectofthepersoninrespectofwhomthe payment has been made or, in Scotland, theestate ofthat personis subject to sequestrationorajudicialfactorhasbeenappointedonthatperson'sestateunder section 41 of theSolicitors (Scotland)Act 1980;
 - (ii) the paymentismade to the trustee in bankruptcyor anyother person acting on behalf of the creditors; and

(iii) thepersonreferredtoinsub-paragraph(i)andanymemberofhisfamilydoesnot possess, or is not treated as possessing, anyother incomeapart from that payment.

(7)Whereanapplicantstandsinrelationtoacompanyinapositionanalogoustothatofasole ownerorpartnerinthebusinessofthatcompany,hemaybetreatedasifheweresuchsoleowner or partner and in such acase—

- (a) thevalueofhisholdinginthatcompanymust,notwithstandingparagraph63(calculation of capital) be disregarded; and
- (b) hemust,subjecttosub-paragraph(8),betreatedaspossessinganamountofcapitalequal tothevalueor,asthecasemaybe,hisshareofthevalueofthecapitalofthatcompany and the foregoingprovisionsofthisChapterapplyforthepurposesofcalculatingthat amount as if it were actual capital which he doespossess.

(8)For so long as the applicant undertakes activities in the course of the businessof the company, the amount which he is treated as possessing under sub-paragraph (7) is to be disregarded.

(9)Whereanapplicantistreated as possessing capital under any of sub-paragraphs(1),(4)or (5)theforegoing provisions of this Chapter apply for the purposes of calculating its amount as if it were actual capital which hedoes possess.

Diminishing notional capital rule: pensioners

68.—(1) Wherean applicant who is a pensioner is treated as possessing capital under paragraph 67(1) (notional capital), the amount which he is treated as possessing—

- (a) in the case of a week that is subsequent to-
 - (i) therelevantweekinrespectof which the conditions set out in sub-paragraph (2) are satisfied; or
 - (ii) a week which follows that relevantweek and which satisfies those conditions,
 - is to be reduced by an amount determined under sub-paragraph (3);
- (b) in the case of a week in respect of which sub-paragraph (1)(a) does not applybut where—
 - (i) that week is a week subsequent to the relevant week; and
 - (ii) that relevant week is a week in which the condition in sub-paragraph (4) is satisfied,
 - is to be reduced by the amount determined under sub-paragraph (5).
- (2) This sub-paragraphapplies to a support week where the applicant satisfies the conditions that
 - (a) he is in receipt of support under this scheme; and
 - (b) butforparagraph67(1), he would have received a greater support incouncil tax under this scheme in that week.

(3)Inacasetowhichsub-paragraph(2)applies, the amount of the support in the amount of

- - (a) anamountequal totheadditionalamountofthesupportincounciltaxtowhichsub- paragraph (2)(b) refers;
 - (b) wheretheapplicanthasalsoclaimed statepensioncredit,theamountofany statepension creditoranyadditionalamountofstatepensioncredittowhichhewouldhavebeen entitled in respect of the support week to which sub-paragraph (2) refers but for the applicationofregulation21(1)oftheStatePensionCreditRegulations2002(notional capital);
 - (c) where the applicant has also claimed housing benefit, the amount of any housing benefit on any additional amount of housing benefit to which hew ould have been entitled in respect of the whole or part of the support week to which sub-paragraph (2) refers but for the application of regulation 47(1) of the Housing Benefit (Persons who have attained the qualifying age for state pension credit) Regulations 2006 (notional capital);

(d) where the applicant has also claimed a jobseeker's allowance, the amount of an incomebased jobseeker's allowance to which he would have been entitled in respect of the

supportweek to which sub-paragraph (2) refers butforthe application of regulation 113 of the Jobseeker's Allowance Regulations 1996 (notionalcapital); and

(e) where the applicant has also claimed an employment and support allowance, the amount of an income-related employment and support allowance to which he would have been entitled in respect of the support week to which sub-paragraph (2) refers but for the application of regulation 115 of the Employment and Support Allowance Regulations 2008 (notional capital).

(4)Subjecttosub-paragraph(7),forthepurposesofsub-paragraph(1)(b)theconditionisthat theapplicantisapensionerandwould have been entitled council taxsupport under this scheme in the relevant week but for paragraph 67(1).

(5)In such a case the amount of the support in the amount of capital he is treated as possessing for the purposes of sub-paragraph (1)(b) is equal to the aggregate of—

- (a) theamountofthecouncil tax supporttowhichtheapplicantwould have been entitled in the relevant week but for paragraph 67(1);
- (b) if the applicant would, but for regulation 21 of the StatePension Credit Regulations 2002, have beenentitledtostatepensioncreditinrespectofthebenefitweek,withinthe meaningofregulation1(2)ofthoseRegulations(interpretation),whichincludesthelast dayof the relevant week, the amount to which he would have been entitled;
- (c) if the applicant would, but for regulation 47(1) of the Housing Benefit (Persons who have attained the qualifying age for state pension credit) Regulations 2006, have been entitled to housing benefit or to an additional amount of housing benefit in respect of the benefit week which includes the last day of the relevant week, the amount which is equal to—
 - (i) inacasewherenohousingbenefitispayable,theamounttowhichhewouldhave been entitled; or
 - (ii) inanyothercase, the amount equal to the additional amount of housing benefit to which he would have been entitled;
- (d) if the applicant would, but for regulation 113 of the Jobseeker's Allowance Regulations 1996, have been entitled to an income-based jobseeker's allowance in respect of the benefit week, within the meaning of regulation 1(3) of those Regulations (interpretation), which includes the last day of the relevant week, the amount to which he would have been entitled; and
- (e) if the applicant would, but for regulation 115 of the Employment and Support Allowance Regulations 2008, have been entitled to an income-related employment and support allowance in respect of the benefit week, within the meaning of regulation 2(1) of those Regulations (interpretation), which includes the last day of the relevant week, the amount to which he would have been entitled.

(6)Butiftheamountmentionedinparagraph(a),(b),(c),(d)or(e)ofsub-paragraph(5)("the relevantamount")isinrespectofapart-week,theamountthatistobetakenintoaccountunder that paragraph is to be determined by—

(a) dividing the relevant amount by the number equal to the number of days in that part-week, and

(b) multiplying the result of that calculation by7.

(7)Theamountdeterminedundersub-paragraph(5)istobere-determinedunderthatsub- paragraph if the applicant makes a further application and the conditions in sub-paragraph (8) are satisfied, and in such acase—

- (a) paragraphs(a)to(e)ofsub-paragraph(5)applyasifforthewords"relevantweek"there were substituted the words "relevant subsequent week"; and
- (b) subjecttosub-paragraph(9),theamountasre-determinedhaseffectfrom thefirstweek following the relevant subsequent week inquestion.

(8)The conditions are that—

(a) a further application is made 26 or more weeks after—

- (i) the date on which the applicant made an application in respect of which he was first treated as possessing the capital in question under paragraph 67(1);
- (ii) inacasewherethere hasbeenatleastonere-determinationinaccordancewithsubparagraph(11),thedateonwhichhelastmadeanapplicationwhichresultedinthe weeklyamount being re-determined, or
- (iii) the date on whichhe last ceased to beentitled to support under this scheme,

whichever last occurred; and

(b) theapplicantwould have been entitled to support under this scheme but for paragraph 67(1).

(9)Theamountasre-determinedpursuanttosub-paragraph(7)mustnothaveeffectifitisless than the amount which applied in that case immediately before the re-determination and insuch a case the higher amount must continue to have effect.

(10)For the purposes of this paragraph—

"part-week"-

- (a) inrelationtoanamountmentionedinsub-paragraph(5)(a),meansaperiodoflessthana week for which council tax supportunder this scheme is allowed;
- (b) inrelationtoanamountmentionedinsub-paragraph(5)(b),meansaperiodoflessthana week for which housing benefit is payable;
- (c) in relation to an amount mentioned in sub-paragraph (5)(c), (d) or (e), means-
 - (i) aperiod oflessthan aweek whichisthewhole periodforwhichincomesupport, an incomerelated employment and support allowance or, as the case may be, an income-based jobseeker's allowance is payable; and
 - (ii) anyother period of less than a week for which it is payable;

"relevantweek" means the support week or part-week in which the capital inquestion of which the applicant has deprived himself within the meaning of paragraph 67(1)—

- (a) wasfirsttakenintoaccountforthepurposeofdetermininghisentitlementtosupport;
 - or
- (b) wastakenintoaccountona subsequentoccasionforthepurposeofdeterminingorre- determining his entitlement tosupporton that subsequent occasion and that determinationorredeterminationresultedinhisbeginningtoreceive, orceasingto receive, support;

andwhere more than one supportweek is identified byreference to paragraphs (a) and (b) of thisdefinition,thelaterorlatestsuchsupportweekor,asthecasemaybe,thelaterorlatest such partweek is the relevant week;

"relevantsubsequentweek" meansthesupportweek or part-weekwhichincludesthedayon whichthefurtherapplicationor, if more than one further application has been made, the last such application was made.

Diminishing notionalcapital rule: personswho are not pensioners

69.—(1) Whereanapplicantwhoisnotapensioneristreated as possessing capital under paragraph 67(1) (notional capital), the amount which he is treated as possessing—

(a) in the case of a week that is subsequent to—

- (i) therelevantweekinrespect of which the conditions set out in sub-paragraph(2) are satisfied; or
- (ii) a week which follows that relevantweek and which satisfies those conditions,

is to be reduced by an amount determined under sub-paragraph (3);

- (b) in the case of a week in respect of which sub-paragraph (1)(a) does not applybut where-
 - (i) that week is a week subsequent to the relevant week; and
 - (ii) that relevant week is a week in which the condition in sub-paragraph (4) is satisfied,
 - is to be reduced by the amount determined under sub-paragraph (5).

(2)Thissub-paragraphappliestoasupportweek(or,inthecaseofpersonswhoarenot pensioners, part-week) where the applicant satisfies the conditions that—

- (a) he is in receipt of council tax support under this scheme; and
- (b) butforparagraph67(1), he would have received a greater support incouncil tax under this scheme in that week.

(3)Inacasetowhichsub-paragraph(2)applies,theamountofsupportintheamountof capital he is treated as possessing for the purposes of sub-paragraph (1)(a) is equal to the aggregate of—

- (a) anamountequal totheadditionalamountofthecouncil tax supporttowhichsub- paragraph (2)(b) refers;
- (b) where the applicant has also claimed housing benefit, the amount of any housing benefit or any additional amount of that benefit to which he would have been entitled in respect of the whole or part of the support week to which sub-paragraph (2) refers but for the application of regulation 49(1) of the Housing Benefit Regulations 2006 (notional capital);
- (c) wheretheapplicanthasalsoclaimedincomesupport,theamountofincomesupportto whichhewouldhavebeenentitledinrespectofthewholeorpartofthesupportweek to which sub-paragraph(2)refers but forthe application of regulation 51(1)ofthe Income Support (General) Regulations 1987(notional capital);
- (d) wheretheapplicanthasalsoclaimedajobseeker'sallowance, the amount of an incomebasedjobseeker's allowance to which he would have been entitled in respect of the whole or part of the support week to which sub-paragraph (2) refers but for the application of regulation 113 of the Jobseeker's Allowance Regulations 1996 (notional capital); and
- (e) where the applicant has also claimed an employment and support allowance, the amount of an income-related employment and support allowance to which he would have been entitled in respect of the whole or part of the support week to which sub-paragraph (2) refers but for the application of regulation 115 of the Employment and Support Allowance Regulations 2008 (notional capital).

(4)Subjecttosub-paragraph(7),forthepurposesofsub-paragraph(1)(b)theconditionisthat theapplicantisnotapensionerandwould have been entitled to council tax support in the relevant week but for paragraph 67(1).

(5)In such a case the amount of the reduction in the amount of capital he is treated as possessing must be equal to the aggregate of—

- (a) the amount of council tax benefit to which the applicant would have been entitled in the relevant week but for paragraph 67(1);
- (b) if the applicant would, but for regulation 49(1) of the Housing Benefit Regulations 2006, have been entitled to housing benefit or to an additional amount of housing benefit in respect of the benefit week which includes the last day of the relevant week, the amount which is equal to—
 - (i) inacasewherenohousingbenefitispayable,theamounttowhichhewouldhave been entitled; or
 - (ii) inanyothercase, the amount equal to the additional amount of housing benefit to which he would have been entitled;
- (c) if the applicant would, but for regulation 51(1) of the Income Support (General) Regulations1987,havebeenentitledtoincomesupportinrespectofthebenefitweek, within the meaning of regulation 2(1) of those Regulations (interpretation), which includes the last day of the relevant week, the amount to which he would have been entitled;

- (d) iftheapplicantwould, butforregulation113oftheJobseeker's AllowanceRegulations 1996, have been entitled to an income-based jobseeker's allowance in respect of the benefitweek, within the meaning of regulation 1(3) of those Regulations (interpretation), which includes the last day of the relevant week, the amount to which he would have been entitled; and
- (e) if the applicant would, but for regulation 115 of the Employment and Support Allowance Regulations 2008, have been entitled to an income-related employment and support allowance in respect of the benefit week, within the meaning of regulation 2(1) of those Regulations (interpretation), which includes the last day of the relevant week, the amount to which he would have been entitled.

(6)Butiftheamountmentionedinparagraph(a),(b),(c),(d)or(e)ofsub-paragraph(5)("the relevantamount")isinrespectofapart-week,theamountthatistobetakenintoaccountunder that paragraph is to bedetermined by—

(a) dividing the relevant amount by the number equal to the number of days in that part-week, and

(b) multiplying the result of that calculation by7.

(7)The amount determined under sub-paragraph (5) isto bere-determined under the appropriate sub-paragraphiftheapplicantmakesafurtherapplicationandtheconditionsinsub-paragraph(8) are satisfied, and in such a case—

- (a) paragraphs(a)to(e)ofsub-paragraph(5)applyasifforthewords"relevantweek"there were substituted the words "relevant subsequent week"; and
- (b) subjecttosub-paragraph(9),theamountasre-determinedhaseffectfrom thefirstweek following the relevant subsequent week inquestion.

(8)The conditions are that—

- (a) a further application is made 26 or more weeks after-
 - (i) thedateonwhichtheapplicantmadeanapplicationforsupportunderthis schemeinrespectofwhichhewasfirsttreatedaspossessingthecapitalinquestion under paragraph 67(1);
 - (ii) inacasewherethere hasbeenatleastonere-determinationinaccordancewithsubparagraph(7),thedateonwhichhelastmadeanapplicationunderthisscheme which resulted in the weeklyamount being re-determined, or
 - (iii) the date on whichhe last ceased to beentitled to support under this scheme,

whichever last occurred; and

(b) the applicant would have been entitled to support under this scheme but for paragraph 67(1).

(9)Theamountasre-determinedpursuanttosub-paragraph(6)mustnothaveeffectifitisless than the amount which applied in that case immediately before the re-determination and insuch a case the higher amount must continue to have effect.

(10)For the purposes of this paragraph—

"part-week"-

- (a) inrelationtoanamountmentionedinsub-paragraph(5)(a),meansaperiodoflessthana week for which supportunder this scheme is allowed;
- (b) inrelationtoanamountmentionedinsub-paragraph(5)(b),meansaperiodoflessthana week for which housing benefit is payable;

(c) in relation to an amount mentioned in sub-paragraph (5)(c), (d) or (e), means-

- (i) aperiod oflessthan aweek whichisthewhole periodforwhichincomesupport, an incomerelated employment and support allowance or, as the case may be, an income-based jobseeker's allowance is payable; and
- (ii) anyother period of less than a week for which it is payable;

"relevantweek" means the support week or part-week in which the capital inquestion of which the applicant has deprived himself within the meaning of paragraph 67(1)—

- $(a)\ was first taken into account for the purpose of determining his entitlement to support;$
- (b) wastakenintoaccountona subsequentoccasionforthepurposeofdeterminingorre- determining his entitlement tosupporton that subsequent occasion and that determinationorredeterminationresultedinhisbeginningtoreceive, orceasingto receive, support,

andwhere more than one supportweek is identified byreference to paragraphs (a) and (b) of thisdefinition,thelaterorlatestsuchsupportweekor,asthecasemaybe,thelaterorlatest such partweek is the relevant week;

"relevantsubsequentweek" meansthesupportweek or part-weekwhichincludesthedayon whichthefurtherapplicationor, if more than one further application has been made, the last such application was made.

Capital jointly held

70.Exceptwhereanapplicantpossessescapitalwhichisdisregardedunderparagraph67(7) (notional capital), where an applicant and one or more persons are beneficially entitled in possessiontoanycapitalassettheymustbetreated, inthe absence of evidence to the contrary, as if each of them were entitled in possession to the whole beneficial interest therein in an equal and the foregoing provisions of this Chapter apply for the purposes of calculating the amount of capital which the applicant is treated as possess in gasifit we reactual capital which the applicant is possess. (notional entitled in a possession to the set of the se

Calculationoftariffincome from capital: pensioners

71. The capital of an applicant who is a pensioner, calculated in accordance with this $Part(\mathbf{a})$, is to be treated as if it were a weekly income(b) of —

(a) £1 for each£500 in excess of £10,000 but not exceeding£16,000; and

(b) £1 for anyexcess which is not a complete £500.

Calculation oftariffincome fromcapital: personswho are not pensioners

72.Removed

(a) Removed

- (b) Removed
- (a) SeeChapters1and7of Part 10in particular, and the capital to be disregarded in accordance with Schedule9.
- (b) Income from capitalistaken into account incalculating the income of an applicant who is a pensioner; see paragraph 39(1)(i).

(c) SeeChapters1and7of Part 10in particular, and the capital to be disregarded in accordance with Schedule 10.

PART11

Students

CHAPTER 1

General

73.—(1) In this Part—

"academicyear" meanstheperiodoftwelvemonthsbeginningon1stJanuary,1stApril,1st Julyor1stSeptemberaccordingtowhetherthecourseinquestionbeginsinthewinter, the spring, the summer or the autumn respectively but if students are required to begin attending the course during Augustor September and to continue attending through the autumn, the academicyear of the course is to be considered to begin in the autumn rather than the summer;

"accessfunds" means-

- (a) grantsmadeundersection68oftheFurtherandHigherEducationAct1992(**a**)forthe purpose of providing funds on a discretionarybasis to be paid to students;
- (b) grantsmadeundersections73(a)and(c)and74(1)oftheEducation(Scotland)Act 1980(b);
- (c) grantsmadeunderArticle30oftheEducationandLibraries(NorthernIreland)Order
 - 1993 orgrants, loansorotherpaymentsmadeunderArticle5oftheFurtherEducation (Northern Ireland) Order 1997 in each case being grants, or grants, loans or other payments as the case maybe, for the purpose of assistingstudents in financial difficulties;
- (d) discretionarypayments,knownas"learnersupportfunds",whicharemadeavailableto studentsinfurthereducationbyinstitutionsoutoffundsprovidedbytheSecretaryof State under section 14 ofthe Education Act 2002 orthe Chief Executive of Skills Funding under sections 100 and 101 of the Apprenticeships, Skills, Children and Learning Act 2009(c); or
- (e) Financial ContingencyFunds made available bythe Welsh Ministers;

"collegeoffurthereducation" means a collegeoffurthereducation within the meaning of Part 1 of the Further and Higher Education (Scotland) Act 1992;

- "contribution" means-
- (a) anycontributioninrespectof the income of a student or any person which the Secretary of State, the Scottish Ministers or an education authority takes into account in ascertaining the amount of a student's grant or student loan; or
- (b) anysums, which in determining the amount of a student's allowance orbursaryin Scotlandunderthe Education(Scotland) Act1980,the ScottishMinistersoreducation authority takes into account being sums which the Scottish Ministers or education authorityconsidersthatitisreasonableforthefollowingpersonstocontributetowards the holder's expenses—
 - (i) the holder of the allowance or bursary;
 - (ii) the holder's parents;
 - (iii) theholder'sparent'sspouse, civilpartneror aperson or dinarily living with the holder's parent as if heor she were the spouse or civil partner of that parent; or
 - (iv) the holder's spouseor civil partner;

"covenantincome" means the gross income payable to a full-time student under a Deed of Covenant by his parent;

"educationauthority" means a government department, a local authority as defined insection

⁽a) 1992c.13.

⁽**b**) 1980 c.44.

⁽c) 2009c.22.

[&]quot;courseofstudy" means any course of study, whether or not is made for attending or undertaking it;

579oftheEducationAct1996(interpretation),alocaleducationauthorityasdefinedin section123oftheLocalGovernment(Scotland)Act1973,aneducationandlibrary board establishedunderArticle3oftheEducationandLibraries(NorthernIreland)Order1986,any bodywhichisaresearchcouncilforthepurposesoftheScienceandTechnologyAct1965or anyanalogousgovernmentdepartment,authority,boardorbody,oftheChannelIslands,Isle of Man or anyother countryoutside GreatBritain;

"full-time course of study" means a full-time course of studywhich-

- (a) isnotfundedinwholeorinpartbytheSecretaryofStateundersection14ofthe EducationAct 2002, theChief Executive of SkillsFunding or bythe Welsh Ministersor a fulltimecourseofstudywhichisnotfunded inwholeor inpartbytheScottishMinisters atacollegeoffurthereducationorafull-timecourseofstudy whichisacourseofhigher education and is funded in whole orin part bythe Scottish Ministers;
- (b) isfundedinwholeorinpartbytheSecretaryofStateundersection14oftheEducation Act2002,theChiefExecutiveofSkillsFundingorbytheWelshMinistersifitinvolves morethan16guidedlearninghoursperweekforthestudentinquestion,accordingtothe number of guided learning hours per weekfor that student set out—
 - (i) inthecaseofacoursefundedbytheSecretaryofStateundersection14ofthe EducationAct 2002 or the Chief Executive of Skills Funding, in the student's learningagreementsignedonbehalfoftheestablishmentwhichisfundedbyeither of those persons for the deliveryof that course; or
 - (ii) inthecaseofacoursefundedbytheWelshMinisters,inadocumentsignedon behalfoftheestablishmentwhichisfundedbythatCouncilforthedeliveryofthat course; or
- (c) isnothighereducationandisfundedinwholeorinpartbytheScottishMinistersata college of further educationand involves—
 - (i) morethan16hoursperweekofclassroom-basedorworkshop-basedprogrammed learningunderthedirectguidanceofteachingstaffaccordingtothenumberofhours set out in a document signedon behalf of thecollege; or
 - (ii) 16 hours or less per week of classroom-based or workshop-based programmed learning under the direct guidance of teaching staff and additional hours using structuredlearningpackagessupportedbytheteachingstaffwherethecombined total of hours exceeds 21 hours per week, according to the number of hours set outin a document signed onbehalfof the college;

"full-timestudent" meansapersonattendingorundertakingafull-timecourseofstudyand includes a student on a sandwich course;

"grant" (except in the definition of "access funds") means any kind of educational grant or award and includes any scholar ship, student ship, exhibition, allowance or bursary but does not include apayment from access funds or any payment to which paragraph 16 of Schedule 8 or paragraph 55 of Schedule 10 (allowances and payments for courses of study) applies;

"grantincome" means-

- (a) anyincome bywayof a grant;
- (b) any contribution whether or not it is paid;

"highereducation" meanshighereducation within the meaning of Part2 of the Further and Higher Education (Scotland) Act 1992;

"lastdayof the course" means—

- (a) inthecaseofaqualifyingcourse,thedateonwhichthelastdayofthatcoursefallsorthe dateonwhichthefinalexaminationrelatingtothatcourseiscompleted,whicheveristhe later;
- (b) in anyothercase, the date onwhich the last dayofthe final academictermfallsin respect of the course in which the student is enrolled;

"periodof study" means-

- (a) inthe case of a course of study for one year or less, the period beginning with the start of the course and ending with the last day of the course;
- (b) inthecaseofacourseofstudy formorethanoneyear,inthefirstor,asthecasemaybe, any subsequentyearofthecourse,otherthanthefinalyearofthecourse,theperiod beginningwiththestartofthecourseor,asthecasemaybe,thatyear'sstartandending with either—
 - thedaybeforethestartofthenextyearofthecourseinacasewherethestudent's grantorloanisassessedatarateappropriatetohisstudyingthroughouttheyearor, ifhedoesnothaveagrantorloan, wherealoanwouldhavebeenassessedatsucha rate had hehad one; or
 - (ii) inanyothercase, the day before the start of the normal summervacation appropriate to his course;
- (c) in the finalyear f a course of studyofmore than oneyear, the period beginning with that year's start and ending with the last dayof the course;

"periodsofexperience" meansperiodsof work experience which form part of as and wich course;

"qualifyingcourse" means a qualifying course as defined for the purposes of Parts 2 and 4 of the Jobseeker's Allowance Regulations 1996;

"sandwichcourse"hasthemeaningprescribedinregulation2(9)oftheEducation(Student Support) Regulations 2008, regulation 4(2) of the Education (Student Loans) (Scotland) Regulations 2007 or regulation 2(8) of the Education (Student Support) Regulations (Northern Ireland) 2007, as the case maybe;

"standard maintenance grant" means-

- (a) except where paragraph (b) or (c) applies, in the case of a student attending or undertakingacourseofstudyattheUniversityofLondonoranestablishmentwithinthe area comprisingtheCityofLondonandtheMetropolitanPoliceDistrict,theamount specified for the time being in paragraph 2(2)(a) of Schedule 2 to the Education (MandatoryAwards) Regulations 2003(a) ("the 2003Regulations") for such a student;
- (b) exceptwhereparagraph(c)applies,inthecaseofastudentresidingathisparent'shome, the amount specified in paragraph 3 thereof;
- (c) inthecaseofastudentreceivinganallowanceorbursaryundertheEducation(Scotland) Act1980,theamountofmoneyspecifiedas"standardmaintenanceallowance"forthe relevantyearappropriateforthestudentsetoutintheStudentSupportinScotlandGuide issued bythe Student Awards Agencyfor Scotland,or itsnearest equivalentin the case of a bursaryprovided bya college of further education or a local educationauthority;
- (d) inanyothercase, the amount specified in paragraph 2(2) of Schedule 2 to the 2003 Regulations other than in sub-paragraph (a) or (b) thereof;

"student" means aperson, other than a person in receipt of a training allowance, who is attending or under taking —

- (a) a course of studyat an educational establishment; or
- (b) a qualifying course;

(a) S.I. 2003/1994;relevantamendinginstrumentisS.I. 2008/1477.

"studentloan" meansaloantowardsastudent's maintenancepursuanttoany regulations madeundersection220ftheTeachingand Higher EducationAct1998(**a**), section730fthe Education(Scotland)Act1980orArticle30ftheEducation(StudentSupport)(Northern Ireland) Order 1998 and includes, in Scotland, a young student's bursary paid under regulation 4(1)(c) of the Students' Allowances (Scotland)Regulations 2007.

(2)Forthepurposesofthedefinitionof "full-timestudent" insub-paragraph(1), apersonmust

be 87 regarded as attending or, as the casemaybe, undertaking a full-time course of studyor asbeing on a sandwichcourse—

- (a) subjecttosub-paragraph(3),inthecaseofapersonattendingorundertakingapartofa modularcoursewhichwouldbeafull-timecourseofstudyforthepurposesofthisPart, for the period beginning on the dayon which that part of the course starts and ending—
 - (i) onthelastdayonwhichheisregisteredwiththeeducationalestablishmentas attending or undertaking thatpart as a full-time course ofstudy;or
 - (ii) on such earlier date (if any) as he finally abandons the course or is dismissed fromit;
- (b) in anyother case, throughout the period beginning on the date on which he starts attendingorundertakingthecourseandendingonthelastdayofthecourseoronsuch earlierdate (if any) as he finallyabandons it or is dismissed fromit.

(3) For the purposes of paragraph (a) of sub-paragraph (2), the period referred to in that paragraph includes—

- (a) whereapersonhasfailedexaminationsorhasfailedsuccessfullytocompleteamodule relatingtoaperiodwhenhewasattendingorundertakingapartofthecourseasafull-timecourseofstudy,anyperiodinrespectofwhichheattendsorundertakesthecourse for the purposeof retaking those examinations or that module;
- (b) anyperiodofvacationwithintheperiodspecifiedinthatparagraphorimmediately following that period except where the person has registered with the educational establishmentto attend orundertake the finalmodule in the course and thevacation immediatelyfollowsthelastdayonwhichheisrequiredtoattendorundertakethe course.

(4)Insub-paragraph(2),"modularcourse" means a course of study which consists of two or more modules, the successful completion of a specified number of which is required before a person is considered by the educational establishment to have completed the course.

Treatment ofstudents

74. This scheme has effect in relation to students who are not pensioners subject to the following provisions of this Part.

Studentswho are excluded from entitlement to support under this scheme

75.—(1) Thestudentswhoareexcludedfromentitlementtosupportunderthisschemeare, subject to sub-paragraphs (2)and (7)—

- (a) full-time students, and
- (b) students who are persons treated as notbeingin Great Britain(b).

(2)Sub-paragraph (1)(b) does not applyto a student—

- (a) who is a person on income support, an income-based jobseeker's allowance or an income-related employmentand support allowance;
- (b) who is a lone parent;
- (c) whoseapplicableamountwould,butforthisparagraph,includethedisability premiumor severe disabilitypremium;

(d) whoseapplicableamountwouldincludethedisabilitypremiumbutforhisbeingtreated as capableofworkbyvirtueofadeterminationmadeinaccordancewithregulations made under

⁽a) 1998c.30.

⁽b) Seeparagraph21 asto personstreated asnotbeinginGreatBritain.

section 171E of the SSCBA;

- (e) whois,oristreatedas,incapableofworkandhasbeensoincapable,orhasbeenso treatedasincapable,ofworkinaccordancewiththeprovisionsof,andregulationsmade under,Part12AoftheSSCBA(incapacityforwork)foracontinuousperiodofnotless than 196 days; and for this purpose anytwo ormore separate periods separated by a break of not more than 56 days must be treated as onecontinuous period;
- whohas,oristreatedashaving,limitedcapabilityforworkandhashad,orbeentreated ashaving,limitedcapabilityforworkinaccordancewiththeEmploymentandSupport AllowanceRegulations2008foracontinuousperiodofnotlessthan196days,andfor thispurposeanytwoormoreseparateperiodsseparatedbyabreakofnotmorethan84 daysmust be treated as one continuous period;
- (g) whohasapartnerwhoisalsoafull-timestudent,ifheorthatpartneristreatedas responsible for a child or young person;
- (h) whoisasingleapplicant with whom achild is placed by a local authority or voluntary or ganisation within the meaning of the Social Work (Scotland) Act 1968;
- (i) who is—
 - (i) aged under 21 and whose course of studyis not a course of higher education,
 - (ii) aged 21 and attained that age during a course of studywhich is not a course of higher education, or
 - (iii) aqualifyingyoungpersonorchildwithinthemeaningofsection142oftheSSCBA (child and qualifyingyoung person);
- (j) in respect of whom-
 - (i) asupplementaryrequirementhasbeendeterminedunderparagraph9ofPart2of Schedule2 to theEducation(MandatoryAwards) Regulations 2003;
 - (ii) anallowance,orasthecasemaybe,bursaryhasbeengrantedwhichincludesasum under paragraph (1)(d) of regulation 4 of the Students' Allowances (Scotland) Regulations1999or,asthecasemaybe,underparagraph(1)(d)ofregulation4of the Education Authority (Bursaries) (Scotland) Regulations 1995, in respect of expenses incurred;
 - (iii) apaymenthasbeenmadeunderorby virtueofregulationsmadeundertheTeaching andHigher EducationAct 1998;
 - (iv) a granthas been madeunder regulation13of theEducation (Student Support) Regulations 2005 or under regulation 13 of the Education (Student Support) Regulations (Northern Ireland) 2000; or
 - (v) asupplementaryrequirementhasbeendeterminedunderparagraph9ofSchedule6 totheStudentsAwardsRegulations(NorthernIreland)1999orapaymenthasbeen made underArticle50(3)oftheEducationandLibraries(NorthernIreland)Order 1986,

onaccount of his disabilitybyreason of deafness.

(3)Sub-paragraph(2)(i)(ii)onlyappliestoanapplicantuntiltheendofthecourseduringwhich the applicant attained the age of 21.

(4)Forthepurposesofsub-paragraph(2),oncesub-paragraph(2)(e)appliestoafull-time student,ifhethenceases,foraperiodof56daysorless,tobeincapable,ortobetreatedas incapable,ofwork,thatsub-paragraphmust,onhisagainbecomingsoincapable,or sotreatedas incapable,ofworkattheendofthatperiod,immediatelythereafterapply tohimforsolongashe remains incapable or is treated as remaining incapable, of work.

(5)Insub-paragraph(2)(i)thereferencetoacourseofhighereducationisareferencetoa course of anydescription mentioned in Schedule 6 to theEducationReformAct 1988(**a**).

(6)Afull-timestudenttowhomsub-paragraph(2)(i)appliesmustbetreatedassatisfyingthat subparagraphfromthedateonwhichhemadearequestforthesupplementaryrequirement, allowance, bursaryor payment as the case maybe.

(7) Sub-paragraph(1)(b)doesnotapplytoafull-timestudentfortheperiodspecifiedinsub- paragraph (8) if—

- (a) at any time during an academic year, with the consent of the relevant educational establishment, he ceases to attend or undertakea course because he is—
 - (i) engagedin caring for another person; or

(ii) ill;

- (b) hehassubsequentlyceasedtobeengagedincaringforthatpersonor,asthecasemay be, he has subsequentlyrecovered from that illness; and
- (c) heisnoteligibleforagrantorastudentloaninrespectoftheperiodspecifiedinsub- paragraph (8).

(8)Theperiodspecifiedforthepurposesofsub-paragraph(7)istheperiod,notexceedingone year,beginningonthedayonwhichheceasedtobeengagedincaringforthatpersonor,asthe case maybe, the dayon which he recovered from that illness and ending on the daybefore—

- (a) the dayon which he resumes attending or undertaking thecourse; or
- (b) thedayfromwhichtherelevanteducationalestablishmenthasagreedthathemayresume attending or undertaking thecourse,

whichever first occurs.

CHAPTER 2

Income

Calculation ofgrant income

76.—(1) Theamountofastudent'sgrantincometobetakenintoaccountinassessinghis incomemust, subject to sub-paragraphs (2)and (3), be the whole of his grant income.

