STATUTORY RULES OF NORTHERN IRELAND

1997 No. 167

PENSIONS

The Occupational Pension Schemes (Age-related Payments) Regulations (Northern Ireland) 1997

Made - - - 20th March 1997 Coming into operation in accordance with regulation 1(1)

The Department of Health and Social Services for Northern Ireland, in exercise of the powers conferred on it by sections 38A(3), 109(1) and (3), 164(1) and (4) and 178(1) of the Pension Schemes (Northern Ireland) Act 1993(1) and of all other powers enabling it in that behalf, hereby makes the following Regulations:

Citation, commencement and interpretation

- 1.—(1) These Regulations may be cited as the Occupational Pension Schemes (Age-related Payments) Regulations (Northern Ireland) 1997 and shall come into operation as follows—
 - (a) regulations 1 to 4, 8 in so far as it relates to regulation 2, and 9 in so far as it relates to regulations 3 and 4, on 21st March 1997;
 - (b) otherwise on 6th April 1997.
 - (2) In these Regulations—

"age-related payment" means a payment by the Department in accordance with section 38A(3)(1);

"principal appointed day" means 6th April 1997;

"prospective member" has the same meaning as in regulation 1 of the Occupational Pension Schemes (Disclosure of Information) Regulations (Northern Ireland) 1997(2);

"relevant scheme", "salary related part" and "money purchase part" have the same meanings as in regulation 1 of the Occupational Pension Schemes (Mixed Benefit Contracted-out Schemes) Regulations (Northern Ireland) 1997(3);

"scheme" means an occupational pension scheme;

 ¹⁹⁹³ c. 49; section 38A was inserted by Article 134(4) of the Pensions (Northern Ireland) Order 1995 (S.I. 1995/3213 (N.I. 22)) and section 164 was substituted by Article 151 of that Order

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⁽²⁾ S.R. 1997 No. 98, to which there are amendments not relevant to these regulations

⁽³⁾ S.R. 1997 No. 95

- "section 5(2)" and "section 5(3)" means those sections of the Pension Schemes (Northern Ireland) Act 1993(4).
- (3) Subject to paragraph (4), the Interpretation Act (Northern Ireland) 1954(5) shall apply to these Regulations as it applies to a Measure of the Assembly.
- (4) For the purposes of these Regulations, and notwithstanding section 39(2) of the Interpretation Act (Northern Ireland) 1954, where a period of time is expressed to begin on, or to be reckoned from, a particular day, that day shall be included in the period.

Age-related payments not be be paid after age-related moves made before the principal appointed day

- 2. If—
 - (a) there are in relation to the employer 2 or more schemes, one of which is contracted out under section 5(2) and one of which is contracted out under section 5(3);
 - (b) before the principal appointed day an earner moves from a scheme contracted out under section 5(2) to a scheme contracted out under section 5(3); and
 - (c) the age of the earner is the only or main reason for the move,

any age-related payment which would otherwise be payable shall not be paid in respect of that earner.

Age-related payments not to be paid if scheme rules require age-related moves: admission to the scheme before the principal appointed day

- **3.** If—
 - (a) there are in relation to the employer 2 or more schemes; and
 - (b) members are required by reference to their age to move from a scheme contracted out under section 5(2) to a scheme contracted out under section 5(3),

any age-related payment which would otherwise be payable shall not be paid in respect of any earner who on admission to one of the schemes of that employer enters a scheme contracted out under section 5(3) before the principal appointed day.

Age-related payments not to be paid if an earner's age allows his admission only to a money purchase scheme: admission to the scheme before the principal appointed day

4. If because of his age an earner who is not already a member of any schemes established by his employer may be admitted only to a scheme contracted out under section 5(3), any agerelated payment which would otherwise be payable shall not be paid in respect of that earner on his admission before the