(2)There must be excluded from a student's grant income anypayment-

- (a) intended to meet tuition fees or examination fees;
- (b) in respect of the student's disability;
- (c) intendedtomeetadditionalexpenditureconnected with term time residential study away from the student's educational establishment;
- (d) onaccountofthestudentmaintainingahomeataplaceotherthanthatatwhichhe resides during his course;
- (e) onaccountofanyotherpersonbutonlyifthatpersonisresidingoutsidetheUnited Kingdomand there is no applicable amount in respect of him;
- (f) intended to meet the cost ofbooks and equipment;
- (g) intended to meet travel expenses incurred as aresult of his attendance on the course;
- (h) intended for the child care costs of a child dependant;
- (i) of higher education bursaryfor care leavers made underPart 3 of the Children Act 1989.

(3)Whereastudentdoesnothaveastudentloanandisnottreatedaspossessingsuchaloan, theremust be excluded from the student's grant income—

(a) the sumof £303 per academic year in respect of travel costs; and

(a) 1988c.40.

(b) the sumof £390 per academic year towards the costs of books and equipment,

whether or not anysuch costs are incurred.

(4) The remust also be excluded from a student's grant income the grant for dependent sknown the parents' learning allowance paid pursuant to regulations made under Article 3 of the Education (Student Support) (Northern Ireland) Order 1998 or section 22 of the Teaching and Higher Education Act 1998 (a).

(5)Subject to sub-paragraphs (6) and (7), a student's grant income mustbe apportioned—

- (a) subjecttosub-paragraph(8),inacasewhereitisattributabletotheperiodofstudy, equally betweentheweeksinthatperiodbeginningwiththesupportweek,thefirstday ofwhichcoincideswith,orimmediatelyfollows,thefirstdayoftheperiodofstudyand ending withthesupportweek,thelastdayofwhichcoincideswith,orimmediately precedes, the last dayof the period of study;
- (b) inanyothercase,equallybetweentheweeksintheperiodbeginningwiththesupport week,thefirstdayofwhichcoincideswith,orimmediatelyfollows,thefirstdayofthe periodforwhichitispayableandendingwiththesupportweek,thelastday of which coincides with, or immediatelyprecedes, the lastdayof the period for which it is payable.

(6) Anygrantinrespectofdependantspaidundersection63(6)oftheHealthServicesand Public Health Act1968(grantsinrespect ofthe provisionofinstructionto officersofhospital authorities)andanyamountintendedforthemaintenanceofdependantsunderPart3ofSchedule 2totheEducation(MandatoryAwards)Regulations2003mustbeapportionedequallyoverthe period of 52 weeks or, if there are 53 support weeks (including part-weeks) in theyear, 53.

(7)Inacasewhereastudentisinreceiptofastudentloanorwherehecouldhaveacquireda student loan by taking reasonable steps but had not done so, any amount intended for the maintenance of dependants to which neither sub-paragraph (6) nor paragraph 80(2) (other amounts to be disregarded)applies,mustbeapportionedoverthesameperiodasthestudent'sloanis apportioned or, as the casemaybe, would have beenapportioned.

(8)Inthecaseofastudentona sandwichcourse, any periodsofexperience within the period studymust be excluded and the student's grant income must be apportioned equally between the weeks in the period beginning with the support week, the first day of which immediately follows the last day of the period of study.

Calculation of covenant income wherea contribution is assessed

77.—(1) Whereastudentisinreceiptofincomebywayofagrantduringaperiodofstudyand acontributionhasbeenassessed, the amount of his covenant income to be taken into account for that period and any summer vacation immediately following must be the whole amount of the covenant income less, subject to sub-paragraph(3), the amount of the contribution.

(2)The weeklyamount of the student's covenant must be determined—

- (a) bydividing the amount of income whichfalls to be taken into account undersubparagraph (1)by52 or 53, whichever is reasonable in the circumstances; and
- (b) bydisregarding £5 from the resulting amount.

(3)Forthepurposesofsub-paragraph(1),thecontributionmustbetreatedasincreasedbythe amount(ifany)by whichtheamountexcludedunderparagraph76(2)(g)fallsshortoftheamount specifiedinparagraph7(2)ofSchedule2totheEducation(Mandatory Awards)Regulations2003 (travel expenditure).

(a) 1998c.30.

78.—(1) Whereastudentisnotinreceiptofincomebywayofagranttheamountofhis covenant income must be calculated as follows—

- (a) any sumsintended for any expenditures pecified in paragraph 76(2)(a) to (e) necessary as a result of his attendance on the course must be disregarded;
- (b) anycovenant income, up to the amount of the standard maintenance grant, which is not so disregarded, must be apportioned equallybetween the weeks of the periodof study;
- (c) theremustbedisregardedfromtheamountsoapportionedtheamountwhichwouldhave beendisregardedunderparagraph76(2)(f)and(3)hadthestudentbeeninreceiptofthe standard maintenance grant;and
- (d) the balance, if any, must be divided by 52 or 53 whichever is reasonable in the circumstances and treated asweeklyincome of which £5 must be disregarded.

(2)Whereastudentisinreceiptofincomebywayofagrantandnocontributionhasbeen assessed,theamountofhiscovenantedincomemustbecalculatedinaccordancewithparagraphs (a) to (d) of sub-paragraph (1), except that—

- (a) thevalueofthestandardmaintenancegrantmustbeabatedbytheamountofsuchgrant incomelessanamountequaltotheamountofanysumsdisregardedunderparagraph 76(2)(a)to (e); and
- (b) theamounttobedisregardedundersub-paragraph(1)(c)mustbeabatedbyanamount equal to the amount of anysums disregarded under paragraph 76(2)(f) and(g) and (3).

Relationshipwithamounts to be disregarded under Schedule8

79.No partofastudent'scovenantincomeorgrantincomeistobedisregardedunderparagraph 19of Schedule 8(disregardof certain charitable and voluntary, etc., payments).

Otheramounts to bedisregarded

80.—(1) Forthepurposesofascertainingincomeotherthangrantincome, covenantincomeand loans treated as incomein accordance with paragraph81(treatment of studentloans), anyamounts intended for any expenditures pecified in paragraph76(2)(calculation of grantincome), necessary as a result of his attendance on the course must be disregarded.

(2)Butsub-paragraph(1)appliesonlyif,andtotheextentthat,thenecessaryexpenditure exceedsorislikelytoexceedtheamountofthesumsdisregardedunderparagraph76(2)or(3), 77(3),78(1)(a)or(c)or81(5)(calculationofgrantincome,covenantincomeandtreatmentof student loans) on like expenditure.

Treatment ofstudent loans

81.—(1) Astudent loan is to be treated as income.

(2)In calculating the weeklyamount of the loan tobe taken into account as income—

- (a) inrespectofacoursethatisofasingleacademicyear'sdurationorless,aloanwhichis payableinrespectofthatperiodistobeapportionedequallybetweentheweeksinthe period beginning with—
 - (i) exceptinacasewheresub-paragraph(ii)applies,thesupportweek,thefirstdayof whichcoincideswith,orimmediatelyfollows,thefirstdayofthesingleacademic year;
 - (ii) wherethestudentisrequiredtostartattendingthecourseinAugustorwherethe courseislessthananacademicyear'sduration,thesupportweek,thefirstdayof which coincides with, or immediatelyfollows, the first dayof the course,

andendingwith the support week, the last day of which coincides with, or immediately precedes, the last day of the course;

- (b) inrespectofanacademicyearofacoursewhichstartsotherthanon1stSeptember,a loan whichispayableinrespectofthatacademicyearistobeapportionedequally between the weeks in theperiod—
 - (i) beginning with the supportweek, the first day of which coincides with or immediatelyfollows, the first dayof that academicyear, and
 - (ii) endingwith the support week, the last day of which coincides with orimmediately precedes, the last day of that academic year,

butexcludingany supportweeksfallingentirely withinthequarterduringwhich, in the opinion of the authority, the longest of any vacation is taken and for the purposes of this paragraph, "quarter" has the same meaning as for the purposes of the Education (Student Support) Regulations 2005;

- (c) inrespectofthefinalacademicyearofacourse(notbeingacourseofasingleyear's duration), a loan which is payable in respect of that final academic year is to be apportioned equallybetweenthe weeks in the period beginning with-
 - (i) exceptinacasewheresub-paragraph(ii)applies,thesupportweek,thefirstdayof which coincides with, or immediatelyfollows, the first dayof that academicyear;
 - (ii) wherethefinalacademicyearstartson1stSeptember,thesupportweek,thefirst dayofwhichcoincideswith,orimmediatelyfollows,theearlierof1stSeptemberor the first dayof the autumn term,

andendingwiththesupportweek,thelastday ofwhichcoincideswith,orimmediately precedes, the last dayof the course;

- (d) inany othercase,theloanistobeapportioned equally between the weeks in the period beginning with the earlier of—
 - (i) the first dayof the first support week in September; or
 - (ii) thesupportweek,thefirstdayofwhichcoincideswith,orimmediatelyfollowsthe first dayof the autumn term,

andendingwiththesupportweek, the last day of which coincides with, orimmediately precedes, the last day of June,

and, in all cases, from the weeklyamount so apportioned £10 is to be disregarded.

(3) A student is to be treated as possessing a student loan in respect of an academic year where —

- (a) a student loan hasbeenmade to himin respect of thatyear; or
- (b) he could acquire such a loanin respect of that year bytaking reasonable steps to do so.

(4)Whereastudentistreated as possessing a student loan under sub-paragraph (3), the amount of the student loan to be taken into account as income must be, subject to sub-paragraph (5)—

- - (i) themaximumstudentloanheisabletoacquireinrespectofthatyearbytaking reasonable steps to do so; and
 - (ii) anycontribution whether or notit has been paid to him;
- (b) inthecaseofastudenttowhomastudentloanisnotmadeinrespectofanacademic year, the maximumstudent loan that would bemade to the student if—
 - (i) hetookallreasonablestepstoobtainthemaximumstudentloanheisabletoacquire in respect of that year; and
 - (ii) no deduction in that loan was made byvirtue of the application of a means test.
- (5) The remust be deducted from the amount of income taken into account under sub-paragraph (4)---
 - (a) the sumof £303 per academic year in respect of travel costs; and
 - (b) the sumof £390 per academic year towards the cost of books and equipment,

whetheror not anysuch costs are incurred.

(6)Aloanforfees,knownasafeeloanorafeecontributionloan,madepursuanttoregulations madeunderArticle3oftheEducation(StudentSupport)(NorthernIreland)Order1998,section 22oftheTeachingandHigherEducationAct1998orsection73(f)oftheEducation(Scotland) Act 1980, shall bedisregarded as income.

Treatment ofpayments fromaccess funds

82.—(1) Thisparagraphappliestopaymentsfromaccessfundsthatarenotpaymentstowhich paragraph85(2) or (3) (income treated as capital) applies.

(2)Apaymentfromaccessfunds, other than apayment to which sub-paragraph (3) applies, must be disregarded as income.

(3)Subjecttosub-paragraph(4)ofthisparagraphandparagraph40ofSchedule8(disregardsin the calculation of income other thanearnings: persons who are not pensioners)—

- (a) anypaymentsfromaccess fundswhichareintendedandusedforanitemoffood, ordinaryclothingorfootwear,householdfuel,orrentofasingleapplicantor,asthecase maybe, of the applicant or anyother member of his family, and
- (b) anypayments from access funds which are used for any council taxor water charges for which that applicant or member is liable,

must be disregarded as income to the extent of £20 perweek.

(4)Where a payment fromaccess funds is made-

(a) onorafter1stSeptemberorthefirstdayofthecourse,whicheverfirstoccurs,butbefore receiptofanystudentloaninrespectofthatyearandthatpaymentisintendedforthe purpose ofbridging the period until receipt of the studentloan; or

(b) before the first day of the course to a person in anticipation of that person becoming a student,

thatpaymentmust be disregarded as income.

Disregard of contribution

83.Where the applicant or his partner is a student and, for the purposes of assessing a contributiontothestudent'sgrant orstudentloan, the other partner's income has been taken into account, an amount equal to that contribution must be disregarded for the purposes of assessing that other partner's income.

Further disregard ofstudent's income

84.Where anypart of a student's income has alreadybeen taken into account for the purposes of assessinghisentitlementtoagrantorstudentloan, the amount taken into account must be disregarded in assessing that student's income.

Income treated as capital

85.—(1) Anyamountbywayofarefundoftaxdeductedfromastudent'scovenantincome must be treated as capital.

(2) An amount paid fromaccessfunds as a singlelump sum must be treated as capital.

(3) Anamountpaidfromaccessfundsasasinglelumpsumwhichisintendedandusedforan itemotherthanfood,ordinary clothingorfootwear,householdfuelorrent,orwhichisusedforan itemother than anycouncil tax or water charges for which that applicant ormemberis liable,must be disregarded capital butonlyfor a period of 52 weeks from the date of the payment.

Disregard ofchanges occurring during summer vacation

 ${\it 86.} In calculating a student's income the authority must disregard any change in the standard$

maintenancegrant, occurring in the recognised summer vacation appropriate to the student's course, if that vacation does not form part of his period of study from the date on which the change occurred to the end of that vacation.

PART12

Extended supports

CHAPTER 1

Extended supports: pensioners

Extended supports: pensioners

87.Paragraphs88 to 93 applyin relation to applicants whoare pensioners.

Extended supports(qualifyingcontributorybenefits): pensioners

88.—(1) Exceptinthecaseofanapplicantwhoisinreceiptofstatepensioncredit,anapplicant whoisentitledtosupportunderthisschemeby virtueoffallingwithinanyofclassesAtoCis entitled to an extendedsupport (qualifying contributorybenefits) where—

- (a) the applicant or the applicant's partner was entitled to a qualifying contributorybenefit;
- (b) entitlement to a qualifying contributory benefit ceased because the applicant or the applicant's partner—
 - (i) commenced employment as an employed or self-employed earner;
 - (ii) increased their earnings fromsuch employment; or
 - (iii) increased the number of hours worked in suchemployment,

andthatemploymentisor, as the case may be, those increased earnings or increased number of hours are expected to last five weeks or more;

- (c) the applicant or the applicant's partner had been entitled to and in receipt of a qualifying contributory benefitoracombinationofqualifyingcontributory benefitsforacontinuous periodofatleast26weeksbeforethedayonwhichtheentitlementtoaqualifying contributorybenefit ceased; and
- (d) the applicant or the applicant's partner was not entitled to and not in receipt of a qualifyingincome-relatedbenefitinthelastsupportweekinwhichtheapplicant,or the applicant's partner, was entitled to a qualifying contributorybenefit.

(2) Anapplicantmustbetreated as entitled to support under this scheme by virtue of falling within any of classes Ato Cwhere—

- (a) the applicant ceased to be entitled to support under this scheme because the applicant vacated the dwelling in which the applicant was resident;
- (b) thedayonwhichtheapplicantvacatedthedwellingwaseitherintheweekinwhich entitlement to a qualifying contributorybenefit ceased, or in the preceding week; and
- (c) entitlementtothequalifyingcontributorybenefitceasedinanyofthecircumstances listed in subparagraph (1)(b).

Duration of extended support period (qualifying contributorybenefits): pensioners

89.—(1) Where an applicant is entitled to an extended support(qualifying contributory benefits), the extended support period starts on the first day of the support week immediately following the support week in which the applicant, or the applicant's partner, ceased to be entitled to a qualifying contributory benefit.

(2) For the purpose of sub-paragraph (1), an applicant or an applicant's partner ceases to be entitled to a qualifying contributory benefit on the day immediately following the last day of entitlement to that benefit.

(3)The extended support period ends—

- (a) at the end of aperiod of four weeks; or
- (b) on the dateon which the applicant who is receiving the extended support (qualifying contributory benefits) has no liability for council tax, if that occurs first.

Amount of extended support (qualifying contributory benefits): pensioners

90.—(1) For any week during the extended supportperiod the amount of the extended support (qualifying contributorybenefits) the applicant is entitled to is the greater of—

- (a) theamountofcounciltaxsupporttowhichtheapplicantwasentitledbyvirtueof fallingwithinany ofclassesAtoCinthelastsupportweekbeforetheapplicantorthe applicant's partner ceasedtobe entitled to a qualifying contributorybenefit;
- (b) theamountofsupportunderthisschemetowhichtheapplicantwouldbeentitledunder by virtueoffallingwithinanyofclassesAtoCforanysupportweekduringthe extended support period, if paragraph 88 (extended supports (qualifying contributory benefits): pensioners) did notapplyto the applicant; or
- (c) the amount of support under this scheme to which the applicant's partner would be entitled by virtue of falling within any of classes A to C, if paragraph 88 did not apply to the applicant.
- (2)Sub-paragraph (1) does not apply in the case of a mover.

(3)Whereanapplicantisinreceiptofanextendedsupport(qualifyingcontributorybenefits) underthisparagraphandtheapplicant'spartnermakesanapplicationforsupportunderthis scheme, the authoritymust not awardsupport in pursuance of that application during the extended support period.

Extended support(qualifyingcontributorybenefits)-movers: pensioners

91.—(1) This paragraphapplies—

- (a) to a mover(**a**); and
- (b) from the Monday following the day of the move.

(2) Theamountoftheextendedsupport(qualifyingcontributorybenefits)awardedfromthe Mondayfromwhichthisparagraphappliesuntiltheendoftheextendedsupportperiodistobe theamountofsupportunderthisschemewhichwaspayabletothemoverforthelastsupport weekbeforethemover,orthemover'spartner,ceasedtobeentitledtoaqualifyingcontributory benefit.

(3)Whereamover'sliabilitytopaycounciltaxinrespectofthenewdwellingistoasecond authority, the extended support(qualifying contributory benefits) may take the form of a payment from this authorityto—

- (a) the secondauthority; or
- (b) the mover directly.

Relationshipbetweenextendedsupport(qualifyingcontributorybenefits)andentitlement to supportby virtue of classes AtoC

92.—(1) Where an applicant's supportunder this scheme would have ended when the applicantceasedtobeentitledtoaqualifyingcontributorybenefitinthecircumstanceslistedin

⁽a) Seealso paragraph 103 in relation topersonsmovinginto theareaof the authority from another authority's area.

paragraph88(1)(b),thatsupportdoesnotceasetohaveeffectuntiltheendoftheextended support period.

(2)Part13(whenentitlement beginsandchangeofcircumstances)doesnotapplytoany extended support(qualifying contributory benefits) payable in accordance with paragraph 90(1)(a)or paragraph 91(2) (amount of extended support — movers: pensioners).

Continuing supportwhere state pension credit claimed: pensioners

93.—(1) This paragraphapplies where—

- (a) the applicant is entitled to support under this scheme; (b)
- sub-paragraph (2) is satisfied; and
- (c) either—
 - (i) the applicant has attained the qualifying age for state pension credit or, if his entitlementtoincome-basedjobseeker'sallowanceorincome-related employment and support allowance continued beyond that age, has attained the age of 65; or
 - (ii) the applicant's partner has actually claimed state pensioncredit.

(2)This sub-paragraph is only satisfied if the Secretary of State has certified to the authority that the applicant's partner has actually claimed state pension credit or that—

- (a) the applicant's award of-
 - (i) incomesupporthasterminatedbecausetheapplicanthasattainedthequalifyingage for state pension credit; or
 - (ii) income-based jobseeker's allowance or income-related employment and support allowancehasterminatedbecausetheapplicanthasattainedthequalifyingagefor state pension credit or the age of 65; and
- (b) theapplicanthasclaimedoristreatedashavingclaimedorisrequiredtomakeaclaim for state pension credit.

(3)Subjecttosub-paragraph(4),inacasetowhichthisparagraphapplies,apersoncontinuesto be entitledtosupportunderthisschemefortheperiodof4weeksbeginningontheday followingthedaytheapplicant'sentitlementtoincomesupportor,asthecasemaybe,incomebasedjobseeker'sallowance,income-relatedemploymentandsupportallowance,ceased,ifand forsolongastheapplicantotherwisesatisfiestheconditionsforentitlementtosupportunder this scheme.

(4)Wheresupportunderthisschemeisawardedfortheperiodof4weeksinaccordance withsubparagraph(3)above,andthelastdayofthatperiodfallsonadayotherthanthelastday ofasupportweek,thensupportunderthisschememustcontinuetobeawardeduntiltheend of the supportweekin which the last dayof that period falls.

(5)Throughouttheperiodof4weeksspecifiedinsub-paragraph(3)andanyfurtherperiod specified in sub-paragraph (4)—

- (a) the whole of the income and capital of the applicant is tobe disregarded;
- (b) themaximumcounciltaxsupportamountoftheapplicantistobethatwhichwas applicable in his case immediatelybefore that period commenced.

(6)Themaximumsupportistobecalculatedinaccordancewithparagraph29(1)if,sincethe date it was last calculated—

(a) the applicant's council tax liabilityhas increased; or

(b) a change in the deduction under paragraph 30 falls to bemade.

CHAPTER 2

Extended support: persons who are not pensioners

Extended support:personswho are notpensioners

94.Paragraphs95 to 104 applyin relation to applicants whoare not pensioners.

Extended support:personswho are notpensioners

95.—(1) An applicant who is entitled to a supportunder this scheme by virtue of falling within anyof classes DtoHis entitled to an extended support where—

- (a) the applicant or the applicant's partner was entitled to a qualifying income-related benefit;
- (b) entitlement to aqualifying income-related benefitce ased because the applicant or the applicant's partner—
 - (i) commenced employment as n employed or self-employed earner;
 - (ii) increased their earnings fromsuch employment; or
 - (iii) increased the number of hours worked in suchemployment,

andthatemploymentisor, as the case may be, those increased earnings or increased number of hours are expected to last five weeks or more; and

(c) the applicant or the applicant's partner had been entitled to and in receipt of a qualifying income-related benefit,jobseeker's allowance or a combination of those benefits for a continuousperiodofatleast26weeksbeforethedayonwhichtheentitlementtoa qualifying income-related benefit ceased.

(2)For the purpose of sub-paragraph (1)(c), an applicant oran applicant's partner is to betreated as havingbeenentitledtoandinreceiptofaqualifyingincome-relatedbenefitorjobseeker's allowanceduringanyperiodoflessthanfiveweeksinrespectofwhichtheapplicantorthe applicant's partner was not entitled to any of those benefits because the applicant or the applicant's partner was engaged in remunerativework as consequence of their participation in an employment zone programme.

(3)Forthepurposeofthisparagraph, where an applicant or an applicant's partner is entitled to and in receipt of jobseeker's allowance they must be treated as being entitled to and in receipt of jobseeker's allowance.

(4) Anapplicantmustbetreated as entitled to a support under this scheme by virtue of falling within any of classes Dto Hwhere—

- (a) the applicant ceased to be entitled to asupport under this scheme because the applicant vacated the dwelling in which the applicant was resident;
- (b) thedayonwhichtheapplicantvacatedthedwellingwaseitherintheweekinwhich entitlement to a qualifying income-related benefit ceased, or in the preceding week; and
- (c) entitlementtothequalifyingincome-relatedbenefitceasedinanyofthecircumstances listed in sub-paragraph (1)(b).

(5) Thisparagraphdoesnotapply where, onthe day before an applicant's entitlement to income support ceased, regulation 6(5) of the Income Support (General) Regulations $1987(\mathbf{a})$ (remunerative work: housing costs) applied to that applicant.

Duration of extended support period:personswhoare notpensioners

 $\begin{tabular}{ll} \label{eq:96.4} \textbf{96.--(1)} & Where an applicant is entitled to an extended support, the extended support period starts on the first day of the support week immediately following the support week in which the support week in the support weight of the support week in the support weight of the support w$

⁽a) S.I. 1987/1967.

theapplicant, or the applicant's partner, ceased to be entitled to a qualifying income-related benefit.

(2)Forthepurposeofsub-paragraph(1), an applicant or an applicant's partner ceases to be entitled to a qualifying income-related benefit on the day immediately following the last day of entitlement to that benefit.

- (3)The extended support period ends-
 - (a) at the end of aperiod of four weeks; or
 - (b) onthe date on which the applicant to whom the extended support is payable has no liability for council tax, if that occurs first.

Amount of extended support: personswho are not pensioners

97.—(1) For any week during the extended supportperiod the amount of the extended support to which anapplicantis entitled is to be the higher of—

- (a) theamountofthesupportunderthisschemetowhichtheapplicantwasentitledby virtueoffallingwithinanyofclassesDtoHinthelastsupportweekbeforethe applicantortheapplicant'spartnerceasedtobeentitledtoaqualifyingincome-related benefit;
- (b) theamountofsupportunderthisschemetowhichtheapplicantwouldbeentitledby virtueoffallingwithinanyofclassesDtoH forany supportweekduringtheextended supportperiod, ifparagraph95(extendedsupport:personswhoarenotpensioners) did not applyto the applicant; or
- (c) the amount of support under this scheme to which the applicant's partner would be entitled by virtue of falling within any of classes DtoH, if paragraph 95 did not apply to the applicant.

(2)Sub-paragraph (1) does not apply in the case of a mover.

(3)Whereanapplicantisinreceiptofanextendedsupportunderthisparagraphandthe applicant's partner makes an application for a supportunder this scheme, no amount of supportunderthisschemeistobeawardedbytheauthorityduringtheextendedsupport period.

Extended support-movers: personswho are notpensioners

98.—(1) This paragraphapplies-

- (a) to a mover; and
- (b) from the Monday following the day of the move.

(2) The amount of the extended support awarded from the Monday from which this paragraph applies until the end of the extended support periodist obethe amount of support under this

schemetowhichthemoverwouldhavebeenentitledhadthey,ortheirpartner,notceasedtobe entitled to a qualifying income-related benefit.

(3)Whereamover'sliabilitytopaycounciltaxinrespectofthenewdwellingistoasecond authority, the extended support(qualifying contributory benefits) may take the form of a payment from this authorityto—

(a) the secondauthority; or

(b) the mover directly.

$Relationship between extended support and entitlement to support by virtue of classes \ DtoH$

99.—(1) Wherean applicant's entitlement to support under this scheme would have ended when the applicant ceased to be entitled to a qualifying income-related benefit in the

circumstanceslistedinparagraph95(1)(b),thatentitlementdoesnotceaseuntiltheendofthe extended support period.

(2) Paragraphs106and107donotapplytoanyextendedsupportpayableinaccordancewith paragraph 95(1)(a) or 98(2) (amount of extended support—movers: persons who are not pensioners).

Extended supports(qualifyingcontributorybenefits): personswhoarenot pensioners

100.—(1) Anapplicantwhoisentitledtosupportunderthisschemebyvirtueoffalling withinany of classesDtoHisentitledtoanextendedsupport(qualifyingcontributory benefits) where—

- (a) the applicant or the applicant's partner was entitled to a qualifying contributorybenefit;
- (b) entitlement to a qualifying contributory benefit ceased because the applicant or the applicant's partner—
 - (i) commenced employment as an employed or self-employed earner;
 - (ii) increased their earnings fromsuch employment; or
 - (iii) increased the number of hours worked in suchemployment,

andthatemploymentisor, as the case may be, those increased earnings or increased number of hours are expected to last five weeks or more;

- (c) the applicant or the applicant's partner had been entitled to and in receipt of a qualifying contributory benefitoracombinationofqualifyingcontributory benefitsforacontinuous periodofatleast26weeksbeforethedayonwhichtheentitlementtoaqualifying contributorybenefit ceased; and
- (d) the applicant or the applicant's partner was not entitled to and not in receipt of a qualifyingincome-relatedbenefitinthelastsupportweekinwhichtheapplicant,or the applicant's partner, was entitled to a qualifying contributorybenefit.

(2) Anapplicantmustbetreated as entitled to support under this scheme by virtue of falling within any of classes Dto Hwhere—

- (a) the applicant ceased to be entitled to support under this scheme because the applicant vacated the dwelling in which the applicant was resident;
- (b) thedayonwhichtheapplicantvacatedthedwellingwaseitherintheweekinwhich entitlement to a qualifying contributorybenefit ceased, or in the preceding week; and
- (c) entitlementtothequalifyingcontributorybenefitceasedinanyofthecircumstances listed in subparagraph (1)(b).

Durationofextendedsupportperiod(qualifyingcontributorybenefits):personswhoare not pensioners

101.—(1) Where an applicant is entitled to an extended support(qualifying contributory benefits), the extended support period starts on the first day of the support week immediately following the support week in which the applicant, or the applicant's partner, ceased to be entitled to a qualifying contributory benefit.

(2)Forthepurpose of sub-paragraph (1), an applicant or an applicant's partner ceases to be entitled to a qualifying contributory benefit on the day immediately following the last day of entitlement to that benefit.

- (3)The extended support period ends—
 - (a) at the end of aperiod of four weeks; or
 - (b) on the date on which the applicant entitled to the extended support (qualifying contributorybenefits) has no liability for council tax, if that occurs first.

Amount of extended support(qualifying contributory benefits): persons who are not pensioners

102.—(1) For anyweek during the extended support period the amount of the extended

support (qualifying contributorybenefits) payable to an applicant is to be the greaterof-

- (a) the amount of support under this scheme to which the applicant was entitled by virtue of falling within any of classes D to H in the last support week before the applicant or the applicant's partner ceased to be entitled to a qualifying contributory benefit;
- (b) theamountofsupportunderthisschemetowhichtheapplicantwouldbeentitledby virtueoffallingwithinanyofclassesDtoH forany supportweekduringtheextended supportperiod, if paragraph 100 (extended supports (qualifying contributory benefits): persons who are not pensioners) did not applyto the applicant; or
- (c) theamountofsupportunderthisschemetowhichtheapplicant'spartnerwouldbe entitled by virtueoffallingwithinanyofclassesDtoH,ifparagraph100didnotapplyto the applicant.

(2)Sub-paragraph (1) does not apply in the case of a mover.

(3)Whereanapplicantisinreceiptofanextendedsupport(qualifyingcontributorybenefits) underthisparagraphandtheapplicant'spartnermakesanapplicationforsupportunderthis scheme,noamountofsupportmaybeallowedbytheappropriateauthority duringtheextended support period.

Extended support(qualifying contributory benefits)—movers: persons who are not pensioners

103.—(1) This paragraphapplies—

- (a) to a mover; and
- (b) from the Monday following the day of the move.

(2) The amount of the extended support (qualifying contributory benefit) payable from the Monday from which this paragraph applies until the end of the extended support periodistobe the amount of support under this scheme which was awarded to the mover for the last support week before the mover, or the mover's partner, ceased to be entitled to a qualifying contributory benefit.

(3)Whereamover'sliabilitytopaycounciltaxinrespectofthenewdwellingistoasecond authority, the extended support(qualifying contributory benefits) may take the form of a payment from this authorityto—

(a) the secondauthority; or

(b) the mover directly.

Relationshipbetweenextendedsupport(qualifyingcontributorybenefits)andentitlement to support byvirtue of classes DtoH

104.—(1) Where an applicant's supportunder this scheme would have ended when the applicantceasedtobeentitledtoaqualifyingcontributory benefitinthecircumstanceslistedin paragraph100(1)(b), that support does not cease until the end of theextended support period.

(2) Paragraphs 106 and 107 (dates on which entitlement begins and change of circumstances take effect) do not apply to any extended support (qualifying contributory benefits) payable in accordance with paragraph 102(1)(a) or 103(2) (amount of extended support — movers: persons who are not pensioners).

CHAPTER 3

Extended support: moversin the authority's area

Extended support: applicant moving into the authority's area

105.Where—

(a) anapplicationismadetotheauthority("thecurrentauthority") for support under this scheme, and

(b) the applicant, or the partner of the applicant, is in receiptof an extended support from— (i) another billing authorityin England; or

(ii) a billing authorityin Wales,

the current authority must reduce any support to which the applicant is entitled under this scheme by the amount of that extended support.

PART13

When entitlement begins and change of circumstances

Date onwhichentitlement begins

106.—(1) Subject to sub-paragraph (2), any person by whom or in respect of whom an applicationforsupportunderthisschemeismadeandwhoisotherwiseentitledtothat supportissoentitledfromthesupportweekfollowingthedateonwhichthatapplicationis made or is treated as made.

(2)Whereapersonisotherwiseentitledtosupportunder thisschemeandbecomesliablefor thefirsttimefortheauthority'scounciltaxinrespectof adwellingofwhichhe isaresidentinthe supportweek in which his application ismade oris treated as made, he isso entitled from that supportweek.

Date onwhichchange of circumstances is to take effect

107.—(1) Exceptincaseswhereparagraph60(disregardofchangesintax,contributions,etc.) applies and subject to the following provisions of this paragraph and (in the case of applicants who arepensioners)paragraph108(changeofcircumstancewherestatepensioncreditinpayment),a change of circumstanceswhichaffectsentitlementto,ortheamountof,supportunderthis scheme ("change of circumstances"), takes effect from the first day of the supportweek following the date on which the changeactuallyoccurs.

(2) Where that change is cessation of entitlement to any benefit under the benefit Acts, the date on which the change actually occurs is the day immediately following the last day of entitlement to that benefit.

(3)Subjecttosub-paragraph(4), where the change of circumstances is a change in the amount of council tax payable, it takes effect from the day on which it actually occurs.

(4) Where the change of circumstances is a change in the amount aperson is liable to pay in respect of council tax in consequence of regulations under section 13 of the 1992 Act (reduced amounts of council tax) or changes in the discount to which adwelling may be subject under section 11 or 11 A of that Act(a) (discounts), it takes effect from the day on which the change in amount has effect.

(5)Wherethechangeofcircumstancesistheapplicant'sacquisitionofapartner, the change takes effect on the dayon which the acquisition takes place.

(a) Section 11A was inserted by section 75(1) of the Local Government Act 2003 (c.26).

(6)Wherethechangeofcircumstancesisthedeathofanapplicant'spartnerortheirseparation, it takes effect on the daythe death or separationoccurs.

(7)Iftwoormorechangesofcircumstancesoccurringinthesamesupportweekwould,but forthisparagraph,takeeffectindifferentsupportweeksinaccordancewithsub-paragraphs(1) to(6)theytakeeffectfromthedaytowhichtheappropriatesub-paragraphfrom(3)to(6)above refers, or, where more than one dayis concerned, from the earlier day. (8) Where the change of circumstances is that income, or an increase in the amount of income, other than a benefit or an increase in the amount of a benefit under the SSCBA, is paid in respect of a past period and there was no entitlement to income of that amount during that period, the change of circumstances takes effect from the first day on which such income, had it been paid in that period at intervals appropriate to that income, would have fallent obetaken into account for the purposes of this scheme.

(9)Without prejudice to sub-paragraph (8), where the change of circumstances is the payment of income, or arrears of income, in respector fap as the change of circumstances takes effect from the first day on which such income, had it been time ously paid in that period at intervals appropriate to that income, would have fallent obetaken into account for the purposes of this scheme.

(10)Sub-paragraph (11) applies if-

- (a) the applicant or his partner has attained the ageof 65; and
- (b) either—
 - (i) a non-dependant took upresidence in theapplicant's dwelling; or
 - (ii) therehas been a change of circumstances in respect of a non-dependent so that the amount of the deduction which falls to be made under paragraph 30 increased.

(11)Where this sub-paragraph applies, the change of circumstances referred to insub-paragraph (10)(b) takes effect from the effective date.

(12)In sub-paragraph (11), but subject to sub-paragraph (13), "the effective date" means-

(a) wheremore than one change of a kindre ferred to insub-paragraph (10) (b) relating to the same nondependent has occurred since—

(i) the date on which the applicant's entitlement to support under this scheme first began; or

(ii) the date which was the last effective date in respect of such a change,

whicheveristhelater, the date which falls 26 weeks after the date on which the first such change occurred;

(b) whereparagraph(a)doesnotapply,thedatewhichfalls26weeksafterthedateonwhich the changereferred to in sub-paragraph (10)(b) occurred.

(13)Ifinany particularcasethedatedeterminedundersub-paragraph(12)isnotthe firstday of asupportweek, the effective date in that case is to be the first day of the next support week to commence after the date determined under that sub-paragraph.

(14) subparagraph (15) applies to persons who fall into classes D, E G and H:

(15)where-

the change of circumstances is a change of circumstances that is required by this scheme to be notified, and

that change of circumstances is notified more than one month after it occurs, and

the superseding decision is advantageous to the claimant,

the date of notification of the change of circumstances shall be treated as the date on which the change of circumstances occurred.

- (16) For the purposes of making a decision under this scheme a longer period of time may be
- (1) allowed for the notification of a change of circumstances in so far as it affects the effective date of the change where the conditions specified in the following provisions of this regulation are satisfied.
- (2) An application for the purposes of paragraph (1) shall–

- (a) include particulars of the change of circumstances and the reasons for the failure to notify the change of circumstances on an earlier date; and
- (b) be made within 3 months of the date on which the change occurred.
- (3) An application for the purposes of paragraph (1) shall not be granted unless the appropriate relevant authority is satisfied that-
 - (a) it is reasonable to grant the application;
 - (b) the change of circumstances notified by the applicant is relevant to the decision which is to be superseded; and
 - (c) special circumstances are relevant and as a result of those special circumstances it was not practicable for the applicant to notify the change of circumstances within one month of the change occurring.
- (4) In determining whether it is reasonable to grant the application, the authority shall have regard to the principle that the greater the amount of time that has elapsed between the date one month after the change of circumstances occurred and the date the application for a superseding decision is made, the more compelling should be the special circumstances on which the application is based.
- (5) In determining whether it is reasonable to grant an application, no account shall be taken of the following-
 - (a) that the applicant was unaware of, or misunderstood, the law applicable to his case (including ignorance or misunderstanding of the time limits imposed by this scheme); or
 - (b) that the Valuation Tribunal or a court has taken a different view of the law from that previously understood and applied.
- (6) An application under this regulation which has been refused may not be renewed.

Change of circumstanceswhere state pension credit inpayment

108.—(1) Sub-paragraphs(2) and (3) applywhere—

- (a) the applicant is in receiptofstate pension credit;
- (b) theamountofstatepensioncreditawardedtohimischangedinconsequenceofachange in the applicant's circumstances or the orrection of an official error; and
- (c) the change in the amount of state pension credit payable to the applicant results in a change in the amount of a support he receives under this scheme.

(2)Wherethechangeofcircumstanceisthatanincreaseintheamountofstatepensioncredit payable to the applicant results in—

- (a) anincrease in the support here ceives under this scheme, the change takes effect from the first day of the support week in which state pension credit becomes payable at the increased rate; or
- (b) adecrease in the support here ceives under this scheme, the change takes effect from the first day of the support we knext following the date on which—
 - (i) the local authority receives notification from the Secretary of State of the increase in the amount of state pension credit; or

(ii) state pension credit is increased,

whichever is the later.

(3)Where the change of circumstance ("the relevant change") is that the applicant's state pensioncredithas been reducedandin consequence the support applicant receives under this scheme reduces—

- (a) in a case where the applicant's state pension credit has been reduced because the applicantfailedtonotifytheSecretaryofStatetimeouslyofachangeofcircumstances, therelevantchangetakeseffectfromthefirstday ofthesupportweekfromwhichstate pension credit was reduced;or
- (b) inany othercasetherelevantchangetakeseffectfromthefirstday ofthesupportweek next following the date onwhich—
 - (i) theauthorityreceivesnotificationfromtheSecretaryofStateofthesupportinthe amount of state pension credit; or
 - (ii) state pension credit is reduced,

whichever is the later.

(4)Wherethechangeofcircumstanceisthatstatepensioncreditisreducedandinconsequence of the change, the amount of support here ceives under this scheme is increased, the change takes effect from the first day of the support week in which state pension credit becomes payable at the reduced rate.

(5)Whereachangeofcircumstanceoccursinthatanawardofstatepensioncredithasbeen madetotheapplicantorhispartnerandthiswouldresultinadecreaseintheamountofsupport hereceivesunderthisscheme,thechangetakeseffectfromthefirstdayofthesupportweek next following the date onwhich—

- (a) theauthorityreceivesnotificationfromtheSecretaryofStateoftheawardofstate pension credit; or
- (b) entitlement to state pension credit begins,
- whichever is the later.

(6)Where,inthecaseofanapplicantwho,orwhosepartner,isorhasbeenawardedstate pension credit comprising onlythe savings credit, there is—

- (a) achangeofcircumstancesofakinddescribedinanyofsub-paragraphs(2)to(5)which results from relevant calculation or estimate; and
- (b) a change of circumstances which is a relevant determination,

eachofwhichresultsinachangeintheamountofsupporttheapplicantreceivesunderthis scheme,thechangeofcircumstancesreferredtoinsub-paragraph(b)takeseffectfromtheday specifiedinsub-paragraph(2),(3),(4)or(5)asthecasemaybe,inrelationtothechangereferred to in paragraph (a).

(7) Whereachangeofcircumstanceoccursinthataguaranteecredithasbeenawardedtothe applicantorhispartnerandthiswouldresultinanincreaseintheamountofsupportthe

applicantreceives under this scheme, the change takes effect from the first day of the support week next following the date in respect of which the guarantee credit is first payable.

(8) Whereachangeofcircumstanceswould, butforthissub-paragraph, take effect under the preceding provisions of this paragraph within the 4 week period specified in paragraph 93

(continuingsupportwherestatepensioncreditclaimed),thatchangetakeseffectonthefirst dayof the first supportweek to commence after the expiryof the 4 week period.

(9)In this paragraph—

- "officialerror" means an error made by—
- (a) the authority r a person-

(i) authorised to carryout anyfunction of theauthorityrelating to this scheme; or

(ii) providing services relating to this scheme directlyor indirectlyto the authority; or

(b) an officer of-

(i) the Department for Work and Pensions; or

(ii) the Commissioners of InlandRevenue,

acting as such,

butexcludes anyerror caused whollyor partlybyanyperson or bodynot specified in paragraph(a)or(b)ofthisdefinitionandanyerroroflawwhichisshowntohavebeenan error onlybyvirtue of asubsequent decision fthe court;

"relevant calculation or estimate" means the calculation or estimate made by the Secretary of State of the applicant's or, as the case may be, the applicant's partner's income and capital for the purposes of the award of state pension credit;

"relevant determination" means a change in the determination by the authority of the applicant's income and capital using the relevant calculation or estimate, in accordance with paragraph36(1).

PART14

Applications(includingduties to notifyauthorityofchangeofcircumstances)

Making an application

109.—(1) In the case of—

- (a) acoupleor(subjecttoparagraph(b))membersofapolygamousmarriageanapplication isto bemadebywhicheveroneofthemtheyagreeshouldsoapplyor,indefaultof agreement, bysuch one of themas the authoritydetermines; or
- (b) inthecaseofmembersofapolygamousmarriagetowhomparagraph37(incomeand capital:awardofuniversalcredit)applies,anapplicationistobemadebywhicheverone ofthepartiestotheearliestmarriagethatstillsubsiststheyagreeshouldsoapplyor,in default of agreement, bysuch one of themas the authoritydetermines.

(2) Where a person who is liable to pay council tax in respect of a dwelling is unable for the time being to act, and ----

- (a) adeputyhasbeenappointedbytheCourtofProtectionwithpowertoclaim,orasthe case maybe, receive benefiton his behalf; or
- (b) inScotland,hisestateisbeingadministeredby ajudicialfactororany guardianactingor appointedundertheAdultswithIncapacity(Scotland)Act2000(**a**)whohaspowerto applyor, as the case maybe,receive benefit on his behalf; or
- (c) anattorneywithageneralpowerorapowertoapplyor,asthecasemaybe,receive benefit,hasbeenappointed bythatpersonunderthePowersofAttorney Act1971(b),the EnduringPowers ofAttorneyAct 1985(c) or the Mental CapacityAct 2005or otherwise,

(**a**) 2000asp4.(**b**) 1971c.27. (**c**)

1985c.29.

thatdeputy, judicial factor, guardianorattorney, as the case may be, may make an application on behalf of

that person.

(3)Whereapersonwhoisliabletopaycounciltaxinrespectofadwellingisunableforthe timebeingtoactandsub-paragraph(2)doesnotapplytohim,theauthoritymay,uponwritten applicationmadetothembyapersonwho,ifanaturalperson,isovertheageof18,appointthat persontoexerciseonbehalfofthepersonwhoisunabletoact,anyrighttowhichthatperson might entitled under this scheme and to receiveand deal on his behalf with anysums payableto him.

(4)Whereapersonwhoisliabletopay counciltaxinrespectofadwellingisforthetimebeing unabletoactandtheSecretaryof Statehasappointedapersontoactonhisbehalfunder regulation33oftheSocialSecurity(ClaimsandPayments)Regulations1987(personsunableto act),theauthoritymayifthatpersonagrees,treathimasifhehadbeenappointedbythemunder sub-paragraph (3).

(5)Wheretheauthorityhasmadeanappointmentundersub-paragraph(3)ortreatedapersonas an appointeeunder sub-paragraph (4)—

- (a) itmayat anytime revoke theappointment;
- (b) thepersonappointedmayresignhisofficeafterhavinggiven4weeksnoticeinwritingto the authority of his intention to do so;
- (c) any such appointment must terminate when the authority is notified of the appointment of a person mentioned in sub-paragraph (2).

(6) Anythingrequired by this scheme to be done by or to any person who is for the time being unable to act may be done by or to the person appointed or treated as appointed under this paragraph and there ceipt of any such person so appointed shall be a good discharge to the authority for any sumpaid.

(7)The authoritymust—

- (a) informanypersonmaking an application of the dutyimposed byparagraph 115(1)(a);
- (b) explain the possible consequences (including prosecution) of failing to comply with that duty; and
- (c) setouthecircumstancesachangeinwhichmightaffectentitlementtothesupportor its amount.

Date onwhichan application is made

110.—(1) Subject to sub-paragraph(7), the date on which an application ismade is—

- (a) in a case where—
 - (i) anawardofstatepensioncreditwhichcomprisesaguaranteecredithasbeenmade to the applicant or his partner, and
 - (ii) the application is made within one month of the date on which the claimforthat state pensioncredit which comprises a guaranteecredit was received at the appropriate DWP office,

the first day of entitlement to state pension credit which comprises a guarantee credit arising from that claim;

- (b) in a case where—
 - (i) an applicant or his partner is a personin receipt of a guarantee credit,
 - (ii) theapplicantbecomesliableforthefirsttimetopaycounciltaxinrespectofthe dwelling which he occupiesas his home, and
 - (iii) theapplicationtotheauthorityisreceivedatthedesignatedofficewithinonemonth of the date of the change,

thedate on which the changetakes place;

- (c) in a case where—
 - (i) anawardofincomesupport,anincome-basedjobseeker'sallowanceoranincomerelatedemploymentandsupportallowanceoranawardofuniversalcredithasbeen made to

the applicant or hispartner, and

(ii) theapplicationismadewithinonemonthofthedateonwhichtheclaimforthat income support, jobseeker's allowance, employment and support allowance or universal credit was received,

the first day of entitlement to income support, an income - based jobseeker's allowance, an income - related employment and support allowance or universal creditarising from that claim;

- (d) in a case where-
 - (i) an applicant or his partner is a person on income support, an income-based jobseeker'sallowanceoranincome-relatedemploymentandsupportallowanceor has an awardof universal credit,
 - (ii) theapplicantbecomesliableforthefirsttimetopaycounciltaxinrespectofthe dwelling which he occupiesas his home, and
 - (iii) theapplicationtotheauthorityisreceivedatthedesignatedofficewithinonemonth of the date of the change,

thedate on which the changetakes place;

- (e) in a case where—
 - (i) theapplicantistheformerpartnerofapersonwhowas,atthedateofhisdeathor their separation, entitled to support under this scheme, and
 - (ii) where the applicant makes an application for support under this scheme within one month of the date of the death or the separation,

thedate of the death or separation;

- (f) exceptwhereparagraph(a),(b)or(e)issatisfied,inacasewhereaproperly completed applicationisreceivedwithinonemonth(orsuchlongerperiodastheauthority considers reasonable) of the date on which an application form was issued to the applicant followingtheapplicantfirst notifying, bywhatevermeans,theauthorityofanintentionto make an application, the dateof first notification;
- (g) in anyother case, the date onwhich the application is received at the designated office.

(2)Forthepurposesonlyofsub-paragraph(1)(c)apersonwhohasbeenawardedanincomebasedjobseeker'sallowanceoranincome-relatedemploymentandsupportallowanceistobe treatedasentitledtothatallowanceforanydayswhichimmediatelyprecedethefirstdayinthat award and on which hewould, but for regulations made under—

- (a) inthecaseofincome-basedjobseeker'sallowance,paragraph4ofSchedule1tothe JobseekersAct 1995 (waiting days); or
- (b) in the case of income-related employment and support allowance, paragraph 2 of Schedule2 to the Welfare ReformAct 2007 (waiting days),

have been entitled to that allowance.

- (3) Removed
 - (a) Removed
 - (b) Removed

(4) Theauthorityistotreatadefectiveapplicationasifithadbeenvalidlymadeinthefirst instanceif,inanyparticularcase,theconditionsspecifiedinsub-paragraph(5)(a),(b)or(c)are satisfied.

(5)The conditions are that—

- (a) whereparagraph4(a)ofSchedule1(incompleteform)applies,theauthorityreceivesat itsdesignatedofficetheproperlycompletedapplicationortheinformationrequestedto completeitortheevidence withinonemonthofthe request,orsuchlongerperiodasthe authoritymayconsider reasonable; or
- (b) where paragraph 4(b) of Schedule 1 (application not on approved form or further

information requested byauthority) applies-

- (i) the approved forms entto the applicant is received at the design at edoffice properly completed within one month of it having been sent to him; or, as the case maybe,
- (ii) the applicant supplies whatever information or evidence was requested under paragraph4 of that Schedulewithin one month of the request,

or, in either case, within such longer periodas the authoritymayconsider reasonable; or

(c) where the authority has requested further information, the authority receives at its designated office the properly completed application or the information requested to complete it within one month of the request or within such longer period as the authority considers reasonable.

(6) Except in the case of an application made by a person treated as not being in Great Britain,

whereapersonhasnotbecomeliableforcounciltaxtotheauthoritybutitisanticipatedthathe will becomesoliablewithintheperiodof8weeks(therelevantperiod), hemayapplyforsupportunderthisschem eatanytimeinthatperiodinrespectofthattaxand, provided that

liabilityarises within the relevant period, the authority is to treat the application as having been made on the day on which the liability for the tax arises.

(7)ExceptinthecaseofanapplicationmadebyapersontreatedasnotbeinginGreatBritain, where the applicant is not entitled to support under this scheme in the support week immediately following the date of his application but the authority is of the opinion that unless there is a change of circumstances he will be entitled to support under this scheme for a period beginning not later than—

- (a) in the case of an application made by—(i)
 - a pensioner, or
 - (ii) apersonwhohasattained,orwhosepartnerhasattained,theagewhichis17weeks younger than the qualifyingage for state pensioncredit,

theseventeenth supportweek following the date onwhich the application is made, or

(b) inthe application made by a person who is not a pensioner, the thirteenth support week following the date on which the application is made,

theauthoritymaytreattheapplicationasmadeonadateinthesupportweekimmediately preceding the first supportweek of that period of entitlement and award supportaccordingly.

(8)In this paragraph "appropriate DWPoffice" means an office of the Department for Work and Pensions dealing with state pension creditor an office which is normally open to the public for the receipt of claims for income support, a jobseeker's allowance or an employment and support allowance.

Back-dating of applications: pensioners

111.—(1) Subjecttosub-paragraph(2),thetimeforthemakingofanapplicationunderthis schemebyapensionerisasregardsanydayonwhich,apartfromsatisfyingthecondition of making an application, the applicant is entitled to such support, that dayand the period of three months immediatelyfollowing it.

(2) In any case where paragraph 110(1) (a) applies, sub-paragraph (1) does not entitle aperson to apply for support under this scheme in respect of any day earlier than three months before the

dateonwhichtheclaimforstatepensioncreditismade(ortreatedasmadebyvirtueofany provision of the Social Security(Claims and Payments) Regulations 1987).

Back-dating of applications: personswho arenot pensioners

112.—(1) Wherean applicant who is a person whois not a pensioner—

- (a) makes an application under this scheme which includes (or which he subsequently requests should include) a period before the application is made; and
- (b) from aday in that period, up to the date hemade the application (or subsequently

requested that the application should include a past period), the applicant had continuous good cause for failing to make an application (or request that the application should include that period),

the application is to be treated as made on the date determined in accordance with sub-paragraph (2).

- (2) That date is the latest of—
 - (a) the first dayfromwhich theapplicant had continuousgood cause; (b)
 - the day3months before thedate the application was made;
 - (c) theday 3monthsbeforethedatewhentheapplicantrequested that the application should include a past period.

Information and evidence

113.—(1) Subject to sub-paragraph(3), a person who makes anapplication for support under thisschememustsatisfysub-paragraph(2)inrelationbothtohimselfandtoanyotherpersonin respect of whomhe is making the application.

(2)This sub-paragraph is satisfied in relation to a personif-

- (a) the application is accompanied by-
 - (i) astatementoftheperson'snationalinsurancenumberandinformationorevidence establishing that that number hasbeenallocated to the person; or
 - (ii) informationorevidenceenablingtheauthoritytoascertainthenationalinsurance number that has been allocated to the person; or
- (b) the personhas made an application for an ational insurance number to be allocated to him and the application for the support is accompanied by—
 - (i) evidence of the application for a nationalinsurancenumber to be so allocated; and
 - (ii) the information or evidence enabling it to be so allocated.
- (3)Sub-paragraph (2) does not apply—
 - (a) inthe case of a childory oungerson in respect of whom an application for support is made;
- (b) to a person who-
 - (i) is a person treated as not being in Great Britain for the purposes of this scheme(a);
 - (ii) issubjecttoimmigrationcontrolwithinthemeaningofsection115(9)(a)ofthe Immigrationand AsylumAct 1999; and
 - (iii) has not previouslybeen allocated a national insurance number.

(4)Subjecttosub-paragraph(5),apersonwhomakesanapplication,orapersontowhomsupport under this scheme has been awarded, must furnish such certificates, documents, informationandevidenceinconnectionwiththeapplicationortheaward,oranyquestionarising out oftheapplicationortheaward,asmayreasonablyberequiredbytheauthorityinorderto

(a) As to which, see paragraph 21.

determinethatperson'sentitlementto,orcontinuingentitlementtosupportunderthisscheme andmustdosowithinonemonthoftheauthorityrequiringhimtodosoorsuchlongerperiodas the authoritymayconsider reasonable.

(5) Nothing in this paragraph requires a person to furnish any certificates, documents, information or evidence relating to a payment to which sub-paragraph (7) applies.

(6)Where a request is made under sub-paragraph (4), the authoritymust—

(a) inform the applicant or the person to whom support under this scheme has been

awardedofhisdutyunderparagraph115(dutytonotifychangeofcircumstances)to notifythe authorityof anychange of circumstances; and

- (b) withoutprejudicetotheextentofthedutyowedunderparagraph115,indicatetohim eitherorally or by noticeorby referencetosomeotherdocumentavailabletohimon applicationandwithoutcharge,thekindofchangeofcircumstanceswhichistobe notified.
- (7)This sub-paragraph applies to anyof the following payments—
 - (a) a payment which is—
 - disregardedunderparagraph28ofSchedule8(sumsdisregardedinthecalculation ofincomeotherthanearnings:personswhoarenotpensioners)orparagraph38of Schedule10 (capital disregards: persons who arenot pensioners); or

(ii) madeunderorbytheTrusts,theFund,theEileenTrust,MFETLimited,theSkipton Fund, the Caxton Foundation or the London Bombings Relief Charitable Fund;

- (b) apaymentwhichisdisregardedunderparagraph 16of Schedule9(paymentsmadeunder certaintrustsandcertainotherpayments),otherthanapaymentundertheIndependent LivingFund (2006);
- (c) apaymentwhichisdisregardedunderparagraph30(9)(b)or(c)(paymentmadeunder certaintrustsetc.)orparagraph2(b)or(c)ofSchedule4(paymentsmadeundercertain trusts etc.) other than a paymentunder the Independent LivingFund (2006).

(8) Where an applicant or a person to whom support under this scheme has been awarded or any partner has attained the qualifying age for state pension credit and is a member of, or a person deriving entitlement to a pension under, a person al pension scheme, hem us twhere the authority so requires furnish the following information—

- (a) the name and addressof thepension fund holder(**a**);
- (b) suchotherinformationincludinganyreferenceorpolicynumberasisneededtoenable the personal pension scheme to be identified.

Amendment and withdrawalof application

114.—(1) Aperson who has made an application mayamend it atanytime before a decisionhas been made on it by a notice in writing delivered or sent to the designated office.

(2) Removed

(3) Anyapplicationamendedinaccordancewithsub-paragraph(1)istobetreated asifit had been amended in the first instance.

(4)Apersonwhohasmadeanapplicationmaywithdrawitbynoticetothedesignatedofficeat anytime before a decision has been made on it.

- (5) Removed
- (6) Any noticeof with drawalgiven in accordance with sub-paragraph (4) has effect when it is received.

(7)Whereaperson,bytelephone,amendsorwithdrawsanapplicationthepersonmust(if requiredtodosoby theauthority)confirm the amendmentor withdrawalby anotice inwriting delivered or sent to the designated office.

Duty tonotify changesofcircumstances

 $\label{eq:2.1} 115.-(1) Subject to sub-paragraphs (3), (6) and (7), the applicant (or any personacting on his behalf) must comply with sub-paragraph (2) if there is a relevant change of circumstances at any time-$

(a) between the making of an application and a decision being made on it, or

⁽a) Forprovisionsrequiringapensionfundholdertoprovideinformationtothebilling authority seeregulationsundersection 14Aof theLocal GovernmentFinanceAct1992.

(b) after the decision is made (where the decision is that the applicant is entitled to supportunderthisscheme)includingatanytimewhiletheapplicantisinreceiptof such support.

(2)Theapplicant(oranypersonactingonhisbehalf)mustnotifyanychangeofcircumstances whichtheapplicant(orthatperson)mightreasonablybeexpectedtoknowmightaffecthis entitlement to, or the amount of, support under this scheme (a "relevant change of circumstances") bygiving notice to the authority—

- (a) in writing; or
- (b) Removed
 - (i) Removed
 - (ii) Removed
- (c) by any other means which the authority agrees to accept in any particular case,

withinaperiodof21daysbeginningwiththedayonwhichthechangeoccurs, or assoonas reasonably practicable after the change occurs, whichever is later.

(3)The dutyimposed on a person bysub-paragraph (1) doesnot extend to notifying-

- (a) changes in theamount of council tax payable to the authority;
- (b) changes in the age of the applicant or that of anymember of his family;
- (c) in the case of an applicant inreceipt of a relevant benefit, changes in circumstances which affect the amount of the benefit but not the amount of the support under this scheme to which he is entitled, other than the cessation of that entitlement to the benefit.

(4) For the purposes of sub-paragraph (3)(c) "relevant benefit" means income support, an income-based jobseeker's allowance or an income-related employment and support allowance or universal credit.

(5) Notwithstandingsub-paragraph(3)(b)or(c)anapplicantisrequiredbysub-paragraph(1)to notifytheauthorityofanychangeinthecompositionofhisfamilyarisingfromthefactthata personwhowasamemberofhisfamilyisnownolongersuchapersonbecausehehasceasedto be a child or young person.

(6)The dutyimposed on a person bysub-paragraph (1) includes—

- (a) inthecaseofapersonfallingwithinclassC(pensioners:alternativemaximumcouncil tax support) giving written notice to the authorityof changes which occur in the number of adults in the dwelling or in the into the date when this occurs;
- (b) Removed

(7)Apersonwhohasbeenawardedsupportunderthisschemewhoisalsoonstatepension credit must report—

- (a) changes affecting the residence or income of any non-dependent normally residing with the applicant or with whom the applicant normally resides;
- (b) anyabsence from the dwelling which exceeds or is likely to exceed 13 weeks.

(8)Inadditiontothechangesrequiredtobereportedundersub-paragraph(7),apersonwhose state pension credit comprises onlythe savings creditmustalso report—

- (a) changes affecting a childliving with him which may result in a change in the amount of support under this scheme allowed in his case, but not changes in the age of the child;
- (b) anychange in the amount of the applicant's capital to be taken into account which does or may take the amount of his capital to more than £16,000;
- (c) anychange in the income or capital of-
 - (i) anon-dependantwhoseincomeandcapitalaretreatedasbelongingtotheapplicant in accordance with paragraph 34 (circumstances in which income of a non-dependant is to be treated as applicant's); or

(ii) apersontowhomparagraph36(2)(e)(partnertreatedasmemberofthehousehold under paragraph 8) refers,

andwhether such a person or, as the casemaybe, non-dependant stops living or begins or resumes living with the applicant.

(9)Apersonwhoisentitledtosupportunderthisschemeandonstatepensioncreditneed onlyreport to the authoritythe changes specified in sub-paragraphs (7)and (8).

PART15

Decisionsbyauthority

Decision by authority

116.Theauthoritymustmakeadecisiononanapplicationforsupportunderthisscheme within14daysofparagraphs110 and 113 and Part1 of Schedule 1beingsatisfied,orassoon as reasonablypracticable thereafter.

Notification ofdecision

(a) in the case of a decision on an application, for thwith or asson as reasonably practicable thereafter;

(b) inanyothercase, within 14 days of that decision or assonably practicable thereafter.

(2) Where the decision is to a ward support the notification under sub-paragraph (1) must include a statement —

- (a) informing the person affected of the dutyimposed byparagraph 115(1)(b);
- (b) explaining the possible consequences (including prosecution) of failing to comply with that duty; and
- (c) settingoutthecircumstancesachangeinwhichmightaffectentitlementtothesupport or its amount.

(3)Wherethedecisionistoawardsupport,thenotificationundersub-paragraph(1)must include a statement as to how that entitlement is to be discharged.

(4) Inanycase, the notification under sub-paragraph (1) must inform the person affected of the procedure by which an appeal may be made and must refer the person to the provision sinth is scheme relating to the procedure for making an appeal (**a**).

(5) Apersonaffected towhom the authority sends or delivers anotification of decision may, within one month of the date of the notification of that decision requesting within the notification of the date of the date of the notification of the date of

(6) Thewrittenstatementreferredtoinsub-paragraph(5)mustbesenttothepersonrequesting it within 14 days or as soon as reasonablypracticable thereafter.

(7)Forthepurposesofthisparagraphapersonistobetreated as a personaffected by a decision of the authority under this scheme where the rights, duties or obligations of that person affected by that decision and the person falls within sub-paragraph (8).

(8) This sub-paragraph applies to—

- (a) the applicant;
- (b) inthecaseofapersonwhoisliabletopaycounciltaxinrespectofadwellingandis unable for the time being toact—
 - (i) adeputyappointedbytheCourtofProtectionwithpowertoclaim,orasthecase maybe,

to

receive benefit on his behalf; or

- (ii) inScotland,ajudicialfactororanyguardianactingorappointedundertheAdults withIncapacity(Scotland)Act2000(**b**)whohaspowertoapplyor,asthecasemay be, receive benefit on the person's behalf; or
- (iii) anattorneywithageneralpowerorapowertoapply or,asthecasemay be,receive benefit,hasbeenappointedbythatpersonunderthePowersofAttorneyAct1971, the EnduringPowersofAttorneyAct1985ortheMentalCapacityAct2005or otherwise,
- (c) a person appointed by the authority under paragraph 109(3).

PART16

Circumstancesin which a payment maybe made

Paymentwhere there is joint and several liability

- 118.--(1) Where---
 - (a) apersonisentitledtosupportunderthisschemeinrespectofhisliabilityforthe authority's council tax as it has effect in respect of a financialyear;
 - (b) the person entitled to the support is jointlyand severallyliable for the council tax; and
 - (c) theauthoritydeterminesthatdischarginghisentitlementbyreducingtheamountofhis liability to which regulation20(2) of the Council Tax (Administration and Enforcement) Regulations 1992 refers would be inappropriate,

itmaymakeapaymenttohimoftheamountofsupporttowhichheisentitled,roundedwhere necessaryto the nearest penny.

(2)Subjecttosub-paragraph(3),anypaymentmadeundersub-paragraph(1)mustbemadeto the person who is entitled to the support.

(3) Whereapersonotherthanthepersonwhoisentitled to the support under this scheme made the application for the support and that first person is a province the support and that first persons appointed to act for a person unable to act) or is the support of the su

(a) Seeparagraphs8to10of Schedule1.(b) 2000asp4.

treated as having been so appointed by virtue of paragraph 109(5), the amount of the support may be paid to that person.

SCHEDULE1

Paragraph11

Procedural matters

PART1

Procedure for an application for support under this scheme

Procedurebywhicha person may applyfor support under this scheme

1.An application will be required for all new claims from the 1st April 2013. Paragraphs 2 to 7 apply to an application for support under this scheme. Applicants currently in receipt of council tax benefit will be assessed under the regulations laid out in this scheme from 1st April 2013 without the requirement

for an additional application.

2.An application maybe made—

(a) in writing to:
Housing Benefits Office
Po Box 730
Civic Centre
Station Road
Harrow
HA1 2XY,

(b) by means of an electronic communication in accordance with Part 4 of this Schedule, or

(c) Removed

3.—(1) Anapplicationwhichismadeinwritingmustbemadetothedesignatedofficeona properlycompleted form.

(2)The form must be provided free of chargebythe authority for the purpose.

4. Where an application madein writing is defective because-

- (a) itwasmadeontheformsuppliedforthepurposebutthatformisnotacceptedbythe authorityas being properlycompleted; or
- (b) it wasmade in writing butnot on the formsupplied forthe purpose and the authoritydoes not accept the application as being in a written form which is sufficient in the circumstancesofthecasehavingregardtothesufficiency ofthewritteninformationand evidence,

theauthoritymay,inacasetowhichsub-paragraph(a)applies,requesttheapplicanttocomplete thedefectiveapplicationor,inthecasetowhichsub-paragraph(b)applies,supplytheapplicant with the approved formor request further information and evidence.

(2) Anapplication made on a form provided by the authority is properly complete diffeompleted in accordance with the instructions on the form, including any instructions to provide information and evidence in connection with the application.

5.—(1) If an application made by electronic communication is defective the authority must provide the person making the application with an opportunity to correct the defect.

(2) Anapplicationmadebyelectronic communication is defective if the applicant does not provide all the information the authority requires.

6.Removed

7.—(1) Removed

(2)Removed

8. - A review of applicants' entitlement to Council Tax Support will be implemented by Harrow Council. Awards of Council Tax Support will be reviewed periodically and failure of the applicant to fulfil any request during a review of their award may result in the termination of that award.

PART2

Procedure for making an appeal

Procedurebywhicha person may make an appeal against certain decisions of the authority

8. Aperson who is aggrieved by a decision of the authority which affects—

- (a) the person's entitlement to support under this scheme, or
- (b) the amount of any support under this scheme,

may serve awritten notice on the authority stating the matter by which, and the ground son which, he is aggrieved.

9. The authoritymust—

- (a) consider the matter to which the notice relates;
- (b) notifythe aggrieved person in writing-
 - (i) that the ground is not well founded, giving reasons for thatbelief; or
 - (ii) that steps have been takento deal with the grievance, stating the steps taken.

 $\label{eq:constraint} \begin{array}{l} \textbf{10.} Where, following notification under paragraph9(b)(i) or(ii), the person is still aggrieved, or if the authority fails to notify the person aggrieved in accordance with paragraph9(b) within two months of the service of his notice, he may appeal to avaluation tribunal under section 16 of the 1992 Act. \end{array}$

10A. An appeal tothe valuation tribunal must be made within two months of the authority's response, or where the authority does not respond, within four months of the date of the aggrieved person's original notice. The appeal must state the grounds on which the appeal is made, and it must also include the date on which notice was served on the billing authority and the date, if any, on which the authority responded.

PART 2A

Persons who may appeal a decision

10B. (1) a person is to be treated as a person who may appeal relevant decision of the authority where that person is-

(a) an applicant;

(b) in the case of a person who is liable to make payments in respect of a dwelling and is unable for the time being to act– any person identified in Part 14, regulation107 of this scheme.

Late appeals

10C. Notwithstanding the time limits specified in paragraph 10A, the president of a tribunal may authorise an appeal to be entertained when he is satisfied that a failure to initiate an appeal arose by reason of circumstances beyond the affected person's control.

Obligation to make payments pending appeal

Appeals

10D. Except in the case of an appeal made in respect of the imposition of a penalty, persons on whom a demand notice has been served must make payment as required by that notice. In the case of an appeal against a penalty however, no amount is payable in that respect while the appeal is outstanding.

Death of a party to an appeal

- **10E.**(1) In any proceedings, on the death of a party to those proceedings, the relevant authority may appoint such person as it thinks fit to proceed with the appeal in the place of the deceased.
- (2) A grant of probate, confirmation or letters of administration in respect of the deceased, whenever taken out, shall have no effect on an appointment made under paragraph (1).
- (3) Where a person appointed under paragraph (1) has, prior to the date of such appointment, taken any action in relation to the appeal on behalf of the deceased, the effective date of appointment shall be treated as the day immediately prior to the first day on which such action was taken.
- (4) For the purposes of this regulation only, "appeal" means an appeal to the authority, the valuation tribunal or a court.

PART3

Procedure for applying for a discretionary support

Procedure for an application to the authority for support under section 13A(1)(c) of the 1992 Act

 $\begin{array}{ccc} \textbf{11.} & \textbf{(1)} & \textbf{Anapplicationtotheauthority} & \textbf{for support undersection 13A(1)(c) of the 1992Act} & \textbf{maybe made} \\ & \textbf{made} \\ & \textbf{(2)} & \textbf{$

(a) in writing;

(b) bymeans of an electronic communication in accordance with Part 4 of this Schedule; or

(c) where the authority has published at elephone number for the purposes of receiving such applications, by telephone.

(2)Where—

- (a) theauthorityhasmadeadeterminationundersection13A(1)(c)inrelationtoaclassof case in which liabilityis to be reduced; and
- (b) a person in that class would otherwise be entitled to support under this scheme,

that person's application for support under this scheme may also be treated as an application for support under section 13A(1)(c).

PART4

Electroniccommunication

Interpretation

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12.In this Part—
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"information" includes an application, certificate, notice or other evidence;



"official computer system" means a computer system maintained by or on behalf of the authority for the sending, receiving, processing or storing of any information.

Conditions for theuse of electronic communication

13.—(1) Theauthoritymayuseanelectroniccommunicationinconnectionwithapplications for, and awardsof, support under this scheme.

(2) A person other than the authority may use an electronic communication in connection with the matters referred to insub-paragraph (1) if the conditions specified in sub-paragraphs (3) to (6) are satisfied.

(3) The first condition is that the person is for the time being permitted to use an electronic communication by an authorisation given by means of a direction of the Chief Executive of the authority.

(4)The second condition is that the person uses an approved method of (a)

authenticating the identity of the sender of the communication;

- (b) electronic communication;
- (c) authenticating any application or notice delivered by means of an electronic communication; and
- (d) subject to sub-paragraph (7), submitting to the authority any information.

(5)Thethirdconditionisthatanyinformationsentbymeansofanelectroniccommunicationis in a formsupplied for the purposes of thisPart of this Schedule.

(6) Thefourthconditionisthatthepersonmaintainssuchrecordsinwrittenorelectronic form as maybe specified in a direction given by the Chief Executive of the authority.

(7)Wherethepersonuses any method other than the method approved of submitting any information, that information is to be treated as not having been submitted.

(8)Inthisparagraph"approved" meansapproved by means of a direction given by the Chief Executive of the authority for the purposes of this Part of this Schedule.

Use of intermediaries

14. The authoritymayuse intermediaries in connection with-

- (a) the delivery of any information by means of an electronic communication; and
- (b) the authentication or security of anything transmitted by such means,

and mayrequire other persons to use intermediaries in connection with those matters.

Effectofdelivering information by means of electronic communication

15.—(1) Anyinformationwhichisdeliveredbymeansofanelectroniccommunicationistobe treatedashavingbeendeliveredinthemannerorformrequiredbyanyprovisionofthisscheme, on the daythe conditions imposed—

(a) by this Part; and

(b) byor under an enactment, are

satisfied.

(2) Theauthoritymaydeterminethatanyinformationistobetreatedasdeliveredonadifferent day(whether earlier or later)from the dayprovided for in sub-paragraph (1).

(3)Informationmustnotbetakentohavebeendeliveredtoanofficialcomputersystemby means of an electronic communication unless it is accepted by the system to which it is delivered.

Proofofidentity ofsenderor recipient ofinformation

16.If it is necessary to prove, for the purpose of anylegal proceedings, the identity of-

- (a) thesenderofanyinformationdeliveredbymeansofanelectroniccommunicationtoan official computer system; or
- (b) therecipientofany suchinformationdeliveredbymeansofanelectroniccommunication from an official computer system,

thesenderorrecipient, as the case may be, is to be presumed to be the person whose name is recorded as such on that official computer system.

Proof of delivery of information

17.—(1) Ifitisnecessarytoprove,forthepurposeofanylegalproceedings,thattheuseofan electroniccommunicationhasresultedinthedeliveryofanyinformationthismustbepresumedto have been the case where—

- (a) any such information has been delivered to the relevant authority, if the delivery of that information has been recorded on an official computer system; or
- (b) any such information has been delivered by the relevant authority, if the delivery of that information has been recorded on an official computer system.

(2)Ifitisnecessarytoprove, for the purpose of any legal proceedings, that the use of an electronic communication has resulted in the delivery of any such information, this must be presumed not to be the case, if that information delivered to the relevant authority has not been recorded on an official computer system.

(3) If it is necessary to prove, for the purpose of any legal proceedings, when any such informationsent by meansofanelectronic communication has been received, the time and date of receipt must be presumed to be that recorded on an official computer system.

Proof of content of information

18.Ifitisnecessarytoprove,forthepurposeofanylegalproceedings,thecontentofany informationsentbymeansofanelectroniccommunication,thecontentmustbepresumedtobe recorded onan official computer system.

that

SCHEDULE2

Paragraph25

Applicable amounts: pensioners

PART1

Personalallowances

Personal allowance

1. The amount specified in column (2) below in respect of each person or couples pecified in column (1) is the amount specified for the purposes of paragraph 25(1)(a).

Column (1)	Column (2)
Person, couple orpolygamous marriage	Amount
(1)Single applicant or lone parent—	(1)
(a) aged under 65;	(a)£142.70;
(b)aged 65 or over.	(b) £161.25.
(2) Couple—	(2)
(a)both members aged under 65;	(a)£217.90;
(b)one or both members aged 65 or over.	(b) £241.65.

(3) If the applicant is a member of a polygamous marriage and none of the members	(a)£217.90;
of the marriage has attained the age of65— (a)for the applicant and theother partyto the marriage;	(b) £75.20.
(b)for each additional spouse who is a member of the same household as theapplicant.	(4)
(4) If the applicant is a member of a polygamous marriage and one or more members of the marriage are aged 65 or over—	(a)£241.65;
(a) for the applicant and theother partyto the marriage;	(b) £80.40.
(b)for each additional spouse who is a member of the same household as theapplicant.	

Child oryoung personamounts

Column (1)	Column (2)
Child or young person	Amount
Person in respect of the period—	
(a)beginning on that person's date of birth and	(a)£64.99;
ending on the daypreceding the first Mondayin	
September following that person's sixteenth	
birthday;	
(b)beginning on the first Mondayin September	(b)£64.99.
following that person's sixteenth birthdayand	
ending on the day preceding that person's	
twentieth birthday.	
(2) In column (1) of the table "the first Monday	
in September" means the Monday which first	
occurs in the month of September in any year.	

PART2

Familypremium

Family premium

3. The amountforthepurposes of paragraph 25(1)(c) in respect of a family of which at least one member is a child oryoung person is £17.40.

PART3

Premiums

4.ThepremiumsspecifiedinPart4are,forthepurposesofparagraph25(1)(d),applicabletoan applicant who satisfies the condition specified inthisPart in respect of that premium.

- (a) inthecaseofabenefittowhichtheSocialSecurity(OverlappingBenefits)Regulations
 1979applies,anyperiodduringwhich,apartfromtheprovisionofthoseRegulations,he would be in receiptof that benefit; and
- (b) anyperiod spent bya person in undertaking a courseof training or instruction provided or approvedbytheSecretaryofStateundersection2oftheEmploymentandTrainingAct 1973,orbySkillsDevelopmentScotland,ScottishEnterpriseorHighlandandIslands Enterpriseundersection2oftheEnterpriseandNewTowns(Scotland)Act1990orfor anyperiod during which he is inreceipt of a training allowance.

(2)Forthepurposesofthecarerpremiumunderparagraph9,apersonistobetreatedasbeing inreceiptofacarer'sallowancebyvirtueofsub-paragraph(1)(a)onlyifandforsolongasthe personinrespectofwhosecaretheallowancehasbeenclaimedremainsinreceiptofattendance orthecarecomponentofdisabilitylivingallowanceatthehighestormiddlerate accordancewithsection72(3)oftheSSCBA,orthedailylivingcomponentof independencepaymentpaidateitherrateprescribedinaccordancewithPart4ofthe Welfare 2012 oran AFIP.

Severedisability premium

6.—(1) The condition is that the applicant is a severely disabled person.

- (a) inthe case of a single applicant, alone parent or an applicant who is treated as having no partner in consequence of sub-paragraph (3)—
 - (i) heisinreceiptofattendanceallowance,orthecarecomponentofdisabilityliving allowanceatthehighestormiddlerateprescribedinaccordancewithsection72(3) of theSSCBA,orthedailylivingcomponentofpersonalindependencepayment paidateitherrateprescribedinaccordancewithPart4oftheWelfareReformAct 2012,oranAFIP; and
 - (ii) subjecttosub-paragraph(6), hehas non-dependent saged 18 or overnormally residing with himor with whomhe is normally residing; and

(iii) nopersonisentitledto, and in receipt of, a carer's allowance in respect of caring for him;

(b) in the case of an applicant who has a partner—

- (i) the applicant is in receipt of attendance allowance, or the care component of disabilitylivingallowanceatthehighestormiddlerateprescribedinaccordance with section 72(3) of the SSCBA, or the daily living component of personal independencepaymentpaidateitherrateprescribedinaccordancewithPart4of the Welfare ReformAct 2012, or an AFIP;
- (ii) hispartneris alsoin receiptofsuchanallowanceor,ifhe isa memberofa polygamousmarriage, each other member ofthatmarriage is in receiptof such an allowance; and
- (iii) subjecttosub-paragraph(6),theapplicanthasnonon-dependantsaged18orover normallyresiding with himor with whomhe is normallyresiding,

and either a person is entitled to and in receipt of a carer's allowance in respect of caring for only one of the coupleor, if he is a member of a polygamous marriage, for one or more but not all the members of the marriage, or as the case may be, no person is entitled to and in receipt of such an respect of caring for either member of a couple or any of the members of the marriage.

(3) Where an applicant has a partner who does not satisfy the condition in sub-paragraph (2)(b)(ii), and that partner is blind or is treated as blind within the meaning of sub-paragraph (4), that partner is that partner is the treated for the purposes of up paragraph (2) so if how are not partner of the applicant.

that partner is to be treated for the purposes of sub-paragraph (2) as if hewere not a partner of the applicant.

(4)Forthepurposesofsub-paragraph(3),apersonisblindifheisregisteredinaregister compiledbyalocalauthorityundersection29oftheNationalAssistanceAct1948(welfare services)or,inScotland,hasbeencertifiedasblindandinconsequenceheisregisteredina register maintained by or on behalf of a council constituted under section 2 of the Local Government (Scotland) Act1994.

(5) Forthepurposes of sub-paragraph (4), aperson who has ceased to be registered as blind and as satisfying the additional conditions etout in that sub-paragraph for a period of 28 weeks following the date on which he ceased to be so registered.

(6)For the purposes of sub-paragraph (2)(a)(ii) and (2)(b)(iii) no account is to be takenof-

- (a) a person receiving attendance allowance, or the care component of disabilityliving allowanceatthehighestor middlerateprescribedinaccordancewithsection72(3)ofthe SSCBA, or the dailyliving component of personal independence payment paidate ither rate prescribed in accordance with Part 4 of the Welfare ReformAct 2012, or an AFIP; or
- (b) apersonwhoisblindoristreated as blind within the meaning of sub-paragraphs (4) and (5).

(7)For the purposes of sub-paragraph (2)(b) a person is to betreated—

- (a) asbeinginreceiptofattendanceallowance,orthecarecomponentofdisabilityliving allowanceatthehighestor middlerateprescribedinaccordancewithsection72(3)ofthe SSCBA,ifhewould,butforhisbeingapatientforaperiodexceeding28days,besoin receipt;
- (b) asbeinginreceiptofthedailylivingcomponentofpersonalindependencepaymentpaid at therateprescribedinaccordancewithPart4oftheWelfareReformAct2012ifhe would, butforhisbeingapatientforaperiodexceeding28days,besoinreceipt, notwithstanding section 86 of thatAct and regulations made thereunder;
- (c) asbeinginreceiptofanAFIPifhewouldbesoinreceiptbutforasuspensionof paymentinaccordancewithanytermsofthearmedandreserveforcescompensation schemewhichallowforasuspensionbecauseapersonisundergoingmedicaltreatment in a hospital or similarinstitution;
- (d) asbeingentitledtoandinreceiptofacarer'sallowanceifhewould,butfortheperson forwhomhewascaringbeingapatientinhospitalforaperiodexceeding28days,beso entitled and in receipt.

(8)For the purposes of sub-paragraph (2)(a)(iii) and (b)-

- (a) noaccountistobetakenofanawardofcarer'sallowancetotheextentthatpaymentof suchanawardisback-datedforaperiodbeforethedateonwhichtheawardisfirstpaid; and
- (b) references to a person beingin receipt of acarer's allowance include reference to a person whowouldhavebeeninreceiptofthatallowancebutfortheapplicationofarestriction under section 6Bor7 of theSocial Security Fraud Act 2001(a) (loss of benefit).

Enhanced disability premium

7.—(1) The condition is that—

- (a) the care component of disability living allowance is, or would, but for a suspension of benefit in a cordance with regulation sunder section 113(2) of the SSCBA or but for an abatement as a consequence of hospitalisation, be payable at the high estrate prescribed under section 73(2) of that Act; or
- (b) (asthecasemaybe)thedailylivingcomponentofpersonalindependencepaymentis,or would,butforasuspensionofbenefitinaccordancewithregulationsundersection860f

(a) 2001c.11.

theWelfareReformAct2012,bepayableattheenhancedrateprescribedinaccordance with section 78(2) of that Act,

inrespect of a child or young person whois a member of the applicant's family.

(2)Wheretheconditioninsub-paragraph(1)ceasestobesatisfiedbecauseofthedeathofa childoryoungperson,theconditionisthattheapplicantorpartnerisentitledtochildbenefitin respectof thatpersonundersection145AoftheSSCBA(entitlementafterdeathofchildor qualifyingyoung person).

Disabled child premium

8.Theconditionisthatachildoryoungpersonforwhomtheapplicantorapartnerofhisis responsible and who is a member of the applicant's household—

- (a) is in receiptof disability living allowance, personal independence paymentoris no longer inreceiptofsuchallowanceorpaymentbecauseheisapatient,providedthatthechildor young person continues to be a member of the family; or
- (b) isblindwithinthemeaningofparagraph6(4) ortreated as blind in accordance with paragraph6(5); or
- (c) isachildoryoungpersoninrespectofwhomsection145AoftheSSCBA(entitlement afterdeathofchildorqualifyingyoungperson)appliesforthepurposesofentitlementto childbenefitbutonlyfortheperiodprescribedunderthatsection,and inrespectofwhom adisabledchildpremiumwasincludedintheapplicant'sapplicableamountimmediately beforethedeathofthatchildoryoungperson,orceasedtobeincludedintheapplicant's applicable amount because of that child or young person's death.

Carer premium

9.—(1) Theconditionisthattheapplicantorhispartneris, or both of the mare, entitled to a carer's allowance.

(2)Where a carer premiumhasbeen awarded but-

- (a) the person in respect of whose care the carer's allowancehas beenawarded dies; or
- (b) the person in respect of whom the premium was awarded ceases to be treated as entitled, to a carer's allowance,

thisparagraphistobetreated assatisfied for a period of eightweeks from the relevant date specified in sub-

paragraph (3).

(3)The relevant date for the purposes of sub-paragraph(2) is—

- (a) inacasewithinsub-paragraph(2)(a),theSundayfollowingthedeathofthepersonin respectofwhosecarethecarer'sallowancehasbeenawarded(orbeginningwiththedate of death if the date occurredon a Sunday);
- (b) in a case within sub-paragraph (2)(b), the date on which that person who was entitled to a carer's allowance ceases tobe entitled to it.

(4)Forthepurposes of this paragraph, a personisto betreated as being entitled to and in receipt of a carer's allowance for any period not covered by an award but in respect of which a payment is made in lieu of an award.

Personsinreceipt of concessionary payments

10.For the purpose of determining whether a premium is applicable to a person under paragraphs6to9,anyconcessionarypaymentmadetocompensatethatpersonforthenon-paymentofanybenefitmentionedinthoseparagraphsistobetreatedasifitwereapaymentof that benefit.

Personin receiptof benefit

11.ForthepurposesofthisPartofthisSchedule,apersonistoberegardedasbeinginreceipt of anybenefitif,andonlyif,itispaidinrespectofhimandistobesoregardedonlyforany period in respect of which that benefit is paid.

PART4

Amounts of premium specified in Part 3

12.—(1) Severe DisabilityPremium—

Provision	Amount
(a) where the applicant satisfies the condition in paragraph 6(2)(a);	(a)£58.20;
(b) where the applicant satisfies the condition in paragraph 6(2)(b)—	(b)
 (i) inacasewherethereissomeone in receiptofacarer'sallowance or if he or any partner satisfies thatconditiononly byvirtueof paragraph6(7); 	(i)£58.20;
(ii) inacasewherethereisno-onein receipt of such anallowance.	(ii)£116.40.
(2) Enhanced disabilitypremium.	(2) £22.89in respect of eachchild or young person in respect of whom the conditions
(3) DisabledChildPremium.	specified in paragraph 7 aresatisfied.(3) £56.63in respect of eachchild or young person in respect of whomthe condition specified in paragraph 8 is satisfied
(4) CarerPremium.	(4) £32.60in respect of eachperson who satisfies the condition specified in paragraph 9.

SCHEDULE3

Paragraph26

Applicable amounts:personswho are not pensioners

PART1

Personalallowances

1. The amounts specified in column (2) below in respect of each person or couples pecified in column (1) are the amounts specified for the purposes of paragraphs 26(1)(a) and 27(1)(a) and (b) —

10)	
Column (1)	Column (2)
Person orcouple	Amount
(1)Asingle applicant who—	(1)
(a)is entitled tomain phaseemployment and support allowance;	(a)£71.00;

(b) is aged not less than 25;	(b) £71.00;
(c) is aged not less than 18 but less than 25.	(c) £56.25.
(2) Lone parent.	(2) £71.00.

	~ .
(2)	Coupla
())	Couple.

(3) £111.45.

(a) paragraph18 is satisfied in relation to the applicant; or

(b) the applicant is entitled to a converted employment and support allowance.

3.—(1) Theamountsspecified incolumn(2) below in respect of each person specified in column(1) are, for the relevant period specified incolumn(1), the amounts specified for the purposes of paragraphs 26(1)(b) and 27(1)(c)—

Column (1)	Column (2)
Child orYoungperson	Amount
Person in respect of the period—	
(a)beginning on that person's date of birth and	£64.99
ending onthe dayprecedingthe first Mondayin	
September following that person's sixteenth	
birthday;	
(b)beginning on the first Mondayin September	£64.99
following that person's sixteenth birthdayand	
ending on the daypreceding that person's	
twentieth birthday.	

(2)Incolumn(1)ofthetableinsub-paragraph(1), "thefirstMondayinSeptember" means the Monday which first occurs in the month of September in any year.

PART

2

Familypremiu

m

4.—(1) Theamountforthepurposesofparagraphs26(1)(c)and27(1)(d)inrespectofafamily of which at least one member is a child or young person is—

(a) where the applicant is a loneparentto whomsub-paragraph (2) applies, £22.20;

(b) in anyother case, $\pounds 17.40$.

(2)The amount in sub-paragraph (1)(a) is applicable to a lone parent—

(a) whowasentitledtocounciltaxbenefiton5thApril1998andwhoseapplicableamount onthatdateincludedtheamountapplicableunderparagraph3(1)(a)ofSchedule1tothe Council TaxBenefit(Personswhohaveattainedthequalifyingageforstatepension credit) Regulations 2006 as inforce on thatdate; or

(b) on becoming entitled to council taxbenefit where that lone parent-

- (i) hadbeentreated as entitled to that benefit in accordance with sub-paragraph (3) as at the day before the date of claim for that benefit; and
- (ii) wasentitledtohousingbenefitasatthedateofclaimforcounciltaxbenefitor wouldhavebeenentitledtohousingbenefitasatthatdatehadthatdaynotfallen during a rent free period as defined in regulation 81 of the Housing Benefit Regulations 2006,

and in respect of whom, all of the conditions specified in sub-paragraph (3) have continued to apply.

(3)Theconditionsspecifiedforthepurposesofsub-paragraph(2)arethat,inrespectofthe period commencing on 6thApril 1998—

(a) the applicant has not ceased to be entitled, or hasnot ceased to be treated asentitled, to

- (i) council tax benefit (in relation to the period prior to1st April 2013), and
- (ii) asupportunderthisscheme(inrelationtotheperiodcommencingon1stApril 2013);
- (b) the applicant has not ceased to be a lone parent;
- (c) wheretheapplicantwasentitledtoincomesupportortoanincome-basedjobseeker's allowanceon 5th April1998,he hascontinuously,sincethatdate, been entitledtoincome support, an income-based jobseeker's allowance or income-related employment and support allowance or acombination of those benefits;
- (d) where the applicant was not entitled to income support or to an income-based jobseeker's allowance on 5th April 1998, he has not be come entitled to income support, an income-based jobseeker's allowance or an income-related employment and support allowance; and
- (e) apremiumunderparagraph 9oracomponentunderparagraph21or22hasnotbecome applicable to the applicant.

(4)Forthepurposesofsub-paragraphs(2)(b)(i)and(3)(a),anapplicantistobetreated as entitled to council taxben efit during any period where he was not, or had ceased to be, so entitled and —

(a) throughoutthatperiod, hehadbeen awarded housing benefit and his applicable amount included the amount applicable under paragraph 3(1)(a) of Schedule 3 to the Housing Benefit

Regulations 2006 (lone parent rate of familypremium); or

(b) he would have been awardedhousing benefit duringthatperiod had that period not been a rentfreeperiodasdefinedinregulation81oftheHousingBenefitRegulations2006and hisapplicableamountthroughoutthatperiodwouldhaveincludedtheamountapplicable under paragraph 3(1)(a) of Schedule 3 to thoseRegulations.

PART3

Premiums

5.Exceptasprovided in paragraph 6, the premiums specified in Part4are, for the purposes of paragraphs 26(1)(d) and 27(1)(e) (premiums), applicable to an applicant who satisfies the condition specified in paragraphs 9 to 14 in respect of that premium.

6.Subjecttoparagraph7,whereanapplicantsatisfiestheconditionsinrespectofmorethanone premiuminthisPartofthisSchedule,onlyonepremiumisapplicabletohimand,iftheyare different amounts, the higheror highest amount applies.

7. The following premiums, namely-

(a) a severe disabilitypremiumto which paragraph 11applies;

(b) an enhanced disability premium to which paragraph 12 applies; (c)

a disabled child premiumtowhich paragraph13 applies; and (d) a

carer premiumto which paragraph 14applies,

maybe applicable in addition to anyotherpremiumwhich mayapplyunder this Schedule.

8.—(1) Subjecttosub-paragraph(2),forthepurposesofthisPartofthisSchedule,oncea premiumisapplicabletoanapplicantunderthisPart,apersonistobetreatedasbeinginreceipt of anybenefit for—

(a) inthecaseofabenefittowhichtheSocialSecurity(OverlappingBenefits)Regulations
 1979(a)applies,any period duringwhich,apartfromtheprovisionsofthoseRegulations, he would be in receipt of thatbenefit; and

(a) S.I. 1979/597.

(b) anyperiod spent by a person in undertaking a course of training or instruction provided or approved by the Secretary of State undersection 2 of the Employment and Training Act 1973orbySkillsDevelopmentScotland,ScottishEnterpriseorHighlandsandIslands Enterpriseundersection2oftheEnterpriseandNewTowns(Scotland)Act1990forany period during whichhe is in receipt of a training allowance.

(2)Forthepurposesofthecarerpremiumunderparagraph14, apersonistobetreated as being in receiptofcarer'sallowancebyvirtueofsub-paragraph(1)(a)onlyifandforsolongasthe personinrespectofwhosecaretheallowancehasbeenclaimedremainsinreceiptofattendance allowance. orthecarecomponentofdisabilitylivingallowanceatthehighestormiddlerate prescribedin accordancewithsection72(3)oftheSSCBAorthedailylivingcomponentof personal independence payment payable underPart 4 of the WelfareReformAct 2012.

Disability premium

9.The condition is that—

- (a) where the applicant is a single applicant or a lone parent, he has not attained the qualifyingageforstatepensioncreditandtheadditionalconditionspecifiedinparagraph 10 is satisfied; or
- (b) where the applicant has partner, either
 - theapplicanthasnotattainedthequalifyingageforstatepensioncreditandthe additional (i) condition specified in paragraph10(1)(a) or (b) is satisfied byhim; or
 - (ii) his partner has not attained the qualifying age for state pension credit and the additional condition specified in paragraph10(1)(a) is satisfied by his partner.

Additional condition for the disability premium

10.—(1) Subjecttosub-paragraph(2)andparagraph8,theadditionalconditionreferredtoin paragraph9 is that either-

(a) the applicant or, as the case maybe, his partner-

(i) is in receipt of one or more of the following benefits: attendance allowance, disabilitylivingallowance, personalindependence payment, an AFIP, the disability element element of working tax credit as specified in or the severe disability regulation20(1)(b)and(f)oftheWorkingTaxCredit(EntitlementandMaximum Rate)Regulations2002(a),mobilitysupplement,long-termincapacitybenefitunder Part 2 of

the SSCBAor severe disablementallowance under Part 3 of that Act but, in thecase oflong-termincapacitybenefitorseveredisablementallowance,onlywhere it is paid in respect of him;or

- wasinreceiptoflong-termincapacitybenefitunderPart2oftheSSCBAwhen (ii) entitlementtothatbenefitceasedonaccountofthepaymentofaretirementpension under thatAct and theapplicantremained continuouslyentitled to-
 - (aa) council tax benefit (in relation to the period prior to1st April 2013, and
 - (bb) supportunderthisscheme(inrelationtotheperiodcommencingon1st April 2013), and

ifthelong-termincapacitybenefitwaspayabletohispartner,thepartnerisstilla member of the family; or

(iii) was in receipt of attendance allowance or disabilityliving allowance but payment of benefit has been suspended in accordance with regulations made under section 113(2)oftheSSCBAorotherwiseabatedasaconsequenceoftheapplicantorhis partnerbecomingapatientwithinthemeaningofparagraph58(11)(i)(treatmentof child care charges); or

- (iv) wasinreceiptofpersonalindependencepayment, butpaymentofthatbenefithas beensuspendedinaccordancewithsection860ftheWelfareReform Act2012asa consequenceoftheapplicantbecomingapatientwithinthemeaningofparagraph 58(11)(i)(treatment of childcare charges); or
- (v) wasinreceiptofanAFIP, butpayment has been suspended in accordance with any terms of the armed and reserve forces compensation scheme which allow for suspension because a person is undergoing medical treatment in a hospital or institution; or
- (vi) hehasaninvalidcarriageorothervehicleprovidedtohimbytheSecretaryofState oraclinicalcommissioninggroupunderparagraph9ofSchedule1totheNational Health ServiceAct2006(a)orundersection46oftheNationalHealthService (Scotland) Act1978(b)orprovidedbytheDepartmentofHealth,SocialServices andPublicSafety inNorthernIrelandunderArticle30(1)oftheHealthandPersonal Social Services (Northern Ireland) Order1972(c); or
- (vii) isblindandinconsequenceregisteredinaregistercompiledbyalocalauthority under section 29 of theNational Assistance Act 1948 (welfare services) or, in Scotland,hasbeencertifiedasblindandinconsequence heisregisteredinaregister maintainedby oronbehalfofacouncilconstitutedundersection2oftheLocal Government (Scotland) Act1994; or
- (b) the applicant—
 - (i) is, or istreated as, incapable of work in accordance with the provisions of, and regulations made under, Part 12A of the SSCBA (incapacity for work); and
 - (ii) hasbeenincapable,orhasbeentreatedasincapable,ofworkforacontinuousperiod of not less than—
 - (aa) inthecaseofanapplicantwhoisterminallyillwithinthemeaningofsection 30B(4)of the SSCBA, 196 days;
 - (bb) in anyother case, 364 days.

(2) For the purposes of sub-paragraph (1) (a) (vii), a person who has ceased to be registered as blind on regaining his eyesight is nevertheless to be treated as blind and as satisfying the additional conditions to utin that sub-paragraph for a period of 28 weeks following the date on which he ceased to be so registered.

(3)Forthepurposesofsub-paragraph(1)(b),oncethedisabilitypremiumisapplicabletoan applicantbyvirtueofhissatisfyingtheadditionalconditionspecifiedinthatprovision,ifhethen ceases,foraperiodof8weeksorless,tobetreatedasincapableofworkortobeincapableof work heis,onagainbecomingsoincapableofwork,immediatelythereaftertobetreatedas satisfying the condition in sub-paragraph (1)(b).

(4)Forthepurposesofsub-paragraph(1)(b),oncethedisabilitypremiumisapplicabletoan applicantbyvirtueofhissatisfyingtheadditionalconditionspecifiedinthatprovision,heisto continuetobetreatedassatisfyingthatconditionforanyperiodspentbyhiminundertakinga courseoftraining providedundersection2 ofthe EmploymentandTraining Act1973 orsection 2 of theEnterpriseandNewTowns(Scotland)Act1990orforanyperiodduringwhichheisin receipt of a training allowance.

(5) Forthepurposesofsub-paragraph(1)(b), whereany two ormore periods of incapacity are separated by a break of not more than 56 days, those periods are to be treated as one continuous period.

(6) For the purposes of this paragraph, are ference to a person who is orwas in receipt of long-term in capacity benefit includes a person who is orwas in receipt of short-term in capacity benefit in the statement of the stat

⁽a) 2006c.41;paragraph9hasbeenamendedbysections17(10)oftheHealthandSocialCare Act2012(c.7)(toreplacereferencestothe Secretary ofStatewithreferencestoclinicalcommissioninggroups),butthoseprovisionsarenotyetfully inforce.

(b) 1978c.29.

(c) S.I. 1972/1265(N.I.14).

ata rate equal to the long-termrate byvirtue of section 30B(4)(a) of theAct (short-termincapacity benefit for a person who is terminallyill), or who would be or would have been in receipt of short-termincapacitybenefitatsucharatebutforthefactthattherateofshort-termincapacitybenefit alreadypayable to himis or was equal to or greater than the long-termrate.

(7) In the case of an applicant who is a welfare to work beneficiary(a person to whom regulation 13A(1) of the Social Security (Incapacity for Work) (General) Regulations 1995 applies, and whoagain becomes incapable of work for the purposes of Part 12A of the SSCBA)—

(a) the reference to aperiod of 8weeks in sub-paragraph (3);and

(b) the reference to aperiod of 56 days in sub-paragraph (5),

ineach case is tobe treated as a reference to aperiod of 104 weeks.

(8)Theapplicantisnotentitledtothedisabilitypremiumifhehas,oristreatedashaving, limited capabilityfor work.

Severedisability premium

11.—(1) The condition is that the applicant is a severely disabled person.

- (a) inthe case of a single applicant, alone parent or an applicant who is treated as having no partner in consequence of sub-paragraph (3)—
 - (i) heisinreceiptofattendanceallowance,orthecarecomponentofdisabilityliving allowanceatthehighestormiddlerateprescribedinaccordancewithsection72(3) of theSSCBA,orthedailylivingcomponentofpersonalindependencepayment payable at either rate under Part 4 of the WelfareReformAct 2012, or anAFIP; and
 - (ii) subjecttosub-paragraph(4), hehasnonon-dependantsaged180 rovernormally residing with himor with whomhe is normally residing; and
 - (iii) nopersonisentitledto,andinreceiptof,acarer'sallowanceundersection70ofthe SSCBAin respectof caring for him;
- (b) in the case of an applicant who has apartner-
 - (i) the applicant is in receipt of attendance allowance, or the care component of disabilitylivingallowanceatthehighestormiddlerateprescribedinaccordance with section 72(3) of the SSCBA or the daily living component of personal independencepaymentpayableateitherrateunderPart4oftheWelfareReformAct 2012,oranAFIP; and
 - (ii) hispartneris alsoin receiptofsuchanallowanceor,ifhe isa memberofa polygamousmarriage,allthepartnersofthatmarriageareinreceiptofsuchan allowance; and
 - (iii) subjecttosub-paragraph(4),theapplicanthasnonon-dependantsaged18orover normallyresiding with himor with whomhe is normallyresiding,

andeitherapersonisentitledtoandinreceiptofacarer'sallowanceinrespectofcaring foronlyoneofacoupleor, inthecase ofa polygamousmarriage,foroneormorebutnot allthe partnersofthemarriage,orasthecasemaybe,nopersonisentitledtoandin receiptofsuchanallowanceinrespectofcaringforeithermemberofacoupleorany partner of a polygamousmarriage.

(3)Where an applicant hasapartner who doesnot satisfy the condition in sub-paragraph (2)(b)(ii), and that partner is blind or is treated as blind within the meaning of paragraph 10(1)(a)(v) and (2), that partner is treated for the purposes of sub-paragraph(2)(b)(ii) as if he were not a partner of the applicant.

(4)For the purposes of sub-paragraph (2)(a)(ii)and (2)(b)(iii) no account is to be takenof-

(a) apersonreceiving attendance allowance, or disability living allowance by virtue of the care component at the high estormid dlerate prescribed in accordance with section 72(3)

of the SSCBA, or the daily living component of personal independence payment payable at either rate prescribed in accordance with Part 4 of the Welfare Reform Act 2012; or

- (b) apersonwhoisblindoristreated as blind within the meaning of paragraph 10(1)(a)(v) and (2).
- (5)For the purposes of sub-paragraph (2)(b) a person is to betreated—
 - (a) asbeinginreceiptofattendanceallowance,orthecarecomponentofdisabilityliving allowanceatthehighestor middlerateprescribedinaccordancewithsection72(3)ofthe SSCBA,orthedailylivingcomponentofpersonalindependencepaymentpayableat eitherrateunderPart4oftheWelfareReformAct2012,oranAFIPifhewould,butfor his being a patient for aperiod exceeding 28 days, be so in receipt;
 - (b) asbeingentitledtoandinreceiptofacarer'sallowanceifhewould,butfortheperson forwhomhewascaringbeingapatientinhospitalforaperiodexceeding28days,beso entitled and in receipt.

(6)Forthepurposesofsub-paragraph(2)(a)(iii)and(2)(b),noaccountistobetakenofan awardofcarer's allowance to the extent that payment of such an award disback-dated for a period before the date on which the award is first paid.

(7)Insub-paragraph(2)(a)(iii)and(b),referencestoapersonbeinginreceiptofacarer's allowanceincludereferences toapersonwhowouldhavebeeninreceiptofthat allowancebutfor the application of a restriction under section6Bor 7 of the Social Security Fraud Act2001(**a**) (loss of benefit provisions).

Enhanced disability premium

12.—(1) Subject to sub-paragraph(2), the condition is that—

- (a) theSecretaryofStatehasdecidedthattheapplicanthas,oristobetreatedashaving, limited capabilityfor work-related activity; or
- (b) the care component of disability living allowance is, or would be payable at the highest rate prescribed under section 72(3) of the SSCBA, but for a suspension of benefit in accordance with regulations made under section 113(2) of the SSCBA or but for an abatement as a consequence of hospitalisation be payable at the high estrate prescribed under section 72(3) of the SSCBA in respect of
 - (i) the applicant; or
 - (ii) a member of the applicant's family,

whohas not attained thequalifying age for state pensioncredit; or

- (c) thedailylivingcomponentofpersonalindependencepaymentis,orwouldbepayableat eitherrateunderPart4oftheWelfareReformAct2012,butforasuspensionofbenefit in accordance with section 86 of the WelfareReformAct2012 in respect of—
 - (i) the applicant; or
 - (ii) a member of the applicant's family,

who has not attained thequalifying age for state pensioncredit.

(2)Wheretheconditioninsub-paragraph(1)ceasestobesatisfiedbecauseofthedeathofa childoryoungperson,theconditionisthattheapplicantorpartnerisentitledtochildbenefitin respectof thatpersonundersection145AoftheSSCBA(entitlementafterdeathofchildor qualifyingyoung person).

(3)The condition is not satisfied if the person to whomsub-paragraph (1) refers is— (a)

an applicant who-

(i) is not a member of a coupleor a polygamous marriage; and

(a) 2001c.11.

- (ii) is apatient within the meaning of paragraph 58(11)(i) (treatment of child care charges) andhas been for a period of more than 52 weeks;or
- (b) amemberofacoupleorapolygamousmarriagewhereeachmemberisapatientwithin the meaning of paragraph58(11)(i) and has been for aperiod of more than 52 weeks.

Disabled child premium

13. The conditionis that a child or young person for whom the applicant or a partner of his is responsible and who is a member of the applicant's household-

- isinreceiptofdisabilitylivingallowanceorpersonalindependencepaymentorisno (a) longerinreceiptofsuchallowancebecauseheisapatient, provided that the childor young person continues to be a member of the family; or
- (b) is blind or treated as blind within the meaning of paragraph 10; or
- isachildoryoungpersoninrespectofwhomsection145AoftheSSCBA(entitlement (c) afterdeathofchildorqualifyingyoungperson)appliesforthepurposesofentitlementto childbenefitbutonlyfortheperiodprescribed under that section, and inrespectofwhom adisabledchildpremiumwasincludedintheapplicant'sapplicableamountimmediately beforethedeathofthatchildoryoungperson, or ceased to be included in the applicant's applicable amount because of that child or young person's death.

Carer premium

The condition is that the applicant or his partner is, or both of the mare, entitled to a **14.**—(1) carer's allowance under section 70 of the SSCBA.

(2)Where a carer premiumis awarded but—

- (a) the person in respect of whose care the carer's allowancehas beenawarded dies; or
- (b) in anyother case the person in respect of whoma carer premiumhas been awarded ceases to be entitled to a carer's allowance,

the condition for the award of the premium is to be treated assatisfied for a period of eightweeks from the relevant date specified in sub-paragraph (3).

(3)The relevant date for the purposes of sub-paragraph(2) is—

- wheresub-paragraph(2)(a)applies,theSundayfollowingthedeathofthepersonin (a) respectofwhosecareacarer'sallowancehasbeenawardedorthedateofdeathifthe death occurred on aSunday;
- (b) inanyothercase, the date on which the person who has been entitled to a carer's allowance ceases to be entitled to that allowance.
- (4)Whereapersonwhohasbeenentitledtoacarer'sallowanceceasestobeentitledtothat

allowanceandmakesanapplicationforsupport, the condition for the award of the carer premiumis to be treated as satisfied for aperiod of eightweeks from the date on which-

- (a) the person in respect of whose care the carer's allowancehas beenawarded dies; or
- (b) inanyothercase, the person who has been entitled to a carer's allowance ceased to be entitled to that allowance.

Personsinreceipt of concessionary payments

15. For the purpose of determining whether a premium is applicable to a person under paragraphs10to14,anyconcessionarypaymentmadetocompensatethatpersonforthenon-

paymentofanybenefitmentionedinthoseparagraphsistobetreatedasifitwereapaymentof that benefit.

Personsinreceipt of benefit foranother

16.ForthepurposesofthisPartofthisSchedule,apersonistoberegardedasbeinginreceipt of anybenefitif,andonlyif,itispaidinrespectofhimandistobesoregardedonlyforany period in respect of which that benefit is paid.

PART4

Amounts of Premiums Specified in Part 3

Amount
(a)£30.35;
(b) £43.25.
(2)
(a)£58.20;
(b)(ii)£116.40.

(3) DisabledChildPremium.	(3) £56.63in respect of eachchild or young person in respect of whomthe condition
(4) CarerPremium.	 specified in paragraph 13 is satisfied. (4) £32.60in respect of eachperson who satisfies the condition specified in paragraph 14.
(5) Enhanced disabilitypremium	(5)
	 (a)£22.89 inrespect of eachchild or young person in respect of whomthe conditions specified in paragraph 12 aresatisfied; (b)£14.80in respect of eachperson who is
	neither—
	(i)a child oryoung person; nor
	(ii)amember of a couple or polygamous
	marriage,
	inrespect of whom the conditions specified in
	paragraph12 are satisfied;
	(c)£21.30 where the applicant is a member of a
	couple or apolygamous marriage and the
	conditions specified in paragraph 12 are
	satisfied in respect of a member of that couple
	or polygamousmarriage.

PART5

Thecomponents

18. Subject to paragraph 20 the applicant is entitled to one, but not both, of the components in paragraph 21 or 22 if —

- (a) the applicant or the applicant's partner has made a claim for employment and support allowance;
- (b) theSecretaryofStatehasdecidedthattheapplicantortheapplicant'spartnerhas,oristo be treatedashaving,limitedcapabilityforworkorlimitedcapabilityforwork-related activity; and
- (c) either—
 - (i) theassessmentphaseasdefinedinsection24(2)oftheWelfareReformActhas ended; or
 - (ii) regulation 7 of the Employment and Support Allowance Regulations 2008 (circumstances where the condition thatthe assessment phase has ended before entitlementtothesupportcomponentortheworkrelatedactivitycomponentarises does not apply) applies.

19.Subjecttoparagraph20,theapplicantisentitledtoone,butnotboth,ofthecomponentsin paragraphs21and22iftheapplicantorhispartnerisentitledtoaconvertedemploymentand support allowance.

20.—(1) Theapplicanthasnoentitlementunderparagraph21or22iftheapplicantisentitledto the disabilitypremiumunder paragraphs9 and 10.

(2)Where the applicant and the applicant's partner eachsatisfies paragraph 21 or22, the component to be included in the applicant's applicable amount is that which relates to the applicant.

Thework-related activity component

21.Theapplicantisentitledtothework-relatedactivitycomponentiftheSecretaryofStatehas decidedthattheapplicantortheapplicant'spartnerhas,oristobetreatedashaving,limited capabilityfor work.

The support component

22.TheapplicantisentitledtothesupportcomponentiftheSecretaryofStatehasdecidedthat the applicantortheapplicant'spartnerhas,oristobetreatedashaving,limitedcapabilityfor work-related activity.

PART6

Amount of Components

23. The amount of the work-related activity component is £28.15.

24. The amount of the support component is $\pounds 34.05$.

PART7

TransitionalAddition

25.—(1) Theapplicantisentitledtothetransitionaladditioncalculatedinaccordancewith paragraph28 where theapplicant or the applicant's partner ("the relevant person")—

- (a) is entitled to a converted employment and support allowance; or
- (b) isappealingaconversiondecisionasdescribedinregulation5(2)(b)oftheEmployment and Support Allowance (Transitional Provisions, Housing Benefit and Council Tax Benefit) (ExistingAwards) (No.2) Regulations 2008 and—
 - (i) istreatedashavinglimitedcapabilityforworkbyvirtueofregulation30ofthe Employment and Support Allowance Regulations 2008 as modified by the EmploymentandSupportAllowance(Transitional Provisions,Housing Benefitand Council TaxBenefit) (Existing Awards) (No.2) Regulations 2008; and

(ii) is not in receipt of an income-related employment and support allowanceor universal credit, unless the amount of the transitional addition calculated in accordance with paragraph 28 would be nil.

(2) Theapplicant's entitlement to a transitional addition by virtue of this paragraphends on any of the following—

(a) the support of the transitional addition to nil in accordance with paragraph29; (b)

the termination of the applicant's award of supportunder this scheme;

- (c) therelevantpersonceasingtomeettherequirements of sub-paragraph(1)(a)or(b), as the case maybe;
- (d) the applicant or the applicant's partner becoming entitled to an income-related employmentandsupportallowance,anincome-basedjobseeker'sallowance, universal creditorincome support;
- (e) 5th April 2020.
- **26.**—(1) This paragraphapplies where—
- (a) the applicant's entitlement to a transitional additionends, by virtue of the termination of the applicant's award of support, under—

(i) paragraph25(2)(b);

- (ii) sub-paragraph (3)(b); or
- (iii) paragraph27(3)(b);
- (b) within 12 weeks of that termination but before 5th April 2020 the applicant again becomes entitled to support under this scheme;
- (c) inthesupportweekinwhichtheapplicantagainbecomesentitledtosupportunder this schemetherelevantpersonisentitledtoanemploymentandsupportallowance which is not income-related;and
- (d) atthedateonwhichtheapplicantagainbecomesentitledtosupportunderthis scheme, neither the applicant nor the applicant's partner is entitled to an income-related employmentandsupportallowance,anincome-basedjobseeker'sallowanceorincome support.

(2)Wherethisparagraphapplies,theapplicantisentitled,witheffect fromtheday onwhichthe applicantagainbecomesentitledtosupportunder thisscheme,toatransitionaladditionofthe amount of the transitional addition that would have applied had the applicant's entitlement to a transitionaladditionnotended(but takingaccountoftheeffectwhichany interveningchangeof circumstanceswouldhavehadbyvirtueofparagraph29),unlesstheamountofthetransitional addition would be nil.

(3) The applicant's entitlement to a transitional addition by virtue of this paragraphend son any of the following---

- (a) the support of the transitional addition to nil in accordance with paragraph29; (b)
- the termination of the applicant's award of support under this scheme;
- (c) therelevantpersonnolongerbeingentitledtotheemploymentandsupportallowance referred to in sub-paragraph(1)(c);
- (d) the applicant or the applicant's partner becoming entitled to an income-related employmentandsupportallowance,anincome-basedjobseeker'sallowanceorincome support;
- (e) 5th April 2020.
- 27.—(1) This paragraphapplies where—
- (a) the applicant's entitlement to a transitional additionends, by virtue of the relevant person ceasing to be entitled to an employment and support allowance, under—
 - (i) paragraph25(2)(c);
 - (ii) paragraph26(3)(c); or
 - (iii) sub-paragraph (3)(c);
- (b) before5thApril2020therelevantpersonagainbecomesentitledtoanemploymentand support allowance which is not income-related;
- (c) at the date on which the relevant person again becomes entitled to an employment support allowancewhichisnotincome-relatedregulation145(1) of the Employment and Support Allowance Regulations 2008 applies to the relevant person; and
- (d) at the date on which the relevant person again becomes entitled to an employment support allowancewhichisnotincome-related, neither the applicant northe applicant's partneris entitled to an income-related employment and support allowance, an income-based jobseeker's allowance or income support.

(2)Wherethisparagraphapplies,theapplicantisentitled,witheffectfromthedaythatthe relevantperson'sentitlementtoemploymentandsupportallowancetakeseffectforthepurposes ofsupportunderthisscheme,toatransitionaladditionoftheamountofthetransitional thatwouldhaveappliedhadtheapplicant'sentitlementtoatransitionaladditionnot takingaccountoftheeffectwhichanyinterveningchangeofcircumstanceswould have had byvirtue of paragraph 29),unless theamount of the transitional addition would be nil.

(3) Theapplicant's entitlement to a transitional addition by virtue of this paragraphends on any of the

following-

(a) the support of the transitional addition to nil in accordance with paragraph29; (b)

the termination of the applicant's award of support under this scheme;

- (c) therelevantpersonnolongerbeingentitledtotheemploymentandsupportallowance referred to in sub-paragraph(1)(b);
- (d) the applicant or the applicant's partner becoming entitled to an income-related employmentandsupportallowance, an income-based jobseeker's allowance or income support;
- (e) 5th April 2020.

PART8

Amount of Transitional Addition

28.—(1) Subjecttoparagraph29, the amount of the transitional addition is the amount by which Amount Aexceeds Amount B.

(2)Whereaconversiondecisionasdescribedinregulation5(2)(a)oftheEmploymentand Support Allowance (Transitional Provisions, Housing Benefit and Council Tax Benefit) (Existing Awards)(No.2)Regulations2010("the2010Regulations")ismadeinrespectoftherelevant person—

- (a) AmountAisthebasicamountthatwouldhaveappliedonthedaythatdecisiontook effect had that decision not been made; and
- (b) Amount B is the basicamount that applied on that dayas a result of that decision.

(3) Where the relevant person is appealing a conversion decision as described in regulation 5(2)(b) of the 2010 Regulations and is treated as having limited capability for work by virtue of regulation 30 of the Employment and Support Allowance Regulations 2008 as modified by the 2010 Regulations—

- (a) AmountAisthebasicamountthatwouldhaveappliedonthedaytherelevantperson wasfirsttreatedashavinglimitedcapabilityforworkiftherelevantpersonhadnotbeen so treated; and
- (b) AmountBisthebasicamountthatappliedonthatdayasaresultoftherelevantperson being so treated.

(4) In this paragraph and paragraph 29, "basic amount" means the aggregate of such amounts as may apply in the applicant's case in accordance with paragraph 26(1)(a) to (e) or paragraph 27(1)(a) to (f) (applicable amounts).

29.—(1) Subjecttosub-paragraph(2),wherethereisachangeofcircumstanceswhichleadsto an increase in the applicant's basic amount, the transitional addition that applies immediately before the change of circumstances must be reduced by the amount by which Amount Cexceeds Amount D.

(2)IfAmountCexceedsAmountDbymorethantheamountofthetransitionaladditionthat applies immediatelybefore the change of circumstances, that transitional additionmust be reduced to nil.

(3) Amount C is the basicamount that applies as a result of the increase.

(4) Amount Dis the basic amount that applied immediately before the increase.

SCHEDULE4

Paragraph31

Amount of alternativemaximumcounciltax support: pensioners

1.—(1) Subjecttoparagraphs2and3,thealternativemaximumcounciltaxsupportinrespect ofadayforthepurposeofparagraph31(alternativemaximumcounciltaxsupport:pensioners

and persons who are not pensioners) is determined in accordance with the following Table and in Table—

- (a) "second adult" means any person or persons residing with the applicant to whom paragraph15(2) (class C)or18(2) (class F) (as the case maybe) applies; and
- (b) "personstowhomparagraph75(1)ofthisschemeapplies"includesanypersontowhom that paragraphwouldapplywerethey,andtheirpartneriftheyhadone,belowthe qualifying age for state pension credit.

(2) InthisSchedule"counciltaxdueinrespectofthatday" meansthecounciltaxpayable under section 10 of the 1992Act less—

(a) any support made inconsequence of any enactment in, or under, the 1992 Act (other than support under this scheme); and

(b) inacasetowhichsub-paragraph(c)incolumn(1)ofthetablebelowapplies,theamount of anydiscount which maybe appropriate to the dwellingunder the 1992Act.

(2)
Alternative maximumcouncil tax support
(a)25 per cent of the council tax due in respect of that day;(b)

or, where there is more than one second adult, their aggregate gross income disregarding any income of persons on income support, an income-related employmentand support allowance, state pension credit or an incomebased jobseeker's allowance— (i) is less than £180.00per week;

(ii) is not less than £180.00 per week but less than £231.00 per week;

(c)where the dwelling would be wholly occupiedbyone or more persons to whom paragraph75(1) of this scheme applies but for the presence of one or more second adults who are in receipt of incomesupport, state pension credit, an income-related employment and support allowance or are persons on an income(i) 15 per cent of the counciltax due in respect of that day;

(ii)7.5 per cent of the council tax due in respect of that day;

(c)100 per cent of the council tax due in respect of that day.

2.Indeterminingasecondadult'sgrossincomeforthepurposesofthisSchedule,thefollowing must be disregarded from that income—

- (a) anyattendanceallowance,anydisabilitylivingallowance,anypersonalindependence payment under Part 4 of theWelfare ReformAct 2012 oran AFIP;
- (b) any paymentmadeunderor bytheTrusts,theFund,theEileenTrust,MFETLimited,the SkiptonFund,theCaxtonFoundationortheIndependentLivingFund(2006)which,had hisincomefallentobecalculatedunderparagraph54(calculationofincomeotherthan earnings:personswhoarenotpensioners),wouldhavebeendisregardedunderparagraph 28of Schedule 8(income in kind); and
- (c) anypaymentwhich,hadhisincomefallentobecalculatedunderparagraph54,would havebeendisregardedunderparagraph41ofSchedule8(paymentsmadeundercertain trusts and certainother payments).

3.Wheretherearetwoormoresecondadultsresiding with the applicant for support under this scheme and any such second adult falls to be disregarded for the purposes of discount in accordance with Schedule 1 to the 1992 Act, his income must be disregarded indetermining the amount of any alternative maximum council tax support, unless that second adult is a member of a couple and his partner does not fall to be disregarded for the purposes of discount.

SCHEDULE5

Paragraph40

Sums disregarded from applicant's earnings: pensioners

1.Wheretwoormoreofparagraphs2to5applyinanyparticularcasetheoverallmaximum sumwhich falls to be disregarded in that case under thoseparagraphs is restricted to—

(a) £25 in the case of a lone

parent; (b) £20 in anyother case.

2.In a case where an applicantis a lone parent, £25 of earnings.

3.—(1) Inacaseofearningsfromanyemploymentoremploymentstowhichsub-paragraph(2) applies,£20.

(2)This paragraph applies to employment-

- (a) as a part-time fire-fighter employed byafire and rescue authorityconstituted bya scheme undersection2oftheFireandRescueServicesAct2004oraschemetowhichsection4 of that Act applies;
- (b) apart-timefire-fighteremployedby afireandrescueauthority (asdefinedinsection1of the Fire (Scotland) Act 2005(a)) or a joint fire and rescue boardconstituted by amalgamation schememade under section 2(1)of that Act;
- (c) as an auxiliary coastguard in respect of coast rescueactivities;
- (d) in the manning or launchingof a lifeboat if the employment is part-time;
- (e) asamemberofanyterritorialorreserveforceprescribedinPartIofSchedule6tothe SocialSecurity(Contributions) Regulations 2001.

(3)If—

(a) anyof the earnings of the applicant or, if hehas a partner, his partner, or both of them, are

disregarded under sub-paragraph (1); and

(b) either of themhas, or both of themhave, other earnings,

so much of those other earnings as would not, inthe aggregate with the earnings disregarded under that sub-paragraph, exceed £20.

4.—(1) If the applicantor, if he has a partner, his partner is a carer, or both are carers, £20 of any earnings received from his or their employment.

(2)Wherethecarerpremiumisawardedinrespectoftheapplicantandofanypartnerofhis, their earningsmust forthe purposesofthisparagraphbeaggregated,buttheamounttobe disregarded in accordance with sub-paragraph (1) must not exceed £20 of theaggregated amount.

(3)Inthisparagraphtheapplicantorhispartnerisacarerifparagraph14ofPart3ofSchedule 3(amount applicable for carers) issatisfied in respect of him.

5.—(1) £20 is disregarded if the applicantor, if he has apartner, his partner—

(a) is in receipt of—

(i) long-termincapacitybenefitunder section 30Aof the SSCBA; (ii)

severe disablement allowance under section68 of thatAct;

- (iii) attendance allowanceundersections 64 of thatAct;
- (iv) disabilityliving allowance;
- (v) personal independence payment;
- (vi) an AFIP;
- (vii) anymobilitysupplementunderarticle20oftheNaval,MilitaryandAirForcesEtc.
 (DisablementandDeath)ServicePensionsOrder2006(includingsuchasupplement byvirtueofany otherschemeororder)orunderarticle 25AofthePersonalInjuries (Civilians) Scheme 1983;
- (viii) the disability element or these vere disability element of working tax credit under Schedule 2 to the Working Tax Credit (Entitlement and Maximum Rate) Regulations 2002; or
 - (ix) main phase employment and support allowance; or
- (b) isorareregisteredasblindinaregistercompiledby alocalauthority undersection29of theNationalAssistanceAct1948(welfareservices)or,inScotland,hasbeencertifiedas blind andinconsequenceisregisteredinaregistermaintainedbyoronbehalfofa council constituted under section 2 of the Local Government (Scotland)Act 1994; or
- (c) is, or is treated as, incapable of work in accordance with the provisions of, and regulationsmadeunder,Part12AoftheSSCBA(incapacityforwork),andhasbeen

(a) 2005asp5.

incapable, or has been treated as incapable, of work for a continuous period of notless than —

- (i) inthe case of an applicant who is terminally ill within the meaning of section 30B(4) of the Act, 196 days;
- (ii) in anyother case, 364 days;or
- (d) has,oristreatedashaving,limitedcapacityforworkwithinthemeaningofsection1(4) of the Welfare Reform Act 1997 or limited capability for work-related activity within the meaning of section 2(5) of that Act and either—
 - (i) theassessmentphaseasdefinedinsection24(2)oftheWelfareReformActhas ended; or
 - (ii) regulation 7 of the Employment and Support Allowance Regulations 2008 (circumstances where the condition thatthe assessment phase has ended before entitlementtothesupportcomponentorthework-relatedactivitycomponentarising does not apply) applies.

(2)Subjecttosub-paragraph(3),£20isdisregardediftheapplicantor,ifhehasapartner,his partnerhas,withinaperiodof8weeksendingonthedayinrespectofwhichtheapplicantorhis partnerattainsthequalifyingageforstatepensioncredit,hadanawardofhousingbenefitor council tax benefit or been inreceipt of supportunderthis scheme and—

- (a) £20 was disregarded in respect of earnings takeninto account in that award; and
- (b) the person whose earnings qualified for the disregard continues in employment after the termination of that award.

(3)Thedisregardof£20specifiedinsub-paragraph(2)appliessolongasthereisnobreak, other than a break which does not exceed 8 weeks, in a person's—

(a) entitlement to housing benefit; or

- (b) receipt of supportundera council tax support scheme; or
- (c) employment,

following the first dayin respect of which that benefit is awarded under this scheme.

(4) £20 is the maximum amount which may be disregarded under this paragraph, notwithstandingthat, where the applicant has a paragraph the requirements of this paragraph.

6.--(1) Where---

- (a) theapplicant(oriftheapplicantisamemberofacouple,atleastonememberofthat couple) is a personto whomsub-paragraph (5) applies;
- (b) theSecretaryofStateissatisfiedthatthatpersonisundertakingexemptworkasdefined in subparagraph (6); and
- (c) paragraph35 (applicant in receipt of guaranteecredit: pensioners) does not apply,

the amount specified in sub-paragraph(7) ("the specifiedamount").

(2)Wherethisparagraphapplies,paragraphs1to5and8donotapply;butinanycasewhere theapplicantisaloneparent,andthespecifiedamountwouldbelessthantheamountspecifiedin paragraph2, thenparagraph2 applies instead of this paragraph.

(3) Notwithstandingparagraph33(calculationofincomeandcapitalofinembersapplicant's familyandofapolygamousmarriage),ifsub-paragraph(1)appliestoonememberofacouple ("A")itdoesnotapplytotheothermemberofthatcouple("B")excepttotheextentprovidedin sub-paragraph (4).

(4)WhereA'searningsarelessthanthespecifiedamount,thereisalsotobedisregardedso much ofB'searningsaswouldnotwhenaggregatedwithA'searningsexceedthespecified amount;buttheamountofB'searningswhichmaybedisregardedunderthissub-paragraphis limitedtoamaximumof£20unlesstheSecretaryofStateissatisfiedthatBisalsoundertaking exempt work.

(5)This sub-paragraph applies to a person who is—

- (a) in receipt of a contributory employment and support allowance;
- (b) in receipt of incapacitybenefit;
- (c) in receipt of severedisablement allowance;
- (d) beingcreditedwithearningsonthegroundsofincapacityforworkorlimitedcapability for work under regulation 8Bof theSocial Security(Credits) Regulations 1975.

(6)"Exempt work" means work of the kind described in-

- (a) regulation45(2),(3)or(4)oftheEmploymentandSupportAllowanceRegulations2008; or(as the case maybe); or
- (b) regulation 17(2), (3) or (4) of the Social Security (Incapacity for Work) (General) Regulations 1995,

and,indeterminingforthepurposesofthisparagraphwhetheranapplicantoramemberofa coupleisundertakinganytypeofexemptwork,itisimmaterialwhetherthatpersonortheir partner is also undertakingother work.

(7) Thespecifiedamountistheamountofmoneyfromtimetotimementionedinanyprovision referredtoinsub-paragraph(6)byvirtueofwhichtheworkreferredtoinsub-paragraph(1)is exempt(or,wheremorethan onesuch provisionisrelevantandthoseprovisionsmentiondifferent amounts of money, the highest of those amounts).

7. Any amount or the balance of any amount which would fall to be disregarded under paragraph18or19ofSchedule6hadtheapplicant'sincomewhichdoesnotconsistofearnings been sufficient to entitle him to the full amount disregarded thereunder.

8.Exceptwheretheapplicantorhispartnerqualifiesfora£20disregardunderthepreceding provisions of this Schedule—

(a) £5 is to be disregarded if an applicant who has no partner has earnings; (b)

£10 is to be disregarded if anapplicant who has a partnerhas earnings.

9. Any earnings, other than earnings referred to inparagraph 40(9)(b), derived from employment which ended before the day in respect of which the applicant first satisfies the conditions for entitlement to support under this scheme.

(2)The conditions of this sub-paragraph are that—

- (a) theapplicant,orifhehasapartner,eithertheapplicantorhispartner,isapersonto whom regulation20(1)(c)oftheWorkingTaxCredit(EntitlementandMaximumRate) Regulations 2002 applies; or
- (b) the applicant—
 - (i) is,oranypartnerofhisis,agedatleast25andisengagedinremunerativeworkfor on average not less than30 hours per week; or
 - (ii) if he is a member of a couple—
 - (aa) atleastonememberofthatcoupleisengagedinremunerativeworkforon average not less than 16hours per week; and
 - (bb) his applicable amount includes a family premium under paragraph 3 of Schedule2; or
 - (iii) isaloneparentwhoisengagedinremunerativeworkforonaveragenotlessthan16 hours per week; or

(iv) is,orifhehasapartner,oneofthemis,engagedinremunerativeworkforon averagenotlessthan16hoursperweekandparagraph5(1)aboveissatisfiedin respect of that person.

(3)The following are theamounts referred to in sub-paragraph (1)—

- (a) anyamount disregarded under this Schedule;
- (b) the amount of child care charges calculated as deductible under paragraph 57(1)(c) (deductions fromincome of certain child care charges); and
- (c) £17.10.

(4)Theprovisionsofparagraph10(remunerativework)applyindeterminingwhetherornota personworksforonaveragenotlessthan30hoursperweek,butasifthereferenceto16hoursin sub-paragraph (1) of that paragraph was a reference to 30hours.

11.WhereapaymentofearningsismadeinacurrencyotherthanSterling,anybankingcharge commission payable in converting tothat payment intoSterling.

or

SCHEDULE6

Paragraph40

Amountstobe disregardedinthe calculation of income other than earnings: pensioners

1.In addition to anysumwhich falls to be disregarded in accordance with paragraphs 2to 6, £10 of anyof the following—

- (a) awardisablementpension(exceptinsofaras suchapensionfallstobedisregardedunder paragraph2 or 3);
- (b) a war widow's pension or war widower's pension;
- (c) apensionpayabletoapersonasawidow,widowerorsurvivingcivilpartnerunderany power of Her Majestyotherwise than under an enactment to make provision about pensionsfororinrespectof personswhohavebeendisabledorhavediedinconsequence of service as members of thearmed forces of the Crown;
- (d) aguaranteedincomepaymentand,iftheamountofthatpaymenthasbeenabatedtoless than £10byapensionorpaymentfallingwithinarticle39(1)(a)or(b)oftheArmed Forces andReserveForces(CompensationScheme)Order2011(a),somuchofthat pension or payment as would not, in aggregate with the amount of anyguaranteed income payment disregarded, exceed£10;
- (e) a paymentmade to compensate for the non-payment of such a pension or paymentas is mentioned in anyof the preceding sub-paragraphs;
- (f) apensionpaidbythegovernmentofacountryoutsideGreatBritainwhichisanalogous to anyof the pensions or paymentsmentioned in sub-paragraphs (a) to (d) above;
- (g) apensionpaidtovictimsofNationalSocialistpersecutionunderanyspecialprovision made by thelawoftheFederalRepublicofGermany,orany partofit,oroftheRepublic of Austria.
- 2. The wholeof anyamount included in a pension to whichparagraph1 relates in respect of— (a)

the applicant's need forconstant attendance;

(b) the applicant's exceptionallysevere disablement.

3.Any mobility supplement under article 20 of the Naval, Military and Air Forces Etc. (DisablementandDeath)ServicePensionsOrder2006(includingsuchasupplementbyvirtueof

⁽a) S.I. 2011/517.

anyotherschemeororder)orunderarticle25AofthePersonalInjuries(Civilians)Scheme1983 or anypaymentintended to compensate for the non-payment of such a supplement.

4.Anysupplementarypensionunderarticle23(2)oftheNaval,MilitaryandAirForcesEtc. (Disablement and Death) Service Pensions Order 2006 (pensions to surviving spouses and surviving civilpartners) and any analogous paymentmade by the Secretary of State for Defence to any person who is not a person entitled under thatOrder.

5.Inthecaseofapensionawardedatthesupplementaryrateunderarticle27(3)ofthePersonal Injuries(Civilians)Scheme1983(pensionstowidows,widowersorsurvivingcivilpartners),the sumspecified in paragraph 1(c) of Schedule 4 to that Scheme.

6.—(1) Anypayment which is—

- (a) madeunderanyoftheDispensingInstrumentstoawidow,widowerorsurvivingcivil partner of a person—
 - (i) whosedeathwasattributabletoserviceinacapacityanalogoustoserviceasa member of the armed forces of the Crown; and
 - (ii) whose service in such capacityterminated before 31st March 1973; and
- (b) equaltothe amountspecifiedinarticle23(2)oftheNaval,Military andAirForcesEtc. (Disablement and Death) Service PensionsOrder2006.

(2) In this paragraph "the Dispensing Instruments" means the Order in Council of 19th December1881,theRoyalWarrantof27thOctober1884andtheOrderbyHisMajestyof14th January1922 (exceptional grants of pay, non-effective payand allowances).

7.£15ofanywidowedparent'sallowancetowhichtheapplicantisentitledundersection39A of the SSCBA.

8.£15ofany widowedmother's allowance to which the applicant is entitled under section 37 of the SSCBA.

9.Wheretheapplicantoccupiesadwellingashishomeandheprovidesinthatdwellingboard andlodgingaccommodation, an amount, in respect of each person for whom such accommodation is provided for the whole or any part of a week, equal to

- (a) where the aggregate of any payments made in respect of any one week in respect of such accommodation provided to such person does not exceed £20,100 percent. of such payments; or
- (b) where the aggregate of any such payments exceeds £20, £20 and 50 percent. of the excess over £20.

10.If the applicant-

- (a) owns the freehold or leasehold interest in anypropertyoris a tenant of anyproperty; and
- (b) occupies apart of that property; and
- (c) hasanagreementwithanotherpersonallowingthatpersontooccupy anotherpartofthat propertyon payment of rentand—
 - (i) the amount paid by that person is less than £20 perweek, the whole of that amount; or
 - (ii) the amount paid is £20 or more per week,£20.

11.Whereanapplicantreceives income under an annuity purchased with a loan, which satisfies the following conditions—

(a) thattheloanwas madeaspartofaschemeunderwhichnotlessthan90percent.of the proceedsoftheloanwereappliedtothepurchasebythepersontowhomitwasmadeof anannuityendingwithhislifeorwiththelifeofthesurvivoroftwoormorepersons(in thisparagraphreferredtoas"theannuitants")whoincludethepersontowhomtheloan was made;

- (b) thatatthetimetheloanwasmadethepersontowhomitwasmadeoreachofthe annuitants had attained theage of 65;
- (c) thattheloanwassecuredonadwellinginGreatBritainandthepersontowhomtheloan was made or one of the annuitants owns an estate or interest in that dwelling;
- (d) that the person to whomtheloan wasmade or one of theannuitants occupies the dwelling on which it was secured ashis home at the time the interest is paid; and
- (e) that the interest payable on the loan is paid by the person to whom the loan was made or by one of the annuitants,

theamount, calculated onaweeklybasis, equal to-

- (i) where,orinsofaras,section369oftheIncomeandCorporationTaxesAct1988 (mortgage interest payable under deduction of tax) applies to the payments of interestontheloan,theinterestwhichispayableafterdeductionofasumequalto incometax on such payments at the applicable percentage of incometax within the meaning of section 369(1A)of that Act;
- (ii) inanyothercase, the interest which is payable on the loan without deduction of such a sum.

12.—(1) Anypayment,otherthanapaymenttowhichsub-paragraph(2)applies,madetothe applicant byTrustees in exerciseof a discretion exercisable bythem.

(2) Thissub-paragraphappliestopaymentsmadetotheapplicantbyTrusteesinexerciseofa discretion exercisable bythemfor the purpose of—

- (a) obtaining food, ordinary clothing or footwear or household fuel;
- (b) thepaymentofrent, counciltaxorwaterchargesforwhichthatapplicantorhispartneris liable;
- (c) meetinghousingcostsofakindspecifiedinSchedule2totheStatePensionCredit Regulations 2002.

(3)In a case to which sub-paragraph (2) applies, £20 or-

- (a) if the payment is less than $\pounds 20$, the whole payment;
- (b) if,intheapplicant'scase,£10isdisregardedinaccordancewithparagraph1(a)to(g), £10or the whole payment if it is less than £10; or
- (c) if, in the applicant's case, £15 is disregarded under paragraph 7 orparagraph 8 and—
 - (i) hehasnodisregardunderparagraph1(a)to(g),£5orthewholepaymentifitisless than £5;

(ii) he has a isregard under paragraph 1(a) to (g),nil.

(4)For the purposes of this paragraph, "ordinaryclothing or footwear" means clothing or footwearfornormaldailyuse,butdoesnotincludeschooluniforms,orclothingandfootwear used solelyfor sporting activities.

13.Anyincreasein pension orallowance under Part 2 or 3of the Naval, Militaryand AirForces Etc.(DisablementandDeath)ServicePensionsOrder2006paidinrespectofadependentother than the pensioner's partner.

14.Anypaymentorderedbyacourttobemadetotheapplicantortheapplicant'spartnerin consequenceofanyaccident,injuryordiseasesufferedby thepersonorachildofthepersontoor in respect of whom the payments are made.

15.Periodicpaymentsmadetotheapplicantortheapplicant'spartnerunderanagreement enteredintoinsettlementofaclaimmadebytheapplicantor, as the case maybe, the applicant's partner for an injury suffered by him.

16.AnyincomewhichispayableoutsidetheUnitedKingdomforsuchperiodduringwhich there is a prohibition against the transfer to the United Kingdom that income.

17. Anybankingchargesorcommissionpayable inconverting to Sterling payments of income made in a currency other than Sterling.

18.Wheretheapplicantmakesaparentalcontributioninrespectofastudentattendingacourse at anestablishmentintheUnitedKingdomorundergoingeducationintheUnitedKingdom, which contribution has been assessed for the purposes of calculating—

- (a) under, or pursuant to regulations made under powers conferred by, section 22 of the Teaching and Higher Education Act 1998, that student's award;
- (b) under regulations made in exercise of the powers conferred by section 49 of the Education(Scotland)Act1980,thatstudent'sbursary,scholarship,orotherallowance underthatsectionorunderregulationsmadeinexerciseofthepowersconferredby section 73 of thatAct of 1980, anypayment to that studentunder that section; or
- (c) the student's student loan,

anamountequaltotheweeklyamountofthatparentalcontribution,butonlyinrespectofthe period for which that contribution is assessed as beingpayable.

19.—(1) Where the applicantist heparent of a student aged under 25 in advanced education who either —

- (a) is not in receipt of anyaward, grant or student loanin respect of that education; or
- (b) isinreceiptofanawardbestowedbyvirtueoftheTeachingandHigherEducationAct 1998,orregulationsmadethereunder,ora bursary,scholarshiporotherallowanceunder section49(1)oftheEducation(Scotland)Act1980, ora paymentundersection73ofthat Act of 1980,

and the applicant makes payments by way of a contribution towards the student's maintenance, other than a parental contribution falling within paragraph 18, an amount specified in sub-paragraph (2) in respect of each week during the student's term.

(2)For the purposes of sub-paragraph (1), the amount is to be equal to—

- (a) the weeklyamount of the payments; or
- (b) theamountbywayofapersonalallowanceforasingleapplicantunder25lessthe weeklyamountofanyaward,bursary,scholarship,allowanceorpaymentreferredtoin sub-paragraph (1)(b),

whichever is less.

20.—(1) Where an applicant's applicable amount includes an amount byway of a family premium,£15ofanypaymentofmaintenance,whetherunderacourtorderornot,whichismade orduetobemade by theapplicant'sspouse,civilpartner,formerspouseorformercivilpartneror the applicant's partner's spouse, civilpartner, former spouse, or former civil partner.

(2)For the purposes of sub-paragraph (1), where more than one maintenance paymentfalls to be taken into account in anyweek, all such paymentsmust be aggregated and treated as if they were a single payment.

21.Exceptinacasewhichfallsunderparagraph10ofSchedule5, where the applicantisa person whosa tis fiesany of the conditions of sub-paragraph(2) of that paragraph, any amount of working tax credit up to £17.10.

22. Where the total value of any capital specified in Part2 (capital disregarded only for the purposes of determining deemed in come) of Schedule 9 does not exceed £10,000, any income actually derived from such capital.

23.ExceptinthecaseofincomefromcapitalspecifiedinPart2ofSchedule9,anyactual income fromcapital.

24.Where the applicant, or the person who was the partner of the applicant on 31 st March 2003, was entitled on that date to income support or an income based jobs e ker's allowance but ceased

tobe so entitled on or before 5th April 2003 by virtue onlyof regulation 13 of the Housing Benefit (General)Amendment (No.3) Regulations 1999as in forceat that date, the wholeofhis income.

SCHEDULE7

Sums disregardedinthe calculation of earnings:persons who arenot pensioners

1.Inthecaseofanapplicantwhohasbeenengagedinremunerativeworkasanemployed earner or, had the employment been inGreat Britain, would have been so engaged—

- (a) where—
 - (i) the employment has been terminated because of retirement; and
 - (ii) onretirementheisentitledtoaretirementpensionunder theAct, orisnotso entitled solelybecause of his failure tosatisfythe contribution conditions,

any earningspaidorduetobepaidinrespectofthatemployment,butonlyforaperiod commencing on the day immediately after the date on which the employment was terminated;

- (b) where before the first dayofentitlement to support under this scheme the employment hasbeen terminated otherwise than because of retirement, any earning spaid or due to be paid in respect of that employment except—
 - (i) anypayment of the nature described in-
 - (aa) paragraph51(1)(e) (retainer), or
 - (bb) section 28, 64 or 68 of the Employment Rights Act 1996 (guarantee payments, suspension from work on medical or maternitygrounds); and
 - (ii) anyaward, sumor payment of the nature described in-
 - (aa) paragraph51(1)(g) or (i) (compensation etc. relating to employment), or
 - (bb) section 34 or 70 of the EmploymentRights Act 1996 (guarantee payments and suspension fromwork: complaints to employment tribunals),

including any payment made following the settlement of a complaint to an employmenttribunal or of court proceedings;

(c) where before the first dayofentitlement to support under this scheme— (i) the

employment has not been terminated, but

(ii) the applicant is not engaged in remunerative work,

any earningspaidorduetobepaidinrespectofthatemploymentexceptanypaymentor remunerationofthenaturedescribedinparagraph(b)(i) or(ii)(bb)orparagraph 51(1)(j) (statutorysick payetc.).

2. In the case of an applicant who, before the first day of entitlement to support under this scheme-

- (a) has been engaged in part-time employment as an employed earner or, where the employment has been outside Great Britain, would have been so engaged had the employment been in Great Britain; and
- (b) hasceased tobeengagedin thatemployment, whether or not that employment has been terminated,

anyearnings paid or due to be paid inrespect of that employment except-

- (i) where that employment has been terminated, any payment of the nature described in paragraph 1(b)(i) or (ii)(bb);
- (ii) wherethatemploymenthasnotbeen terminated, anypaymentorremunerationofthe naturedescribedinparagraph1(b)(i)or(ii)(bb)orparagraph51(1)(j)(statutorysick payetc.).

3.In the case of an applicant who has been engaged in remunerative work or part-time employmentasaself-employedearneror,hadtheemploymentbeeninGreatBritain,wouldhave been soengagedandwhohasceasedtobesoemployed,fromthedateofthecessationofhis

employment, any earnings derived from that employment exceptearnings to which paragraph 53(3) and (4) (earnings of self-employed earners) apply.

4.—(1) Inacasetowhichthisparagraphappliesandparagraph5doesnotapply,£20;but notwithstandingparagraph33(calculationofincomeandcapitalofmembersofanapplicant's family andofapolygamousmarriage)ifthisparagraphappliestoanapplicantitdoesnotapply to his partnerexceptwhere,andtotheextentthat,theearningsoftheapplicantwhicharetobe disregarded under this paragraph are less than£20.

(2)Thisparagraphapplieswheretheapplicant'sapplicableamountincludesanamountbyway ofthedisability premium, severedisability premium,work-relatedactivity componentorsupport component underSchedule 3(applicable amounts: persons who are not pensioners).

(3)This paragraph applies where—

- (a) theapplicantisamemberofacoupleandhisapplicableamountincludesanamountby wayof the disabilitypremiumunder Schedule3; and
- (b) heorhispartnerhasnotattainedthequalifyingageforstatepensioncreditandatleast one is engaged in employment.

5.In a case where the applicant is a lone parent, £25.

6.—(1) Inacasetowhichneitherparagraph4norparagraph5appliestotheapplicantand, subjecttosubparagraph(2),wheretheapplicant'sapplicableamountincludesanamountbyway ofthecarerpremiumunderSchedule3(applicableamounts:personswhoarenotpensioners),£20 oftheearningsofthepersonwhois,oratany timeintheprecedingeightweekswas, inreceiptof carer's allowanceortreatedinaccordancewithparagraph14(2)ofthatScheduleasbeingin receipt of carer's allowance.

(2)Wherethecarerpremiumisawardedinrespectoftheapplicantandofanypartnerofhis, their earningsmust forthe purposesofthisparagraphbeaggregated, buttheamounttobe disregarded in accordance with sub-paragraph (1) must not exceed £20 of theaggregated amount.

7. Where the care repremium is a warded in respect of an applicant who is a member of a couple and whose earnings are less than £20, but is not a warded in respect of the other members of the couple, and that other members engaged in an employment—

- (a) specified in paragraph 9(1), so much of the other member's earnings as would notwhen aggregated with the amount disregarded under paragraph6 exceed £20;
- (b) otherthanonespecifiedinparagraph9(1),somuchoftheothermember'searningsfrom such other employment up to £10 as would not when aggregated with the amount disregarded under paragraph5 exceed £20.

8. In a case where paragraphs 4, 6, 7 and 9 do not apply to the applicant and he isone of a couple and a member of that couple is in employment, £10; but, not with standing paragraph 33 (calculation of income and capital of members of applicant's family and of a polygamous marriage), if this paragraph applies to an applicant timus that the earning softhe applicant which are to be disregarded under this paragraph are less than £10.

9.—(1) Inacasewhereparagraphs4,6,7and9donotapplytotheapplicant,£20ofearnings derived fromone or more employments as—

- (a) apart-timefire-fighteremployedbyafireandrescueauthorityconstitutedbyascheme undersection 2of theFireandRescue ServicesAct 2004(**a**)oraschemetowhichsection 4of that Act applies;
- (b) apart-timefire-fighteremployedby afireandrescueauthority (asdefinedinsection1of the Fire (Scotland) Act 2005) or a joint fire and rescue board constituted by an amalgamation

schememade under section 2(1) of that Act;

- (c) an auxiliary coastguard in respect of coast rescueactivities;
- (d) a person engaged part-time in the manning or launchingof a life boat;
- (e) amemberofanyterritorialorreserveforceprescribedinPartIofSchedule6tothe SocialSecurity(Contributions) Regulations 2001;

but,notwithstandingparagraph33(calculationofincomeandcapitalofinembersofapplicant's familyandofapolygamousmarriage),ifthisparagraphappliestoanapplicantitmustnotapply to his partner except to the extent specified in sub-paragraph (2).

(2)If the applicant's partner is engaged inemployment—

- (a) specified in sub-paragraph (1), so much of his earnings as would not in aggregate with the amount of the applicant's earnings disregardedunder thisparagraph exceed£20;
- (b) other than one specified in sub-paragraph (1), so much of his earnings from that employment up to £10 as would not in aggregate with the applicant's earnings disregarded under this paragraph exceed £20.

11.In a case to which noneof the paragraphs 4 to 10 applies, £5.

- 12.--(1) Where---
 - (a) theapplicant(oriftheapplicantisamemberofacouple,atleastonememberofthat couple) is a personto whomsub-paragraph (5) applies;
 - (b) theSecretaryofStateissatisfiedthatthatpersonisundertakingexemptworkasdefined in subparagraph (6); and
 - (c) paragraph14 does not apply,

theamount specified in sub-paragraph(7) ("the specifiedamount").

(2)Wherethisparagraphapplies,paragraphs4to11donotapply;butinanycasewherethe applicantisaloneparent,andthespecifiedamountwouldbelessthantheamountspecifiedin paragraph5, thenparagraph5 applies instead of this paragraph.

(3) Notwithstandingparagraph33(calculationofincomeandcapitalofmembersofapplicant's familyandofapolygamousmarriage),ifsub-paragraph(1)appliestoonememberofacouple ("A")itdoesnotapplytotheothermemberofthatcouple("B")excepttotheextentprovided in sub-paragraph (4).

(4)WhereA'searningsarelessthanthespecifiedamount,theremustalsobedisregardedso much ofB'searningsaswouldnotwhenaggregatedwithA'searningsexceedthespecified amount;buttheamountofB'searningswhichmaybedisregardedunderthissub-paragraphis limitedtoamaximumof£20unlesstheSecretaryofStateissatisfiedthatBisalsoundertaking exempt work.

(5)This sub-paragraph applies to a person who is-

(a) in receipt of a contributory employment and support allowance;

(a) 2004c.21.

⁽b) in receipt of incapacitybenefit;

⁽c) in receipt of severe disablement allowance; or

⁽d) beingcreditedwithearningsonthegroundsofincapacityforworkorlimitedcapability for work under regulation 8Bof theSocial Security(Credits) Regulations 1975.

(6)"Exempt work" means work of the kind described in-

- (a) regulation45(2),(3)or(4)oftheEmploymentandSupportAllowanceRegulations2008; or(as the case maybe)
- (b) regulation 17(2), (3) or (4) of the Social Security (Incapacity for Work) (General) Regulations 1995,

and,indeterminingforthepurposesofthisparagraphwhetheranapplicantoramemberofa coupleisundertakinganytypeofexemptwork,itisimmaterialwhetherthatpersonortheir partner is also undertakingother work.

(7) Thespecifiedamountistheamountofmoneyfromtimetotimementionedinanyprovision referredtoinsub-paragraph(6)byvirtueofwhichtheworkreferredtoinsub-paragraph(1)is exempt(or,wheremorethan onesuch provisionisrelevantandthoseprovisionsmentiondifferent amounts of money, the highest of those amounts).

13. Anyamount or the balance of any amount which would fall to be disregarded under paragraph23or24ofSchedule8hadtheapplicant'sincomewhichdoesnotconsistofearnings been sufficient to entitle him to the full disregard thereunder.

14. Where an applicant ison income support, an income based jobseeker's allowance or an incomerelated employment and support allowance, his earnings.

15. Anyearningsderived from employment which are payable in a country outside the United Kingdom for such period during which there is a prohibition against the transfer to the United Kingdom of those earnings.

16.WhereapaymentofearningsismadeinacurrencyotherthanSterling,anybankingcharge or commission payable in convertingthat payment into Sterling.

17. Anyearnings of a child or young person.

(2)The conditions of this sub-paragraph are that-

- (a) theapplicant, orifheisamemberofacouple, either the applicant or hispartner, is a person to whom regulation 20(1)(c) of the Working Tax Credit (Entitlement and Maximum Rate) Regulations 2002 applies; or
- (b) the applicant—
 - (i) is,orifheisamemberofacouple,atleastonememberofthatcoupleisagedat least25andisengagedinremunerativeworkforonaveragenotlessthan30hours per week; or
 - (ii) is a member of a couple and—
 - (aa) atleastonememberofthatcouple, is engaged in remunerative work for on average not less than 16 hours per week; and
 - (bb) his applicable amount includes a family premium under paragraph 4 of Schedule3; or
 - (iii) isaloneparentwhoisengagedinremunerativeworkforonaveragenotlessthan16 hours per week; or
 - (iv) is,orifheisamemberofacouple,atleastonememberofthatcoupleisengagedin remunerative work for on average not less than16 hoursper week; and—
 - (aa) the applicant's applicable amount includes a disability premium under paragraph 9,thework-relatedactivity componentunderparagraph 21orthe support component under paragraph 22of Schedule 3 respectively;
 - (bb) whereheisamemberofa couple, at least one member of that couples at is first the

qualifying conditions for the disability premium or either of the components referred to in paragraph (aa) above and is engaged in remunerative work for on average not less than 16 hoursper week; or

(c) theapplicantis,orifhehasapartner,oneofthemis,apersontowhomregulation18(3) of the Working Tax Credit (Entitlement and Maximum Rate) Regulations 2002 (eligibilityfor50pluselement)applies,orwouldapplyifanapplicationforworkingtax credit were to be made in his case.

(3)The following are theamounts referred to in sub-paragraph (1)—

(a) the amount calculated as disregardable from the applicant's earning sunder paragraphs 4 to 12;

(b) the amount of child care charges calculated as deductible under paragraph 57(1)(c); and

(c) £17.10.

(4)Theprovisionsofparagraph10(remunerativework)applyindeterminingwhetherornota personworksforonaveragenotlessthan30hoursperweek,butasifthereferenceto16hoursin sub-paragraph (1) of that paragraph were a reference to 30 hours.

19.InthisSchedule"part-timeemployment" meansemploymentinwhichthepersonis engaged on average for less than 16 hours a week.

SCHEDULE8

Paragraph54

Sums disregardedinthe calculation of income other than earnings: personswho are not pensioners

1. Anypaymentmadetotheapplicantinrespectofanychildcare,travelorotherexpenses incurred,ortobeincurred,byhiminrespectofhisparticipationintheWorkforYourBenefit PilotScheme.

2.Anypaymentmadetotheapplicantinrespectofanytravelorotherexpenses incurred, orto be incurred, by himin respect of his participation in the MandatoryWork ActivityScheme.

3. Anypaymentmadetotheapplicantinrespectofanytravelorotherexpenses incurred, orto incurred, by him in respectof hisparticipation in the Employment, Skills and Enterprise Scheme.

be

4. Any amountpaidbyway oftaxonincomewhichistobetakenintoaccountunderregulation 30(calculation of income other than earnings).

5. Anypayment in respect of anyexpenses incurred or to be incurred by an applicant who is— (a)

engagedbya charitable or voluntaryorganisation, or

(b) a volunteer,

ifheotherwisederivesnoremunerationorprofitfromtheemploymentandisnottobetreatedas possessing anyearnings under paragraph56(5) (notionalincome: persons who are notpensioners).

6. Any payment in respect of expenses arising out of the applicant's participation in a service user group.

7.Inthecaseofemploymentasanemployedearner,anypaymentinrespectofexpenses wholly, exclusivelyand necessarily incurred in the performance of the duties of the employment.

8.Whereanapplicantisonincomesupport,anincome-basedjobseeker'sallowanceoran income-related employmentand supportallowance, the whole of his income.

9.Wheretheapplicantisamemberofajoint-claimcoupleforthepurposesoftheJobseekers Act andhispartnerisonanincome-basedjobseeker'sallowance,thewholeoftheapplicant's income.

10. Where the applicant, or the person who was the partner of the applicant on 31 st March 2003, was entitled on that date to income support or an income based jobs each or so be so

entitled on or before 5th April 2003 by virtue onlyof regulation 13 of the Housing Benefit (General) Amendment(No.3)Regulations1999(a)asinforceatthatdate,thewholeofhis income.

11. Anydisabilityliving allowance, personal independencepayment or an AFIP.

12. Anyconcessionarypaymentmade to compensate for the non-payment of-

- (a) anypayment specified in paragraph 11 or 14;
- (b) income support;
- (c) an income-based jobseeker's allowance;
- (d) an income-related employment and support allowance.

13.Any mobility supplement under article 20 of the Naval, Military and Air Forces Etc. (DisablementandDeath)ServicePensionsOrder2006(includingsuchasupplementbyvirtueof anyotherschemeororder)orunderarticle25AofthePersonalInjuries(Civilians)Scheme1983 or anypaymentintended to compensate for the non-payment of such a supplement.

14.Anyattendance allowance.

 $\label{eq:2.1} 15. Any payment to the applicant as holder of the Victoria Cross or of the George Cross or any analogous payment.$

16.—(1) Anypayment—

(a) bywayof an education maintenance allowance made pursuant to-

- (i) regulationsmadeundersection518oftheEducationAct1996(paymentofschool expenses; grant of scholarships etc.);
- (ii) regulationsmadeundersection49or73(f)oftheEducation(Scotland)Act1980 (power to assist persons to take advantage of educationalfacilities);
- (iii) directionsmadeundersection73ZAoftheEducation(Scotland)Act1980andpaid under section 12(2)(c) of theFurther and HigherEducation (Scotland)Act 1992;
- (b) corresponding to such an education maintenance allowance, made pursuant to-
 - (i) section14orsection 181 oftheEducationAct2002(powerofSecretaryofStateand theWelshMinisterstogivefinancialassistanceforpurposesrelatedtoeducationor childcare, andallowances inrespect of education or training); or
 - (ii) regulations made under section 181of that Act; or
- (c) inEngland,bywayoffinancialassistancemadepursuanttosection14oftheEducation Act2002.

(2) Anypayment, other than a payment to which sub-paragraph (1) applies, made pursuantto-

- (a) regulations made under section 518of the EducationAct1996;
- (b) regulations made under section 49 of the Education (Scotland) Act 1980; or
- (c) directionsmadeundersection73ZAofthe Education(Scotland)Act 1980 and paid under section 12(2)(c) of the Further andHigherEducation (Scotland) Act 1992,

inrespectofacourseofstudyattendedbyachildorayoungpersonorapersonwhoisinreceipt of an education maintenance allowance or other paymentmade pursuant to anyprovision specified in sub-paragraph (1).

17. Anypaymentmadetotheapplicantbywayofarepaymentunderregulation11(2)ofthe Education (Teacher Student Loans)(Repayment etc.) Regulations 2002.

18.—(1) Any paymentmadepursuanttosection2ofthe1973Actorsection2oftheEnterprise

⁽a) S.I. 1999/2734.

andNewTowns (Scotland)Act 1990(a) except a payment—

- (a) madeasasubstituteforincomesupport,ajobseeker'sallowance,incapacitybenefit, severe disablement allowance or anemployment and support allowance;
- (b) of an allowance referred to insection 2(3) of the Employment and Training Act 1973 or section 2(5) of the Enterprise and New Towns (Scotland) Act 1990; or
- (c) intendedtomeetthecostoflivingexpenseswhichrelate toany oneormoreoftheitems specified in sub-paragraph (2) whilst an applicantisparticipating in an education, training orotherschemetohelphimenhancehisemploymentprospectsunlessthepaymentisa CareerDevelopmentLoanpaidpursuanttosection2ofthe1973Actandtheperiodof education or training or thescheme, which is supported by that loan, has been completed.

(2) Theitemsspecified in this sub-paragraph for the purposes of sub-paragraph (1)(c) are food, ordinary clothing or footwear, household fuelor rent of the applicant or, where the applicant is a member of a family, any other member of his family, or any council taxor water charges for which that applicant or member is liable.

19.—(1) Subject to sub-paragraph(2), anyof the following payments—

- (a) a charitable payment;
- (b) a voluntarypayment;
- (c) apayment(notfallingwithinparagraph(a)or(b)above)fromatrustwhosefundsare derived from a paymentmade in consequence of any personal injury to the applicant;
- (d) a payment under an annuitypurchased-
 - (i) pursuant to anyagreement orcourt order to make payments to the applicant; or
 - (ii) fromfunds derived from apaymentmade,

inconsequence of any personal injury to the applicant; or

(e) apayment(notfallingwithinparagraphs(a)to(d))receivedbyvirtueofanyagreement orcourtordertomakepaymentstotheapplicantinconsequence of any personal injury to the applicant.

(2)Sub-paragraph (1) does not apply to a payment which is made or due to be made by-

- (a) aformerpartneroftheapplicant, or a former partnerof any member of the applicant's family; or
- (b) theparentofa childoryoungpersonwherethatchildor youngpersonisamemberofthe applicant's family.

20.Subject to paragraph 40, £10 of anyof the following, namely-

- (a) awardisablementpension(exceptinsofaras suchapensionfallstobedisregardedunder paragraph13 or 14);
- (b) a war widow's pension or war widower's pension;
- (c) apensionpayabletoapersonasawidow,widowerorsurvivingcivilpartnerunderany power of Her Majestyotherwise than under an enactment to make provision about pensionsfororinrespectof personswhohavebeendisabledorhavediedinconsequence of service as members of thearmed forces of the Crown;

(a) 1990c.35.

- (d) aguaranteedincomepaymentand,iftheamountofthatpaymenthasbeenabatedtoless than £10byapensionorpaymentfallingwithinarticle31(1)(a)or(b)oftheArmed
 ForcesandReserveForces(CompensationScheme)Order2005,somuchofthatpension or payment as would not, in aggregate with the amount of anyguaranteed income payment disregarded, exceed£10;
- (e) a paymentmade to compensate for the non-payment of such a pension or paymentas is

mentioned in anyof the preceding sub-paragraphs;

- (f) apensionpaidbythegovernmentofacountryoutsideGreatBritainwhichisanalogous to anyof the pensions or paymentsmentioned in paragraphs (a) to (d) above;
- (g) pensionpaidtovictimsofNationalSocialistpersecutionunderanyspecialprovision made by thelawoftheFederalRepublicofGermany,orany partofit,oroftheRepublic of Austria.

20A. Disregard in full any remaining sum of the following ;

(a) a war disablement pension;

(b) a war widow's pension or war widower's pension;

21.Subject to paragraph 40, £15 of any—

(a) widowed mother's allowance paid pursuant to section 37of the SSCBA; (b)

widowed parent's allowancepaid pursuant to section 39Aof the SSCBA.

22.—(1) Anyincome derived from capital to which the applicant is oris treated under paragraph 70(capitaljointlyheld)asbeneficially entitled but, subject to sub-paragraph (2), notincome derived from capital disregarded under paragraphs 4,5, 7,11, 17 or 30 to 33 of Schedule 10.

(2) In come derived from capital disregarded under paragraphs 5,7 or 30 to 33 of Schedule 10 but only to the extent of ----

- (a) anymortgagerepaymentsmadeinrespectofthedwellingorpremisesintheperiod during which that income accrued; or
- (b) anycounciltaxorwaterchargeswhichtheapplicantisliabletopayinrespectofthe dwelling or premises and which are paid intheperiod during which that income accrued.

(3)Thedefinition of "water charges" in paragraph 2(1) (interpretation) applies to sub-paragraph (2) of this paragraph with the omission of the words "in sofar as such charges are in respect of the dwelling which a person occupies as his home".

23.Wheretheapplicantmakesaparentalcontributioninrespectofastudentattendingacourse at anestablishmentintheUnitedKingdomorundergoingeducationintheUnitedKingdom, which contribution has been assessed for the purposes of calculating—

- (a) under, or pursuant to regulations made under powers conferred by, section 22 of the Teaching and Higher Education Act 1998, that student's award;
- (b) under regulations made in exercise of the powers conferred by section 49 of the Education(Scotland)Act1980,thatstudent'sbursary,scholarship,orotherallowance underthatsectionorunderregulationsmadeinexerciseofthepowersconferredby section 73 of thatAct of 1980, anypayment to that studentunder that section; or
- (c) the student's student loan,

anamountequaltotheweeklyamountofthatparentalcontribution,butonlyinrespectofthe period for which that contribution is assessed as beingpayable.

24.—(1) Where the applicantist heparent of a student aged under 25 in advanced education who either —

- (a) is not in receipt of anyaward, grant or student loanin respect of that education; or
- (b) isinreceiptofanawardbestowedbyvirtueoftheTeachingandHigherEducationAct
 1998,orregulationsmadethereunder,ora
 bursary,scholarshiporotherallowanceunder
 section49(1)oftheEducation(Scotland)Act1980, ora paymentundersection73ofthat Act of 1980,

and the applicant makes payments by way of a contribution towards the student's maintenance, other than a parental contribution falling within paragraph 23, an amount specified in sub-paragraph (2) in respect of each week during the student's term.

(2)For the purposes of sub-paragraph (1), the amount must be equal to-

- (a) the weeklyamount of the payments; or
- (b) theamountbywayofapersonalallowanceforasingleapplicantunder25lessthe weeklyamountofanyaward,bursary,scholarship,allowanceorpaymentreferredtoin sub-paragraph (1)(b),

whichever is less.

25. Anypaymentmade to the applicant by a child oryoung person or anon-dependant.

26.Wheretheapplicantoccupiesadwellingashishomeandthedwellingisalsooccupiedbya personotherthanonetowhomparagraph25or27refersandthereisacontractualliabilityto makepaymentstotheapplicantinrespectoftheoccupationofthedwellingbythatpersonora member of his family—

- (a) where the aggregate of any payments made in respect of any one week in respect of the occupation of the dwelling by that person or a member of his family, is less than £20, the whole of that amount; or
- (b) where the aggregate of any such payments is $\pounds 20$ or more per week, $\pounds 20$.

27.Wheretheapplicantoccupiesadwellingashishomeandheprovidesinthatdwellingboard andlodgingaccommodation, an amount, in respectofeach person for which such accommodation is provided for the whole or any part of a week, equal to—

- (a) where the aggregate of any payments made in respect of any one week in respect of such accommodation provided to such person does not exceed £20,100 percent of such payments;
- (b) where the aggregate of any such payments exceeds £20, £20 and 50 percent of the excess over £20.

28.—(1) Anyincomeinkind, except where paragraph 54(10)(b)(provision of support under section 95 or 98 of the Immigration and Asylum Act 1999 in the calculation of income other than earnings) applies.

(2)Thereferenceinsub-paragraph(1)to"incomeinkind" does not include apayment to a the party made in respect of the applicant which is used by the third party to provide benefits inkind to the applicant.

29.AnyincomewhichispayableinacountryoutsidetheUnitedKingdomforsuchperiod during which there is a prohibition against thetransfer to the United Kingdomof that income.

30.-(1) Anypaymentmadetotheapplicantinrespectofapersonwhoisamemberofhis family-

- (a) pursuanttoregulationsundersection2(6)(b),3or4oftheAdoptionandChildrenAct
 2002orinaccordanceorwithaschemeapprovedby theScottishMinistersundersection
 51AoftheAdoption(Scotland)Act1978(a)(schemesforpaymentsofallowancesto
 adopters)orinaccordancewithanadoptionallowanceschememadeundersection71of
 Adoption andChildren (Scotland)Act 2007 (adoption allowances schemes);
- (b) whichisapaymentmadebyalocalauthorityinpursuanceofsection15(1)of,and paragraph15ofSchedule1to,theChildrenAct1989(localauthoritycontributiontoa child'smaintenancewherethechildislivingwithapersonasaresultofaresidence order) or in Scotland section 50 of the Children Act 1975 (payments towardsmaintenance of children);
- (c) which is a payment made by an authority, as defined in Article 2 of the Children (Northern Ireland) Order 1995, in pursuance of Article 15 of, and paragraph 17 of Schedule1 to, that Order (contribution by an authority to child's maintenance);

⁽a) 2008c.28.

⁽d) inaccordancewithregulationsmadepursuanttosection14FoftheChildrenAct1989 (special

guardianship support services);

(2) Anypayment, other than apayment to which sub-paragraph (1)(a) applies, made to the applicant pursuant to regulation sundersection 2(6)(b), 3 or 4 of the Adoption and Children Act 2002.

(a) by a local authority under-

- (i) section 23(2)(a) of the Children Act 1989 (provision of accommodation and maintenance for a child whomtheyare looking after),
- (ii) section 26 of the Children (Scotland) Act 1995 (manner of provision of accommodation to child looked after bylocal authority), or
- (iii) regulations33or51oftheLookedAfterChildren(Scotland)Regulations2009 (fostering and kinship careallowances and fosteringallowances); or
- (b) by avoluntary organisationundersection59(1)(a)oftheChildrenAct1989(provisionof accommodation by voluntary organisations).

32. Anypaymentmadetotheapplicantorhispartnerforaperson("thepersonconcerned"), who is not normallyamember of the applicant'shousehold but is temporarilyin his care, by—

- (a) a health authority;
- (b) alocalauthority butexcludingpaymentsofhousingbenefitmadeinrespectofthe person concerned;
- (c) a voluntaryorganisation;
- (d) the person concerned pursuant to section 26(3A)of theNational AssistanceAct 1948;
- (e) aprimarycaretrustestablishedundersection16AoftheNationalHealthServiceAct 1977orestablishedbyanordermadeundersection18(2)(c)oftheNationalHealth Service Act 2006;or
- (f) aLocalHealthBoardestablishedundersection 11 of the National HealthService(Wales) Act2006.

33. Anypaymentmadebyalocalauthorityinaccordancewithsection17,23B,23Cor24Aof theChildrenAct1989or,asthecasemaybe,section12oftheSocialWork(Scotland)Act1968 orsection22,29or30oftheChildren(Scotland)Act1995(provisionofservicesforchildrenand their families and advice and assistance to certain children).

34.—(1) Subjecttosub-paragraph(2),anypayment(orpartofapayment)madebyalocal authority inaccordancewithsection23CoftheChildrenAct1989orsection29oftheChildren (Scotland)Act1995(localauthorities'dutytopromotewelfareofchildrenandpowerstogrant financialassistancetopersonsin,orformerlyin,theircare)toaperson("A")whichApasseson to the applicant.

(2)Sub-paragraph (1) applies onlywhere A-

- (a) was formerly in the applicant's care, and
- (b) is aged 18or over, and
- (c) continues to live with the applicant.

35.—(1) Subjecttosub-paragraph(2), any payment received under an insurance policy taken out to insure against the risk of being unable to maintain repayments—

- (a) on a loan which is secured n the dwelling which the applicant occupies as his home; or
- (b) underaregulated agreement as defined for the purposes of the Consumer Credit Act 1974(a) or under a hire-purchase agreement or a conditional sale agreement as defined for the purposes of Part 3 of the Hire-Purchase Act 1964.

(2) A payment referred to insub-paragraph (1) is only to be disregarded to the extent that the payment received under that policy does not exceed the amounts, calculated on a weekly basis, which are used to—

- (a) maintaintherepayments referred to insub-paragraph (1)(a) or, as the case may be, (1)(b); and
- (b) meet anyamount due bywayof premiums on-(i)

that policy;or

(ii) inacasetowhichsub-paragraph(1)(a)applies,aninsurancepolicytakenoutto insureagainstlossordamagetoany buildingorpartofabuildingwhichisoccupied bytheapplicantashishomeandwhichisrequiredasa conditionoftheloanreferred to in subparagraph (1)(a).

36.Any paymentofincomewhichbyvirtueofparagraph64(incometreatedascapital:persons who are not pensioners) is to be treated as capital.

37.Any—

(a) social fund paymentmade pursuant toPart8 of theSSCBA(the social fund); or

(b) occasional assistance.

38. Anypayment underPart 10of the SSCBA(Christmas bonus for pensioners).

39.Whereapaymentofincomeismadeinacurrencyotherthansterling, any banking charge or commission payable in converting that paymentinto sterling.

40.Thetotalofanapplicant's incomeor, if he is a member of a family, the family's income and the income of any person which he is treated as possessing under paragraph 33(3) (calculation of and capital of members of applicant's family and of a polygamous marriage) to be disregarded under paragraph 77(2) (b) and paragraph 78(1) (d) (calculation of coven antincome where a contribution assessed, coven antincome where no grantin come or no contribution is assessed), paragraph 81(2) (treatment of student loans), paragraph 82(3) (treatment of payments from access funds) and paragraphs 20 and 21 must in no case exceed £20 per week.

41.—(1) AnypaymentmadeunderorbyanyoftheTrusts,theFund,theEileenTrust,MFET Limited, the Skipton Fund, the CaxtonFoundation or theIndependent LivingFund (2006).

(2) Anypayment byoronbehalfofapersonwhoissufferingorwhosuffered fromhaemophilia orwhoisorwasaqualifyingperson,whichderivesfromapaymentmadeunderorbyanyofthe Trusts to which sub-paragraph (1) refers and which is made to or for the benefit of—

- (a) thatperson'spartnerorformerpartnerfromwhomheisnot,orwherethatpersonhas diedwasnot,estrangedordivorcedorwithwhomhehasformedacivilpartnershipthat hasnotbeendissolvedor,wherethatpersonhasdied,hadnotbeendissolvedatthetime of that person's death;
- (b) anychildwhoisamember ofthatperson'sfamily orwhowassuchamemberandwhois a member of the applicant's family; or
- (c) anyyoungpersonwhoisamemberofthatperson'sfamilyorwhowassuchamember and who is a member of the applicant's family.

(3) Anypaymentbyoronbehalfofthepartnerorformerpartnerofapersonwhoissufferingor whosufferedfromhaemophiliaorwhoisorwasaqualifyingpersonprovidedthatthepartneror partnerandthatpersonarenot,orifeitherofthemhasdiedwerenot,estrangedor divorcedor,wherethepartnerorformerpartnerandthatpersonhaveformedacivilpartnership,

thecivil partnership has notbeen dissolved or, if either of themhas died, had not been dissolved at

⁽a) 1974c.39.

the time of the death, which derives from a payment made under or by any of the Trust stowhich paragraph (1) refers and which is made to or for the benefit of —

- (a) the person who is suffering fromhaemophilia or who is a qualifying person;
- (b) anychildwhoisamember ofthatperson'sfamily orwhowassuchamemberandwhois a member of the applicant's family; or
- (c) anyyoungpersonwhoisamemberofthatperson'sfamilyorwhowassuchamember and who is a member of the applicant's family.

(4) Anypaymentbyapersonwhoissufferingfromhaemophiliaorwhoisaqualifyingperson, which derives from a payment under orby any of the Trust stowhich sub-paragraph (1) refers, where—

- (a) that person has no partner or former partner fromwhomhe is not estranged or divorced or withwhomhehasformedacivilpartnershipthathasnotbeendissolved, norany childor young person whois or hadbeen a member of that person's family; and
- (b) the payment ismade either—
 - (i) to that person's parent or step-parent, or
 - (ii) wherethatpersonatthedateofthepaymentisachild,ayoungpersonorastudent who has not completed his education and has no parent or step-parent, to his guardian,

butonlyforaperiodfromthedateofthepaymentuntiltheendoftwoyearsfromthatperson's death.

(5) Anypaymentoutoftheestateofapersonwhosufferedfromhaemophiliaorwhowasa qualifyingperson,whichderivesfromapaymentunderorbyanyoftheTruststowhichsub- paragraph (1) refers, where—

(a) thatpersonatthedateofhisdeath(therelevantdate)hadnopartnerorformerpartner from whomhewasnotestrangedordivorcedorwithwhomhehasformedacivil partnershipthathasnotbeendissolved,noranychildoryoungpersonwhowasorhad been a member of his family; and

(b) the payment ismade either-

- (i) to that person's parent or step-parent, or
- (ii) where that personat the relevant date was achild, a young person or a student who had not complete dhis full-time education and had no parent or step-parent, to his guardian,
- butonlyfor a period of two years from the relevant date.

(6)Inthecaseofapersontowhomorforwhosebenefitapaymentreferredtointhisparagraph ismade, anyincome which derives from anypaymentof income or capitalmade under or deriving fromanyof the Trusts.

(7)Forthepurposesofsub-paragraphs(2)to(6),anyreferencetotheTrustsistobeconstrued as includingareferencetotheFund,theEileenTrust,MFETLimited,theSkiptonFund,the Caxton Foundation andtheLondon Bombings Relief CharitableFund.

42.Anyhousing benefit.

43.Any paymentmadeby theSecretary ofStatetocompensatefortheloss(inwholeorinpart) ofentitlement to housing benefit.

44. Any payment to a juror or witness in respect of attendance at a court other than compensation for loss of earnings or for the loss of abenefit payable under the benefit Acts.

45.Anypaymentinconsequenceofareductionofcounciltaxundersection13ofthe1992Act (reductionof liabilityfor council tax).

46.—(1) Anypayment or repayment made—

(a) asrespectsEngland,underregulation5,6or12oftheNationalHealthService(Travel ExpensesandRemissionofCharges)Regulations2003(travellingexpensesandhealth service supplies);

sub-

- (b) as respects Wales, under regulation 5, 6 or 11 of the National Health Service (Travelling ExpensesandRemissionofCharges)(Wales)Regulations2007(travellingexpensesand health service supplies);
- (c) as respects Scotland, under regulation 3, 5 or 11 of the National Health Service (Travelling Expenses and Remission of Charges) (Scotland) (No. 2) Regulations 2003 (travelling expenses and health service supplies).

(2) Any paymentorrepaymentmadeby theSecretary ofStateforHealth,theScottishMinisters or the Welsh Ministerswhich is analogous to apaymentor repaymentmentioned insub-paragraph (1).

47. Anypaymentmadetosuchpersonsentitledtoreceivebenefitsasmaybedeterminedbyor underaschememadepursuanttosection13oftheSocialSecurityAct1988inlieuofvouchersor similararrangementsinconnectionwiththeprovisionofthosebenefits(includingpaymentsmade in place of healthystartvouchers, milktokens or the supplyof vitamins).

48.AnypaymentmadebyeithertheSecretaryofStateforJusticeorbytheScottishMinisters under a scheme established to assist relativesand other persons to visit persons in custody.

49.—(1) Where an applicant's applicable amount includes an amount by way of family premium,£15ofanypaymentofmaintenance,otherthanchildmaintenance,whetherundera court orderornot,whichismadeorduetobemadebytheapplicant's formerpartner,orthe applicant's partner's formerpartner.

(2)Forthepurposeofsub-paragraph(1)wheremore than one maintenance payment falls to be taken into account in anyweek, all such payments be aggregated and treated as if they were a single payment.

(3) Apaymentmadeby the Secretary of State in lieu of maintenance must, for the purpose of sub-paragraph (1), betreated as a payment of maintenance made by a person specified in sub-paragraph (1).

50.—(1) Anypaymentofchildmaintenancemadeorderivedfromaliablerelativewherethe child oryoungpersoninrespectofwhomthepaymentismadeisamemberoftheapplicant's family, except where the person making the payment is the applicant or theapplicant's partner.

(2)In sub-paragraph (1)—

"childmaintenance" means any payment towards the maintenance of a child or young person, including any payment made voluntarily and payments made under—

(a) the Child SupportAct1991(a);

- (b) the Child Support (NorthernIreland) Order 1991;
- (c) a court order;
- (d) a consent order;
- (e) amaintenanceagreementregisteredforexecutionintheBooksofCouncilandSessionor the sheriff court books;

"liable relative" means aperson listed in regulation 54 (interpretation) of the Income Support (General) Regulations 1987, other than aperson falling within sub-paragraph (d) of that definition.

51. Anypayment(otherthanatrainingallowance)made, whether by the Secretary of Stateor any other person, under the Disabled Persons (Employment) Act $1944(\mathbf{b})$ to assist disabled persons to obtain or retainemployment despite their disability.

52.Anyguardian's allowance.

53.—(1) If the applicant is in receiptof any benefit under Part 2, 3 or 5 of the SSCBA, any benefit arising under Part 4 (increases for dependants) or section 106 (a) (unemployability supplement) of that Act, where the dependant in respect of whom the increase is paid is

⁽a) 1991c.48.

⁽b) 1944c.10.

not a member of the applicant's family.

(2)If the applicantis in receipt of any pension or allowance under Part 2 or 3 of the Naval, Military and Air Forces Etc. (Disablement and Death) Service Pensions Order 2006, any increase in the rate of that pension or allowance under that Order, where the dependent in respect of whom the increase is paid is not a member of the applicant's family.

54.Anysupplementarypensionunderarticle23(2)oftheNaval,MilitaryandAirForcesEtc. (Disablement and Death) Service Pensions Order 2006 (pensions to surviving spouses and surviving civilpartners) and any analogous paymentmade by the Secretary of State for Defence to any person who is not a person entitled under thatOrder.

55.Inthecaseofapensionawardedatthesupplementaryrateunderarticle27(3) of the PersonalInjuries(Civilians)Scheme1983(pensionstowidows,widowersorsurvivingcivil partners), the sumspecified in paragraph 1(c) of Schedule 4 to that Scheme.

56.—(1) Anypayment which is—

- (a) madeunderanyoftheDispensingInstrumentstoawidow,widowerorsurvivingcivil partner of a person—
 - (i) whosedeathwasattributabletoserviceinacapacityanalogoustoserviceasa member of the armed forces of the Crown; and
 - (ii) whose service in such capacityterminated before 31st March 1973; and
- (b) equaltotheamountspecifiedinarticle23(2)oftheNaval,MilitaryandAirForcesEtc. (Disablement and Death) Service PensionsOrder2006.

(2) In this paragraph "the Dispensing Instruments" means the Order in Council of 19th December1881,theRoyalWarrantof27thOctober1884andtheOrderbyHisMajestyof14th January1922 (exceptional grants of pay, non-effective payand allowances).

57.Anycouncil tax benefit to which the applicant is entitled.

58. Exceptinacasewhichfallsundersub-paragraph(1)ofparagraph18ofSchedule7, where the applicant is a person whosatisfies anyof the conditions of sub-paragraph (2) of that paragraph, anyamount of working tax credit up to $\pounds 17.10$.

59. Anypaymentmadeundersection12BoftheSocialWork(Scotland)Act1968,orunder sections12Ato12DoftheNationalHealthServiceAct2006(directpaymentsforhealthcare)or under regulations made under section 57 of the Health and Social Care Act 2001 (direct payments).

60.—(1) Subjecttosub-paragraph(2),inrespectofapersonwhoisreceiving,orwhohas received, assistance under the self-employment route, anypayment to that person—

- (a) tomeetexpenses wholly and necessarily incurred whils the commercial activity;
- (b) which is used or intended to be used to maintain repayments on a loan taken out by that person for the purpose of establishing or carrying on the commercial activity,

inrespect of which such assistance is or was received.

(2)Sub-paragraph(1) applies only in respect of payments which are paid to that person from the special account.

61.—(1) Anypaymentofasportsawardexcepttotheextentthatithasbeenmadeinrespectof anyone or more of the itemsspecified in sub-paragraph (2).

(2) The items specified for the purposes of sub-paragraph (1) are food, ordinary clothing or footwear, house hold fuel or rent of the applicant or where the applicant is a member of a family,

anyothermemberofhisfamily, or any council taxor water charges for which that applicant or member is liable.

(3)Forthepurposesofsub-paragraph(2)"food"doesnotincludevitamins,mineralsorother specialdietarysupplementsintendedtoenhancetheperformanceofthepersoninthesportin respect of

which the awardwas made.

62.Where the amount of subsistence allowance paid to a person in a support week exceeds the amountofincome-basedjobseeker'sallowancethatpersonwouldhavereceivedinthatsupportweek had it been payable to him, less 50p, that excess amount.

63.In the case of an applicant participating in an employment zone programme, any discretionarypaymentmade by an employmentzone contractor to the applicant, being a fee, grant, loan or otherwise.

64.Anydiscretionaryhousingpaymentpaidpursuanttoregulation2(1)oftheDiscretionary Financial Assistance Regulations 2001(**a**).

65.—(1) AnypaymentmadebyalocalauthorityorbytheWelshMinisters,tooronbehalfof the applicantorhispartnerrelatingtoaservicewhichisprovidedtodeveloporsustainthe capacityof the applicant or his partner to live independentlyin his accommodation.

(2)Forthepurposesofsub-paragraph(1)"localauthority" includes, in England, acounty council.

66. Anypayment of child benefit.

SCHEDULE9

Paragraph63

Capitaldisregards: pensioners

PART1

Capital to bedisregarded

1. Any premises acquired for occupation by the applicant which he intends to occupy as his homewithin 26 weeks of the date of acquisition or such longer period as is reasonable in the circumstances to enable the applicant to obtain possession and commence occupation of the premises.

2.Anypremiseswhichtheapplicantintendstooccupyashishome,andinrespectofwhichhe is taking steps to obtain possession and has sought legal advice, or has commenced legal proceedings,withaviewtoobtainingpossession,foraperiodof26weeksfromthedateonwhich hefirstsoughtsuchadviceorfirstcommencedsuchproceedingswhicheveristheearlier,orsuch longer period as is reasonable in the circumstances to enable him to obtain possession and commence occupation of those premises.

3.Any premises which the applicant intends to occupy ashishometowhichessential repairs or alterations are required in order to render them fit for such occupation, for a period of 26 weeks from the date on which the applicant first takes steps to effect those repairs or alterations, or such longer period as is necessary to enable those repairs or alterations to be carried out.

4. Anypremises occupied in whole or in part-

(a) by a person who is a relative of the applicant or his partner as his homewhere that person has attained the qualifying age for state pension credit or is incapacitated;

by the former partner of the applicant as his home; but this provision does not apply

⁽a) S.I. 2001/1167.

where the former partner is a person from whom the applicant is estranged or divorced or with whom he had formed a civil partner ship that has been dissolved.

5.Anyfuture interest in property of anykind, other than land or premises in respect of which the applicant has granted a subsisting lease ortenancy, including sub-leases or sub-tenancies.

6.Whereanapplicanthasceasedtooccupywhatwasformerlythedwellingoccupiedasthe homefollowinghisestrangementordivorcefrom hisformerpartnerorthedissolutionofacivil partnershipwithhisformerpartner,thatdwellingforaperiodof26weeksfromthedateonwhich heceasedtooccupythatdwellingor,wherethedwellingisoccupiedasthehomebytheformer partner who is a loneparent,forso long as it is so occupied.

7. Anypremises where the applicantist a king reasonable steps to dispose of the whole of his interest in those premises, for a period of 26 weeks from the date on which he first took such steps, or such longer period as is reasonable in the circumstance stoenable him to dispose of those premises.

8.All personal possessions.

9.Theassetsofanybusinessownedinwholeorinpartbytheapplicantandforthepurposesof whichheisengagedasaself-employedearneror,ifhehasceasedtobesoengaged,forsuch period as maybe reasonablein the circumstancesto allowfor disposal of those assets.

10. The assets of anybusiness owned in wholeor in part by the applicant if-

- (a) heisnotengagedasaself-employedearnerinthatbusinessby reasonofsomediseaseor bodilyor mental disablement; but
- (b) heintendstobecomeengaged(or,asthecasemaybe,re-engaged)asaself-employed earnerinthatbusinessassoonasherecoversorisabletobecomeengaged,orre- engaged, in that business,

foraperiodof26weeksfromthedateonwhichtheapplicationforsupportunderthisscheme ismadeor,ifitisunreasonabletoexpecthimtobecomeengagedorre-engagedinthatbusiness withinthatperiod,forsuchlongerperiodasisreasonableinthecircumstancestoenablehimto become so engaged or re-engaged.

11.The surrender value of anypolicy of life insurance.

12.Thevalueofany funeralplancontract;andforthispurpose, "funeralplancontract" means a contract under which—

- (a) the applicant makes one ormore payments to another person ("the provider");
- (b) the provider under takes to provide, or secure the provision of, a funeral in the United Kingdom for the applicant on his death; and
- (c) thesolepurposeoftheplanistoprovideorsecuretheprovisionofafuneralforthe applicant on his death.

13.Where anex-gratia paymenthas been made by the Secretary of State on or after 1stFebruary 2001in consequence of the imprisonment or internment of—

- (a) the applicant;
- (b) the applicant's partner;
- (c) the applicant's deceased spouse ordeceased civil partner; or
- (d) the applicant's partner's deceased spouse or deceased civil partner,

by the Japanese during the SecondWorld War, an amount equal to that payment.

14.—(1) Subjecttosub-paragraph(2),theamountofanytrustpaymentmadetoanapplicantor an applicant's partner whois—

(a) a diagnosedperson;

- (b) adiagnosedperson'spartnerorwasadiagnosedperson'spartneratthetimeofthe diagnosedperson's death; or
- (c) aparentofadiagnosedperson, apersonacting in place of the diagnosed person's parents or a person who was so acting at the date of the diagnosed person's death.

(2)Where a trust payment ismade to-

- (a) apersonreferredtoinsub-paragraph(1)(a)or(b),thatsub-paragraphappliesforthe periodbeginningonthedateonwhichthetrustpaymentismadeandendingonthedate on which that persondies;
- (b) apersonreferredtoinsub-paragraph(1)(c),thatsub-paragraphappliesfortheperiod beginningonthedateonwhichthetrustpaymentismadeandendingtwoyearsafterthat date.

(3) Subject to sub-paragraph (4), the amount of any payment by a person to who matrus the sub-paragraph (4) and the sub-

paymenthasbeenmadeorofanypaymentoutoftheestateofapersontowhomatrustpayment has been made, which is made to an applicant or an applicant's partner who is—

(a) the diagnosedperson;

- (b) adiagnosedperson'spartnerorwasadiagnosedperson'spartneratthedateofthe diagnosedperson's death; or
- (c) aparentofadiagnosedperson, apersonacting inplace of the diagnosed person's parents or a person who was so acting at the date of the diagnosed person's death.

(4)Where a payment such as referred to in sub-paragraph (3)is made to-

- (a) apersonreferredtoinsub-paragraph(3)(a)or(b),thatsub-paragraphappliesforthe periodbeginningonthedateonwhichthepaymentismadeandendingonthedateon which that person dies;
- (b) apersonreferredtoinsub-paragraph(3)(c),thatsub-paragraphappliesfortheperiod beginning on the dateon which the payment ismade andending two years after that date.

(5)In this paragraph, a reference to a person-

- (a) being the diagnosed person'spartner;
- (b) acting in place of the diagnosed person's parents,

atthedateofthediagnosedperson'sdeathincludesapersonwhowouldhavebeensuchaperson orapersonwhowouldhavebeensoacting,butforthediagnosedpersonresidinginacarehome or an independent hospital.

(6)In this paragraph—

"diagnosedperson" meansaperson who has been diagnosed as suffering from, or who, after his death, has been diagnosed as having suffered from, variant Creutzfeldt-Jakob disease;

"relevanttrust" meansatrustestablishedoutoffundsprovided by the Secretary of State in respectof persons whose of fered, or who are suffering, from variant Creutzfeldt-Jakob disease for the benefit of personse ligible for payments in accordance with its provisions;

"trustpayment" means a payment under a relevant trust.

15.Theamountofanypayment, other than awarpension, to compensate for the fact that the applicant, the applicant's partner, the applicant's deceased spouse or civil partner or the applicant's partner's deceased spouse or civil partner—

- (a) was a slave labourer or a forced labourer;
- (b) had suffered propertyloss orhad suffered personal injury; or
- (c) was a parent of a child whohad died,

during the SecondWorld War.

16.—(1) Anypaymentmade under or by—

(a) theMacfarlaneTrust,theMacfarlane(SpecialPayments)Trust,theMacfarlane(Special Payments)(No.2)Trust,theFund,theEileenTrust,MFETLimited,theSkiptonFund,

theCaxtonFoundation,ortheLondonBombingsReliefCharitableFund(collectively referred to in this paragraphas "the Trusts"); or

(b) the Independent LivingFund (2006).

(2) Anypayment byoronbehalfofapersonwhoissufferingorwhosuffered fromhaemophilia orwhoisorwasaqualifyingperson, which derives from a payment made under orby any of the Trusts and which is made toor for the benefit of that person's partner or former partner—

(a) from whom he is not, or where that person has died was not, estranged or divorced, or

(b) withwhomhehasformedacivilpartnershipthathasnotbeendissolvedor, where that person has died, had not been dissolved at the time of that person's death.

(3) Anypaymentbyoronbehalfofthepartnerorformerpartnerofapersonwhoissufferingor who suffered from hae mophilia or who is a qualifying person, who is a qualifying person.

(4)Sub-paragraph (3) does not applyif—

- (a) thepartnerorformerpartnerandthatpersonarenot, or if either of them has died were not, estranged or divorced, or
- (b) wherethepartnerorformerpartnerandthatpersonhaveformedacivilpartnership,the civil partnershiphasnotbeendissolvedor,ifeitherofthemhasdied,hadnotbeen dissolved at the time of the death.

(5) Anypaymentbyapersonwhoissufferingfromhaemophiliaorwhoisaqualifyingperson, which derives from payment under or byanyof the Trusts, where—

- (a) that person has no partner or former partner fromwhomhe is not estranged or divorced or withwhomhehasformedacivilpartnershipthathasnotbeendissolved,noranychild who is or had been a member of that person's household;and
- (b) the payment ismade either-
 - (i) to that person's parent or step-parent; or
 - (ii) wherethatpersonatthedateofthepaymentisachildorastudentwhohasnot completedhisfulltimeeducationandhasnoparentorstep-parent,toanyperson standing in the placeof his parent,

butonlyforaperiod from the date of the payment until the end of two years from that person's death.

(6) Anypaymentoutoftheestateofapersonwhosufferedfromhaemophiliaorwhowasa qualifying person, which derives from payment under or byanyof the Trusts, where—

- (a) thatpersonatthedateofhisdeath("therelevantdate")hadnopartnerorformerpartner from whomhewasnotestrangedordivorcedorwithwhomhehadformedacivil partnershipthathadnotbeendissolved,noranychildwhowasorhadbeenamemberof his household; and
- (b) the payment ismade either—
 - (i) to that person's parent or step-parent; or
 - (ii) where that person at the relevant date was a child or a student who had not completedhisfull-timeeducationandhadnoparentorstep-parent,toanyperson standing in place of his parent,

butonlyfor a period of two years from the relevant date.

(7)Inthecaseofapersontowhomorforwhosebenefitapaymentreferredtointhisparagraph ismade,any capitalresourcewhichderivesfromanypaymentofincomeorcapitalmadeunderor deriving fromanyof the Trusts.

17.—(1) Anamountequaltotheamountofanypaymentmadeinconsequenceofanypersonal injuryto the applicant or, if the applicant has partner, to he partner.

(2)Where the wholeor part of the payment is administered—

- (a) bytheHighCourtortheCountyCourtunderRule21.11(1)oftheCivilProcedureRules 1998,ortheCourtofProtection,oronbehalfofapersonwherethepaymentcanonlybe disposed of byorder or direction of anysuch court;
- (b) inaccordancewithanordermadeunderRule36.14oftheOrdinary CauseRules1993or underRule 128of thoseRules; or
- (c) inaccordancewiththetermsofatrustestablishedforthebenefitoftheapplicantorhis partner,

thewhole of the amount so administered.

18. Anyamountspecified in paragraph 19, 20, 21 or 25 for a period of one year beginning with the date of receipt.

19.Amountspaidunderapolicyofinsuranceinconnectionwiththelossofordamagetothe propertyoccupied bythe applicant ashis home and to hispersonal possessions.

 ${\small 20.} Somuch of any amounts paid to the applicant or deposited in the applicant's name for the sole purpose of ---$

- (a) purchasing premises which the applicant intends tooccupyas his home; or
- (b) effecting essential repairs or alterations to the premises occupied or intended to be occupied by the applicant as his home.

21.—(1) Subject toparagraph 22 anyamount paid—

- (a) bywayof arrears of benefit;
- (b) bywayof compensation for he late payment of benefit; (c)
- in lieu of the payment of benefit;
- (d) torectify,orcompensatefor,anofficialerror,asdefinedforthepurposesofparagraph 22,beingan amount to which that paragraphdoesnot apply;
- (e) by a local authority out of funds provided under either section 93 of the Local GovernmentAct2000(**a**)underaschemeknownas"SupportingPeople"orsection91of the Housing (Scotland)Act2001.
- (2)In sub-paragraph (1), "benefit" means-
- (a) attendance allowanceundersection 64 of theAct; (b)

disabilityliving allowance;

- (c) personal independence payment;
- (d) an AFIP;
- (e) income support;
- (f) income-based jobseeker's allowance;
- (g) state pension credit;
- (h) housing benefit;
- (i) council tax benefit;
- (j) child tax credit;
- (k) anincreaseofadisablementpensionundersection104oftheSSCBA(increasewhere constantattendanceisneeded),andanyfurtherincreaseofsuchapensionundersection 105of theAct (increase forexceptionallysevere disablement);
- (l) anyamountincludedonaccountoftheapplicant'sexceptionallyseveredisablementor need for constant attendance in a war disablement pension or a war widow's or widower's pension;

(a) 2000c.22.

(m)anydiscretionaryhousingpaymentpaidpursuanttoregulation2(1)oftheDiscretionary

Financial AssistanceRegulations 2001;

- (n) working tax credit; or
- (o) income-related employmentand support allowance.

22.—(1) Subject to sub-paragraph(3), any payment of £5,000 or more which has been made to rectify, or to compensate for, an official error relating to a relevant benefit and which has been received by the applicant inful lonor after the day on which he became entitled to support under this scheme.

(2)Subject to sub-paragraph (3), the total amount of any payments disregarded under— (a)

paragraph7(2) of Schedule 10 to the Income Support (General) Regulations 1987; (b)

paragraph12(2) of Schedule 8 to the Jobseeker's Allowance Regulations 1996;

(c) paragraph9(2) of Schedule 5to theCouncil TaxBenefit Regulations 2006; (d)

paragraph20Aof Schedule5 to the StatePension Credit Regulations 2002,

(e) paragraph11(2)ofSchedule9totheEmploymentandSupportAllowanceRegulations 2008,

where the award in respect of which the payments last fell to be disregarded under those Regulationseitherterminatedimmediatelybeforetherelevantdateorisstillinexistenceatthat date.

(3) Any disregardwhichappliesundersub-paragraph(1)or(2)haseffectuntiltheawardcomes to an end.

(4)In this paragraph—

- "theaward", except in sub-paragraph (2), means-
- (a) theawardofsupportundertheauthority'sschemeduringwhichtherelevantsumor, whereitispaidinmorethanoneinstalment, the first instalment of that sum is received; and
- (b) wherethatawardisfollowedbyoneormorefurtherawardswhich, oreachofwhich, begins immediatelyafter theprevious award ends, suchfurther awards until the end of the last such award, provided that, for such further awards, the applicant—
 - (i) is the person who received the relevant sum;
 - (ii) is the partner of that person; or
 - (iii) was the partner of that person at he date of his death;

"official error"-

- (a) wheretheerrorrelatestohousingbenefit,orcounciltaxbenefit(inrespectofanyperiod before1stApril2013),hasthemeaninggivenbyregulation1(2)oftheHousingBenefit and Council TaxBenefit (Decisions andAppeals)Regulations 2001(**a**); and
- (b) where the error relates to any other relevant benefit, has the meaning given by regulation 1(3) of the Social Security and Child Support (Decisions and Appeals) Regulations 1999;

"therelevantdate" meansthed at eon which the application for support under this scheme was made;

"relevant benefit" means anybenefit specified in paragraph 21(2); and

"therelevant sum" means the total amount referred to in sub-paragraph (1).

23.WhereacapitalassetisheldinacurrencyotherthanSterling,anybankingchargeor commission payable in convertingthat capital into Sterling.

24.Thevalueoftherighttoreceiveincomefromanoccupationalpensionschemeorapersonal pension scheme.

(a) S.I. 2001/1002.

25.Anyarrearsofsupplementarypensionwhichisdisregardedunderparagraph4ofSchedule6 (amountstobedisregardedinthecalculationofincomeotherthanearnings)orofanyamount which is disregarded under paragraph 5or 6 of thatSchedule.

26. The dwelling occupied as the home; but only one dwelling is to be disregarded under this paragraph.

27.—(1) Subject to sub-paragraph (2), where an applicant falls within class C (alternative maximum council tax support: pensioners), the whole of his capital.

(2)Sub-paragraph (1) does not applywhere an applicantfalls within class B and classC.

28.WhereapersonelectstobeentitledtoalumpsumunderSchedule5or5AtoSSCBAor underSchedule1totheSocialSecurity(GraduatedRetirementBenefit)Regulations2005,oris treatedashavingmadesuchanelection, and apaymenthasbeenmadepursuanttothatelection, an amount equal to—

- (a) except where sub-paragraph(b) applies, the amount of anypayment or paymentsmade on account of that lump sum;
- (b) the amount of that lump sum,

butonlyforsolongasthatpersondoesnotchangethatelectioninfavourofanincreaseof pension or benefit.

29. Anypaymentsmade byvirtue of regulations made under-

- (a) section 57 of theHealth andSocialCareAct 2001 (directpayments);
- (b) section12BoftheSocialWork(Scotland)Act1968(directpaymentsinrespectof communitycare services);
- (c) sections12Ato12CoftheNationalHealthServiceAct2006(directpaymentsforhealth care);
- (d) Article15oftheHealthandPersonalSocialServices(NorthernIreland)Order1972(a) (general social welfare); or
- (e) section8oftheCarersandDirectPaymentsAct(NorthernIreland)2002(b)(direct payments).

PART2

Capitaldisregarded onlyfor the purposes of determining deemed income

30. The value of the right to receive anyincome under a life interest or from life rent.

31.Thevalueoftherighttoreceiveanyrentexceptwheretheapplicanthasareversionary interest in the propertyin respect of which rent is due.

32.Thevalueoftherighttoreceiveany incomeunderanannuity orthesurrendervalue(ifany) of such an annuity.

33.Where property is held under a trust, other than-

- (a) a charitable trust within the meaning of the Charities Act1993; or
- (b) a trust set up with anypayment to which paragraph 16applies,

and under the terms of the trust, payments fall to be made, or the trust ees have a discretion to make payments, to or for the benefit of the applicant or the applicant's partner, or both, that property.

(a) S.I. 1972/12656(N.I.14). (b) 2002c.6.

SCHEDULE10

Paragraph63

Capitaldisregards: personswho are not pensioners

1. Anypaymentmadetotheapplicantinrespectofanychildcare,travelorotherexpenses incurred,ortobeincurred,byhiminrespectofhisparticipationintheWorkforYourBenefit Scheme but onlyfor 52 weeks beginning withthe date offeceipt of the payment.

2.Anypaymentmadetotheapplicantinrespectofanytravelorotherexpenses incurred, orto beincurred, by himinrespectof hisparticipation in the Mandatory Work Activity Schemebut only for 52 weeks beginning with the date of receipt of the payment.

3. Anypaymentmadetotheapplicantinrespectofanytravelorotherexpenses incurred, orto be incurred, by himinrespectof hisparticipation in the Employment, Skills and Enterprise Scheme but only for 52 weeks beginning with the date of receipt of the payment.

4.Thedwellingtogetherwithanygarage,gardenandoutbuildings,normallyoccupiedbythe applicant as his home including anypremises not so occupied which it is impracticable or unreasonabletosellseparately,but,notwithstandingparagraph33(calculationofincomeand capitalofmembersofapplicant'sfamilyandofapolygamousmarriage),onlyonedwellingisto be disregardedunder this paragraph.

5.Anypremises acquired for occupation by the applicant which he intends to occupy as his homewithin 26 weeks of the date of acquisition or such longer periodasis reasonable in the circumstances to enable the applicant to obtain possession and commence occupation of the premises.

6.Anysumdirectlyattributabletotheproceedsofsaleofanypremisesformerlyoccupiedby theapplicant as his home which is to be used for the purchase of other premises intended for such occupationwithin26weeksofthedateofsaleorsuchlonger periodasisreasonableinthe circumstances to enable theapplicant to complete the purchase.

7. Anypremises occupied in whole or in part-

- (a) byapartnerorrelativeofasingleapplicantoranymemberofthefamilyashishome where that person has attained the qualifying age for state pension credit or is incapacitated;
- (b) by the former partner of the applicant as his home; but this provision does not apply where the former partner is a person from whom the applicant is estranged or divorced or with whom he had formed a civil partner ship that has been dissolved.

8.Whereanapplicantisonincomesupport, an income-based jobseeker's allowance or an income-related employmentand support allowance, universal credit the whole of his capital.

9.Wheretheapplicantisamemberofajoint-claimcoupleforthepurposesoftheJobseekers Act1995andhispartnerisonincome-basedjobseeker'sallowance,thewholeoftheapplicant's capital.

10. Anyfuture interest in property of anykind, other than land or premises in respect of which the applicant has granted a subsisting lease or tenancy, including sub-leases or sub-tenancies.

11.—(1) Theassetsofanybusinessownedinwholeorinpartbytheapplicantandforthe purposesofwhichheisengagedasaself-employedearner,orifhehasceasedtobesoengaged, for such periodas maybe reasonable in the circumstances to allowfor disposal of anysuch asset.

(2)The assets of anybusiness owned in whole or in part by the applicant where-

- (a) heisnotengagedasaself-employedearnerinthatbusinessby reasonofsomediseaseor bodilyor mental disablement; but
- (b) heintendstobecomeengagedor,asthecasemaybe,re-engagedasaself-employed earnerinthatbusinessassoonasherecoversorisabletobecomeengagedorre-engaged in that business,

foraperiodof26weeksfromthedateonwhichtheapplicationforsupportunderthisscheme ismade,oristreatedasmade,or,ifitisunreasonabletoexpecthimtobecomeengagedorre- engaged in that business within that period, for such longer period as is reasonable in the circumstances to enable himto become so engaged or re-engaged.

(3)Inthecaseofapersonwhoisreceivingassistanceundertheself-employmentroute, the

assetsacquiredbythatpersonforthepurposeofestablishingorcarryingonthecommercial activityin respect of which such assistance is being received.

(4)Inthecaseofapersonwhohasceasedcarryingonthecommercialactivityinrespectof whichassistancewasreceivedasspecifiedinsub-paragraph(3),theassetsrelatingtothatactivity for such periodas maybe reasonable in the circumstances to allowfor disposal of anysuch asset.

12.—(1) Subjecttosub-paragraph(2),anyarrearsof,oranyconcessionarypaymentmadeto compensate for arrears due to the non-payment of—

- (a) anypayment specified in paragraphs 11, 13or 14 ofSchedule 8; (b)
- an income-related benefit underPart 7 of theSSCBA;
- (c) an income-based jobseeker's allowance;
- (d) any discretionary housing payment paid pursuant to regulation 2(1) of the Discretionary Financial Assistance Regulations 2001;
- (e) working tax credit andchildtax credit;
- (f) an income-related employment and support allowance,
- (g) universal credit.

butonlyforaperiodof52weeksfromthedateofthereceiptofarrearsoroftheconcessionary payment.

(2) Inacase where the total of any arrears and, if appropriate, any concessionary payment referred to in sub-paragraph (1) relating to one of the specified payments, benefits or allowances amounts to £5,000 or more (referred to in this sub-paragraph and in sub-paragraph (3) as "the relevant sum") and is—

- (a) paidinordertorectifyortocompensatefor,anofficial errorasdefinedinregulation1(2) of the Housing Benefit and Council Tax Benefit (Decisions and Appeals) Regulations 2001; and
- (b) received by the applicant in full on or after 14thOctober2001,

sub-paragraph(1)haseffectinrelationtosucharrearsorconcessionarypaymenteitherfora period of 52 weeks fromthedate of receipt, or, if the relevant sumisreceived inits entiretyduring the period of an awardof support under this scheme, for the remainder of that period if that is a longer period.

(3)Forthepurposesofsub-paragraph(2), "theperiodofanawardofsupportunderthis scheme" means-

- (a) theawardinwhichtherelevantsumisfirstreceived(orthefirstpartthereofwhereitis paid in more than one instalment); and
- (b) wherethatawardisfollowedbyoneormorefurtherawardswhich, oreachofwhich, beginsimmediatelyaftertheendofthepreviousaward, suchfurtherawardprovided that for that further award the applicant—
 - (i) is the person who received the relevant sum; or
 - (ii) is the partner of the person who received the relevant sum, or was that person's partner at the date of his death.

13.Anysum—

- (a) paidtotheapplicantinconsequenceofdamageto,orlossofthehomeorany personal possession and intended for its repair or replacement; or
- (b) acquiredby theapplicant(whetherasaloanorotherwise)ontheexpressconditionthatit is to be used for effectingessential repairs or improvement to the home,

whichistobeusedfortheintendedpurpose,foraperiodof26weeksfromthedateonwhichit wassopaidoracquiredorsuchlongerperiodasisreasonableinthecircumstancestoeffectthe replacement or improvement.

14.Anysum—

(a) deposited with a housing association as defined in section 1(1) of the Housing

AssociationsAct 1985 as a condition of occupying the home;

(b) which was so deposited andwhich is to be used for the purchase of another home,

for the period of 26 weeks or such longer period as may be reasonable in the circumstances to enable the applicant to complete the purchase.

15. Anypersonal possession sexcept those which have been acquired by the applicant with the intention of reducing his capital in order to secure entitlement to support under this scheme or to increase the amount of that support.

16.Thevalueoftherighttoreceiveany incomeunderanannuity orthesurrendervalue(ifany) of such an annuity.

17.Wherethefundsofatrustarederivedfromapaymentmadeinconsequenceofanypersonal injurytotheapplicantorapplicant'spartner, the value of the trust fund and the value of the receive any payment under that trust.

18.—(1) Anypaymentmadetotheapplicantortheapplicant'spartnerinconsequenceofany personal injuryto the applicant or, as the case maybe, the applicant's partner.

(2)But sub-paragraph (1)—

(a) appliesonlyfortheperiodof52weeksbeginningwiththedayonwhichtheapplicant first receives anypayment inconsequence of that personal injury;

(b) doesnot apply to any subsequent payment made to him inconsequence of that injury (whether it is made by the same person or another);

- (c) ceasestoapplytothepaymentoranypartofthepaymentfromthedayonwhichthe applicant no longer possesses it;
- (d) does not applyto anypayment from a trustwhere the funds of the trust are derived from a paymentmade in consequence of anypersonal injuryto the applicant.

(3) Forthepurposesofsub-paragraph(2)(c), the circumstances in which an applicant no longer possesses a payment or a part of itinclude where the applicant has used a payment or part of itto purchase an asset.

(4) References insub-paragraphs(2) and (3) to the applicant are to be construed as including references to his partner (where applicable).

19. The value of the right to receive anyincome under a life interest or from life rent.

20.Thevalueoftherighttoreceiveanyincomewhichisdisregardedunderparagraph15of Schedule7 or paragraph29of Schedule 8.

21.The surrender value of anypolicyof life insurance.

22. Whereanypaymentofcapitalfallstobemadebyinstalments, the value of the right to anyout standing instalments.	r	eceive
23. Anypaymentmadebyalocalauthorityinaccordancewithsection17,23B,23Cor24Aof theChildrenAct1989or,asthecasemaybe,section12oftheSocialWork(Scotland)Act1968 orsections22,29or30oftheChildren(Scotland)Act1995(provisionofservicesforchildren families and adviceand assistance to certain children).	and	their

24.—(1) Subjecttosub-paragraph(2),anypayment(orpartofapayment)madebyalocal authority inaccordancewithsection23CoftheChildrenAct1989orsection29oftheChildren (Scotland)Act1995(localauthorities'dutytopromotewelfareofchildrenandpowerstogrant financialassistancetopersonsin,orformerlyin,theircare)toaperson("A")whichApasseson to the applicant.

(2)Sub-paragraph (1) applies onlywhere A-

(a) was formerly in the applicant's care, and

(b) is aged 18or over, and

(c) continues to live with the applicant.

25.Any—

(a) social fund paymentmade pursuant toPart8 of theSSCBA(the social fund); or

(b) occasional assistance.

26. Any refund of tax which falls to be deducted under section 369 of the Income and CorporationTaxesAct1988 (deductionoftaxfromcertainloaninterest)onapaymentofrelevant loan interestforthepurposeofacquiringaninterestinthehomeorcarryingoutrepairsor improvements to the home.

27.Anycapitalwhichbyvirtueofparagraph55or81(capitaltreatedasincome:personswho are not pensioners, treatment of student loans) is to be treated as income.

28.Whereanypaymentofcapitalismadeinacurrencyotherthansterling,anybankingcharge or commission payable in convertingthat payment into sterling.

29.—(1) AnypaymentmadeunderorbytheTrusts,theFund,theEileenTrust,MFETLimited, the IndependentLivingFund(2006),theSkiptonFund,theCaxtonFoundationortheLondon Bombings Relief Charitable Fund.

(2) Anypayment byoronbehalfofapersonwhoissufferingorwhosuffered fromhaemophilia orwhoisorwasaqualifyingperson, which derives from a payment made under or by any of the to which sub-paragraph (1) refers and which is made to or for the benefit of—

- (a) thatperson'spartnerorformerpartnerfromwhomheisnot,orwherethatpersonhas diedwasnot,estrangedordivorcedorwithwhomhehasformedacivilpartnershipthat hasnotbeendissolvedor,wherethatpersonhasdied,hadnotbeendissolvedatthetime of that person's death;
- (b) anychildwhoisamember ofthatperson'sfamily orwhowassuchamemberandwhois a member of the applicant's family; or
- (c) anyyoungpersonwhoisamemberofthatperson'sfamilyorwhowassuchamember and who is a member of the applicant's family.

(3) Anypaymentbyoronbehalfofthepartnerorformerpartnerofapersonwhoissufferingor who suffered from hae mophilia or who is or was a qualifying person which derives from a

paymentmadeunderorbyanyoftheTruststowhichsub-paragraph(1)refersandwhichismade to or for the benefit of—

- (a) the person who is suffering fromhaemophilia or who is a qualifying person;
- (b) anychildwhoisamember ofthatperson'sfamily orwhowassuchamemberandwhois a member of the applicant's family; or
- (c) anyyoungpersonwhoisamemberofthatperson'sfamilyorwhowassuchamember and who is a member of the applicant's family.

(4)Sub-paragraph (3) does not applyif—

- (a) thepartnerorformerpartnerandthatpersonarenot, orifeitherofthemhasdiedwere not, estrangedor divorced, or
- (b) wherethepartnerorformerpartnerandthatpersonhaveformedacivilpartnership,the civil partnershiphasnotbeendissolvedor,ifeitherofthemhasdied,hadnotbeen dissolved at the time of the death.

(5) Anypaymentbyapersonwhoissufferingfromhaemophiliaorwhoisaqualifyingperson, which derives from a payment under orby any of the Trust stowhich sub-paragraph (1) refers, where—

(a) that person has no partner or former partner fromwhomhe is not estranged or divorced or withwhomhehasformedacivilpartnershipthathasnotbeendissolved,norany childor young person whois or hadbeen a member of that person's family;and (b) the payment ismade either—

(i) to that person's parent or step-parent; or

(ii) wherethatpersonatthedateofthepaymentisachild,ayoungpersonorastudent whohasnotcompletedhisfull-timeeducationandhasnoparentorstep-parent,to his guardian,

butonlyforaperiod from the date of the payment until the end of two years from that person's death.

(6) Anypaymentoutoftheestateofapersonwhosufferedfromhaemophiliaorwhowasa qualifyingperson,whichderivesfromapaymentunderorbyanyoftheTruststowhichsub- paragraph (1) refers, where—

- (a) thatpersonatthedateofhisdeath(therelevantdate)hadnopartnerorformerpartner from whomhewasnotestrangedordivorcedorwithwhomhehadformedacivil partnershipthathadnotbeendissolved,noranychildoryoungpersonwhowasorhad been a member of his family; and
- (b) the payment ismade either—
 - (i) to that person's parent or step-parent; or
 - (ii) wherethatpersonattherelevantdatewasachild,ayoungpersonorastudentwho had notcompletedhisfull-timeeducationandhadnoparentorstep-parent,tohis guardian,

butonlyfor a period of two years from the relevant date.

(7)Inthecaseofapersontowhomorforwhosebenefitapaymentreferredtointhisparagraph ismade,any capitalresourcewhichderivesfromanypaymentofincomeorcapitalmadeunderor deriving fromanyof the Trusts.

(8)Forthepurposesofsub-paragraphs(2)to(6),anyreferencetotheTrustsistobeconstrued as includingareferencetotheFund,theEileenTrust,MFETLimited,theSkiptonFund,the Caxton Foundation, and theLondon Bombings Relief CharitableFund.

30.—(1) Whereanapplicanthasceasedtooccupywhatwasformerlythedwellingoccupiedas thehomefollowinghisestrangementordivorcefrom, ordissolutionofhiscivilpartnershipwith, hisformerpartner, that dwelling for a period of 26 weeks from the date on which he ceased to occupy that dwelling or, where the dwelling is occupied as the home by the former partner who is a lone parent, for so long as it is so occupied.

(2)Inthisparagraph"dwelling"includesanygarage,gardenandoutbuildings,whichwere formerlyoccupiedbytheapplicantashishomeandany premisesnotsooccupiedwhichitis impracticableorunreasonabletosellseparately,inparticular,inScotland,anycroftlandonwhich the dwelling is situated.

31.Anypremises where the applicant is taking reasonable steps to dispose of those premises, for aperiodof26weeksfromthedateonwhichhefirsttooksuchsteps,orsuchlongerperiodasis reasonable in the circumstances to enable himto dispose of those premises.

32. Any premises which the applicant intends to occupy ashishome, and in respect of which he is taking steps to obtain possession and has sought legal advice, or has commenced legal proceedings, with a view to obtain in goossession, for a period of 26 weeks from the date on which

hefirstsoughtsuchadviceorfirstcommencedsuchproceedingswhicheveristheearlier,orsuch longer period as is reasonable in the circumstances to enable him to obtain possession and commence occupation of those premises.

33.Anypremises which the applicant intends to occupy as his hometowhich essential repairs or alterations are required in order to render them fit for such occupation, for a period of 26 weeks from the date on which the applicant first takes steps to effect those repairs or alterations, or such longer period as is necessary to enable those repairs or alterations to be carried out.

34. Any paymentmadeby theSecretary ofStatetocompensatefortheloss(inwholeorinpart) ofentitlement to housing benefit.

35.The value of the right to receive an occupational or personal pension.

36.The value of anyfunds heldunder a personal pension scheme.

37.Thevalueoftherighttoreceiveanyrentexceptwheretheapplicanthasareversionary interest in the propertyin respect of which rent is due.

38. Any paymentinkindmadeby acharity orunderorby theTrusts,theFund,MFETLimited, the Skipton Fund, the Caxton Foundation or the Independent LivingFund (2006).

39. Anypaymentmadepursuanttosection2oftheEmploymentandTrainingAct1973or section2oftheEnterpriseandNewTowns(Scotland)Act1990,butonlyfortheperiodof52 weeks beginningon thedateofreceipt of the payment.

40. Anypaymentinconsequenceofcouncil tax supportundersection13ofthe1992Act (supportofliabilityforcounciltax), butonlyforaperiodof52weeksfromthedateofthe receipt of the payment.

41. Anygrantmadeinaccordancewithaschememadeundersection 129 of the Housing Act 1988(**a**) or section 66 of the Housing (Scotland) Act 1988(**b**) (schemesfor payment sto assist local housing authority and local authority tenant sto obtain other accommodation) which is to be used—

- (a) to purchase premises intended for occupation as his home; or
- (b) tocarryoutrepairsoralterationswhicharerequiredtorenderpremisesfitforoccupation as his home,

foraperiodof26weeksfromthedateonwhichhereceivedsuchagrantorsuchlongerperiodas isreasonableinthecircumstancestoenablethepurchase,repairsoralterationstobecompleted and the applicant to commence occupation of thosepremises as his home.

42. Anyarrearsofsupplementarypensionwhichisdisregardedunderparagraph54ofSchedule 8(sumstobedisregardedinthecalculationofincomeotherthanearnings)orofanyamount whichisdisregardedunderparagraph55or56ofthatSchedule,butonly foraperiodof52weeks from the date of receipt of the arrears.

43.—(1) Anypayment or repayment made—

- (a) asrespectsEngland,underregulation5,6or12oftheNationalHealthService(Travel ExpensesandRemissionofCharges)Regulations2003(travellingexpensesandhealth service supplies);
- (b) as respects Wales, under regulation 5, 6 or 11 of the National Health Service (Travelling Expenses and Remission of Charges) (Wales) Regulations 2007 (travelling expenses and health service supplies);

(a) 1988c.50.

(c) as respects Scotland, under regulation 3, 5 or 11 of the National Health Service (Travelling Expenses and Remission of Charges) (Scotland) (No. 2) Regulations 2003 (travelling expenses and health service supplies),

butonlyfor a period of 52 weeks from the date of receiptof the payment or repayment.

(2) Any paymentorrepaymentmadeby theSecretary ofStateforHealth,theScottishMinisters or the Welsh Ministerswhich is analogous to apaymentor repaymentmentioned insub-paragraph (1), but onlyfor a period of 52 weeks from the date of receipt of the payment or repayment.

 $\label{eq:44.} 44. Any payment made to such persons entitled to receive benefits a smaybed etermined by or under a scheme made pursuant to section 13 of the Social Security Act 1988 in lieu of vouchers or the section of the secti$

⁽b) 1988c.43.

similararrangements inconnection with the provision of those benefits (including payments made in place of healthy start vouchers, milk tokens or the supply of vitamins), but only for a period of 52 weeks from the date of receipt of the payment.

45. Anypaymentmade underPart 8Aof theSSCBA(entitlement to health in pregnancygrant).

46.Anypaymentmade either bythe Secretaryof State for Justice or byScottish Ministers under aschemeestablishedtoassistrelativesandotherpersons tovisitpersonsincustody, butonlyfora period of 52 weeks from the date of the receipt of thepayment.

47. Anypayment (other than a training allowance) made, whether by the Secretary of Stateor any other person, under the Disabled Persons (Employment) Act $1944(\mathbf{a})$ to assist disabled persons to obtain or retainemployment despite their disability.

48. Any payment made by a local authority under section 3 of the Disabled Persons (Employment) Act 1958(**b**) to homeworkers assisted under BlindHomeworkers' Scheme.

49.—(1) Subject to sub-paragraph (2), where an applicant falls within class F (alternative maximum council support: persons who arenotpensioners), the whole of his capital.

(2)Sub-paragraph (1) does not applywhere an applicant falls within class E and class F.

50.—(1) Anysumof capital to which sub-paragraph (2) applies and—

 (a) which is administered on behalf of a person by the High Court or the County Court under Rule 21.11(1) of the Civil Procedure Rules 1998 or by the Court of Protection; (b)

which can onlybe disposed of byorder or direction of anysuch court; or

(c) wherethepersonconcernedisundertheageof18, which canonly be disposed of by order or direction prior to that person attaining age18.

(2)This sub-paragraph applies to a sumof capital which is derived from-

- (a) an award of damages for a personal injuryto that person; or
- (b) compensationforthedeathofoneorbothparentswherethepersonconcernedisunder the age of 18.

51. Anysumofcapitaladministeredonbehalfofapersoninaccordancewithanordermade undersection13oftheChildren(Scotland)Act1995,orunderRule36.14oftheOrdinaryCause Rules 1993 or underRule 128 of thoseRules, where suchsumderives from—

- (a) award of damages for a personal injuryto that person; or
- (b) compensationforthedeathofoneorbothparentswherethepersonconcernedisunder the age of 18.

52. Anypayment to the applicant asholder of the Victoria Cross or GeorgeCross.

53.Inthecaseofapersonwhoisreceiving,orwhohasreceived,assistanceundertheselfroute, anysumof capital which is acquired bythat person for the purpose of

establishing or carrying on the commercial activity in respect of which such assistance is or was received but only for a period of 52 weeks from the date on which that sum was acquired.

54.—(1) Anypayment of a sportsaward for a period of 26weeks from the date offeceipt of that payment except to the extent that the sports and environment except to the extent that the sports are paragraph (2).

(2) The items specified for the purposes of sub-paragraph (1) are food, ordinary clothing or footwear, house hold fuelor rent of the applicantor, where the applicant is a member of a family,

⁽a) 1944c.10.

⁽b) 1958c.3.

anyothermemberofhisfamily, or any council taxor water charges for which that applicant or member is liable.

(3)Forthepurposesofsub-paragraph(2)"food"doesnotincludevitamins,mineralsorother specialdietarysupplementsintendedtoenhancetheperformanceofthepersoninthesportin respect of which the awardwas made.

55.—(1) Anypayment—

(a) bywayof an education maintenance allowance made pursuant to— (i)

regulations made under section 518of the EducationAct1996;

- (ii) regulations made under section 49 or73(f) of theEducation (Scotland)Act 1980;
- (iii) directionsmadeundersection73ZAoftheEducation(Scotland)Act1980andpaid under section 12(2)(c) of theFurther and HigherEducation (Scotland)Act 1992;

(b) corresponding to such an education maintenance allowance, made pursuant to-

- (i) section14orsection 181 oftheEducationAct2002(powerofSecretaryofStateand theWelshMinisterstogivefinancialassistanceforpurposesrelatedtoeducationor childcare, andallowances inrespect of education or training); or
- (ii) regulations made under section 1810f that Act; or
- (c) inEngland,bywayoffinancialassistancemadepursuanttosection14oftheEducation Act2002.

(2) Anypayment, other than a payment to which sub-paragraph (1) applies, made pursuantto-

- (a) regulations made under section 518of the EducationAct1996;
- (b) regulations made under section 49 of the Education (Scotland) Act 1980; or
- (c) directionsmadeundersection73ZAofthe Education(Scotland)Act 1980 and paid under section 12(2)(c) of the Further and HigherEducation (Scotland) Act 1992,

inrespectofacourseofstudyattendedbyachildorayoungpersonorapersonwhoisinreceipt of an education maintenance allowance or other paymentmade pursuant to anyprovision specified in sub-paragraph (1).

56.In the case of an applicant participating in an employment zone programme, any discretionarypaymentmade by an employmentzone contractor to the applicant, being a fee, grant, loan or otherwise, but onlyfor the period of 52weeks from the date of receipt of the payment.

57.Anyarrears of subsistence allowance paid as a lump sum but onlyfor the period of 52weeks from the date of receipt of the payment.

58.Whereanex-gratiapaymentof£10,000hasbeenmadebytheSecretaryofStateonorafter 1stFebruary2001 in consequence of theimprisonment or internment of—

- (a) the applicant;
- (b) the applicant's partner;
- (c) the applicant's deceased spouse ordeceased civil partner; or
- (d) the applicant's partner's deceased spouse or deceased civil partner,

by the Japanese during the SecondWorld War,£10,000.

59.—(1) Subjecttosub-paragraph(2),theamountofanytrustpaymentmadetoanapplicantor a member of an applicant's familywho is—

- (a) a diagnosedperson;
- (b) the diagnosed person's partner or the person who was the diagnosed person's partner at the date of the diagnosed person's death;
- (c) aparentofadiagnosedperson, apersonacting in place of the diagnosed person's parents or a person who was so acting at the date of the diagnosed person's death; or

- (d) amemberofthediagnosed person'sfamily (otherthanhispartner)ora person whowasa memberofthediagnosedperson'sfamily(otherthanhispartner)atthedateofthe diagnosedperson's death.
- (2)Where a trust payment ismade to-
 - (a) apersonreferredtoinsub-paragraph(1)(a)or(b),thatsub-paragraphappliesforthe periodbeginningonthedateonwhichthetrustpaymentismadeandendingonthedate on which that persondies;
 - (b) apersonreferredtoinsub-paragraph(1)(c),thatsub-paragraphappliesfortheperiod beginningonthedateonwhichthetrustpaymentismadeandendingtwoyearsafterthat date;
 - (c) apersonreferredtoinsub-paragraph(1)(d),thatsub-paragraphappliesfortheperiod beginning on the dateon which the trust payment ismadeand ending
 - (i) twoyears after that date; or
 - (ii) on the daybefore the dayon which that person-
 - (aa) ceases receiving full-time education; or
 - (bb) attains the age of 20,

whichever is the latest.

(3)Subjecttosub-paragraph(4),theamountofanypaymentbyapersontowhomatrust paymenthasbeenmadeorofanypaymentoutoftheestateofapersontowhomatrustpayment has been made, which is made to an applicant or a member of an applicant's familywho is—

- (a) the diagnosed person's partner or the person who was the diagnosed person's partner at the date of the diagnosed person's death;
- (b) aparentofadiagnosedperson, apersonacting in place of the diagnosed person's parents or a person who was so acting at the date of the diagnosed person's death; or
- (c) amemberofthediagnosed person'sfamily (otherthanhispartner)ora person whowasa memberofthediagnosedperson'sfamily(otherthanhispartner)atthedateofthe diagnosedperson's death,

butonlytotheextentthatsuchpaymentsdonotexceedthetotalamountofanytrustpayments made to that person.

(4)Where a payment as referred to in sub-paragraph (3) is made to—

- (a) apersonreferredtoinsub-paragraph(3)(a),thatsub-paragraphappliesfortheperiod beginningonthedateonwhichthatpaymentismadeandendingonthedateonwhich that person dies;
- (b) apersonreferredtoinsub-paragraph(3)(b),thatsub-paragraphappliesfortheperiod beginningonthedateonwhichthatpaymentismadeandendingtwoyearsafterthat date; or
- (c) personreferredtoinsub-paragraph(3)(c),thatsub-paragraphappliesfortheperiod beginning on the dateon which that payment ismade and ending—
 - (i) twoyears after that date; or
 - (ii) on the daybefore the dayon which that person-
 - (aa) ceases receiving full-time education; or
 - (bb) attains the age of 20,

whichever is the latest.

- (5)In this paragraph, a reference to a person-
 - (a) being the diagnosed person'spartner;
 - (b) being a member of a diagnosed person's family;
 - (c) acting in place of the diagnosed person's parents,

atthedateofthediagnosedperson'sdeathincludesapersonwhowouldhavebeensuchaperson orapersonwhowouldhavebeensoacting,butforthediagnosedpersonresidinginacarehome,

an 180 Abbeyfield Home or an independent hospital on that date.

(6)In this paragraph—

"diagnosedperson" means aperson who has been diagnosed as suffering from, or who, after his death, has been diagnosed as having suffered from, variant Creutzfeld-Jakob disease;

"relevanttrust" meansatrustestablishedoutoffundsprovided by the Secretary of State in respectof persons who suffered, or who are suffering, from variant Creutzfeld-Jakob disease for the benefit of personseligible for payments in accordance with its provisions;

"trustpayment" means a payment under a relevant trust.

60.Theamountofanypayment,otherthanawarpension,tocompensateforthefactthatthe applicant, the applicant's partner, the applicant's deceased spouse or deceased civilpartner or the applicant's partner's deceased spouseor deceased civil partner—

(a) was a slave labourer or a forced labourer;

- (b) had suffered propertyloss orhad suffered personal injury; or
- (c) was a parent of a child whohad died,

during the SecondWorld War.

61.—(1) Anypaymentmadebyalocalauthority,orbytheWelshMinisters,tooronbehalfof the applicantorhispartnerrelatingtoaservicewhichisprovidedtodeveloporsustainthe capacity of the applicant or his partner to live independentlyin his accommodation.

(2) For the purposes of sub-paragraph (1) "local authority" includes in England a county council.

62.Anypaymentmadeunderregulationsmadeundersection57oftheHealthandSocialCare Act2001orundersection12BoftheSocialWork(Scotland)Act1968,orundersections12Ato 12Dof theNational Health ServiceAct 2006 (direct payments for health care).

63.Anypaymentmadetotheapplicantpursuanttoregulationsundersection2(6)(b),3or4of the Adoption andChildrenAct 2002.

64. Any paymentmadetotheapplicantinaccordancewithregulationsmadepursuanttosection 14Fof the Children Act 1989 (special guardianshipreduction services).

SCHEDULE 11 Revisions and supersessions

Service of notices or documents

1.- Where, by, or in consequence of, any provision of this scheme any notice or other document is required to be given or sent to the authority, that notice or document shall be treated as having been so given or sent on the day that it is received by the authority; and

any notice (including notification of a decision by the authority) or other document is required to be given or sent to any person other than the authority, that notice or document shall, if sent by post to that person's last known address, be treated as having been so given or sent on the day it was posted.

Date from which a revision takes effect

2. Where, on a revision the authority decides that the date from which a decision ("the original decision") took effect was erroneous, the decision shall take effect on the date the original decision would have taken effect had the error not been made.

Decisions superseding earlier decisions

3.

(c)

(1) The authority may make a decision upon its own initiative or on an application made for the purpose on the basis that the decision to be superseded is a decision -

- (a) in respect of which -
 - (i) there has been a change of circumstances since the decision had effect; or
 - (ii) it is anticipated that a change of circumstances will occur;
- (b) which is erroneous in point of law or made in ignorance of, or was based upon a mistake as to, some material fact provided that the decision -
 - (i) cannot be revised on the basis of that error, ignorance or mistake
 - of a valuation tribunal or court,

(i) that was made in ignorance of, or was based upon a mistake as to, some material fact

- (2) The reference to a change of circumstances in paragraph (1)(a) shall include changes of circumstances specified in rule 113 of this scheme.
- (3) Where the authority requires further evidence or information from the applicant in order to consider all the issues raised by an application under paragraph (1) ("the original application"), the authority shall notify the applicant that further evidence or information is required and, if it does so, the decision may be superseded -
 - (a) where the applicant provides further relevant evidence or information within one month of the date of notification or such longer period of time as the appropriate relevant authority may allow; or
 - (b) where the applicant does not provide such evidence or information within the time allowed under sub-paragraph (a), on the basis of the original application.
- (4) The authority may treat an application for a revision or a notification of a change of circumstances as an application for a supersession.
- (5) An application under this schedule shall be made in writing and delivered, by whatever means, to the authority.

Date from which a decision superseding an earlier decision takes effect 4.

- (1) Where the superseding decision is made on the grounds that there has been, or it is anticipated that there will be, a change of circumstances, the superseding decision shall take effect on the date on which the change of circumstances is to take effect in accordance with rule 105 of this scheme.
- (2) Where the superseding decision is advantageous to the claimant and is made on the ground that the superseded decision was made in ignorance of, or was based upon a mistake as to, some material fact, the superseding decision shall take effect from the first day of the benefit week in which -
 - (a) except where sub-paragraph (b) applies, the appropriate relevant authority first has information which is sufficient to show that the superseded decision was made in ignorance of, or was based upon a mistake as to, some material fact;
 - (b) where the superseding decision was made pursuant to an application, that application was received by the appropriate relevant authority.
- (3) Where a decision is made superseding a decision of a valuation tribunal, which-
 - (a) was made in ignorance of, or was based upon a mistake as to, some material fact; and
 - (b) was more advantageous to the claimant than it would otherwise have been but for that ignorance or mistake,

that superseding decision shall take effect on the date on which the appeal decision took or was to take effect.

(4) Where the decision is superseded in accordance with Schedule 11 3(1)(a)(i) and the relevant circumstances are that there has been a change in the legislation in relation to council tax support, the superseding decision shall take effect from the date on which that change in the legislation had effect.

Notice of a decision against which an appeal lies 5.

- (1) A person who has a right of appeal against a decision shall be given written notice-
 - (a) of the decision against which the appeal lies;
 - (b) in a case where that notice does not include a statement of reasons for the decision, that he may, within one month of the date of notification of that decision, request the authority to provide him with a written statement of the reasons for that decision; and
 - (c) of his right of appeal against that decision.
- (2) Where a written statement of the reasons for the decision is not included in the written notice of the decision and is requested under paragraph (1)(b), the authority shall, so far as practicable, provide that statement within 14 days.

Correction of accidental errors

- 6.
- (1) Accidental errors in a decision, or a revised decision, or the record of such a decision, may be corrected by the authority at any time.
- (2) A correction made to a decision, or a revised decision, or the record of such a decision, shall be deemed to be part of the decision, or of that record, and the authority shall give a written

notice of the correction as soon as practicable to the claimant.

Cases where a relevant authority may suspend

7.

- (1) The authority may suspend, in whole or in part-
 - (a) any support (by way of council tax support) in the amount that a person is or will become liable to pay in respect of council tax,

in the circumstances prescribed in paragraph (2).

- (2) The prescribed circumstances are where-
 - (a) it appears to the authority that an issue arises whether-
 - (i) the conditions for entitlement to council tax support are or were fulfilled; or
 - (b) an appeal is pending against-
 - (i) a decision of the Valuation Tribunal, or a court; or
 - (ii) a decision given by a court in a different case, and it appears to the authority that if the appeal were to be determined in a particular way an issue would arise whether the award of council tax support in the case itself ought to be revised or superseded; or
 - (c) an issue arises whether-
 - (i) an excess payment of council tax support has occurred.

Making or restoring of payments of suspended council tax support 8

(1)

- (a) in a case to which paragraph 7(2)(a) applies, where the authority is satisfied that the council tax support so suspended is properly payable and no outstanding issues remain to be resolved;
- (b) in a case to which paragraph 7(2)(b) applies, an appeal is no longer pending and the council tax support suspended remains payable following the determination of that appeal.
- (2) Where any of the circumstances in paragraph (1) is satisfied, the relevant authority shall, so far as practicable, restore the support within 14 days of the decision to restore that support

Suspension for failure to furnish information etc. 9.

- (1) The authority may suspend in whole-
 - (a) any support (by way of council tax support) in the amount that a person is or will become liable to pay in respect of council tax,

in relation to persons who fail to comply with the information requirements (as defined in Part 14, paragraph 111 of this scheme)

- (2) For the purposes of this scheme the prescribed persons are-
 - (a) a person in respect of whom payment of support has been suspended under paragraph 7(2)(a);

- (b) a person who has made an application for a decision of the authority to be revised or superseded;
- (c) a person in respect of whom a question has arisen in connection with his council tax support and who fails to comply with Part 14, paragraph 111 of this scheme
- (3) The authority shall notify any person to whom paragraph (2) refers of the requirements of this scheme.
- (4) A person to whom paragraph (2) refers must-
 - (a) furnish the information or evidence needed within a period of-
 - (i) one month beginning with the date on which the notification under paragraph (3) was sent to him; or
 - (ii) such longer period as the relevant authority considers necessary in order to enable him to comply with the requirement; or
 - (b) satisfy the relevant authority within the period provided for in paragraph (4)(a) that-
 - (i) the information or evidence so required does not exist; or
 - (ii) it is not possible for him to obtain the information or evidence so required.
- (5) Where a person satisfies the requirements in paragraph (4), the relevant authority shall, so far as practicable, make, or as the case may be restore, the payment within 14 days of the decision to make or restore that payment.

Termination in cases of a failure to furnish information

10.

- (1) A person in respect of whom payment of council tax support has been suspended-
 - (a) under paragraph 7 and who subsequently fails to comply with an information requirement; or
 - (b) under paragraph 9 for failing to comply with such a requirement,

shall cease to be entitled to support from the date on which the payments or support were so suspended, or such earlier date on which entitlement to support ceases.

- (2) Paragraph (1) does not apply-
 - (a) subject to sub-paragraph (b), before the end of the period under Schedule 11 paragraph 9 (4) for the provision of information;
 - (b) where payment of benefit or a support has been suspended in part under paragraph 7 or paragraph 9.

EXPLANATORYNOTE

(Thisnote is not partof thescheme)

Section13AoftheLocalGovernmentFinanceAct1992(c.14)("the1992Act"),substitutedby section10oftheLocalGovernmentFinanceAct2012(c.17)("the2012Act"),requireseach billingauthorityinEnglandtomakeaschemespecifyingthereductionswhicharetoapplyto amountsofcounciltaxpayableby persons,orclassesofperson,whomtheauthorityconsidersare infinancialneed. Paragraph4ofSchedule1Atothe1992Act,insertedby Schedule4tothe2012 Act,requirestheSecretaryofStatetoprescribebyregulationsa"defaultscheme".Thedefault schemeistotakeeffect,inrespectofdwellingssituatedintheareaofabillingauthority,ifthe authorityfailsto make its own scheme on or before31stJanuary2013.

The default scheme prescribed by the Secretary of State is set out in the Schedulet othese Regulations. Parts 1 and 2 contain introductory provisions and definitions of keywords and the set of the

phrases.Part 3 and Schedule1 contains the procedure for support applications and appeals. Parts 4and5specify the classes of personential dand not entitled to support under the scheme, respectively.

Parts6to9andSchedules2to4setoutmattersrelevanttodeterminingeligibilityforsupport and the amount of supportunder the scheme.

Part10andSchedules5to10setouthowincomeandcapitaloftheapplicantandothersistreated incalculatingeligibilityforsupport,includingincaseswhereanapplicantorpartnerhasan awardofuniversalcredit.Part11providesfortheapplicationoftheschemetostudents.Part12 providesforextendedsupportincertaincircumstancesandPart13setsoutwhenentitlement andhowa change incircumstances affects anysupport.

Part14oftheschemeprovidesforthemakingofanapplicationforsupport.Part15setsout the timewithinwhichanauthoritymustmakeitsdecisionontheapplicationandprovidesfor notificationofthedecision. Part16makesprovisionsaboutthepaymentofasupportincertain circumstances.

 $An impact assessment of the effect that section 13 A of the 1992\ Act will have on the public sector \ is$

available at https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/8465/2158675.pdf.It is also published with the Explanatory Memorandum alongside this instrument on www.legislation.gov.uk.



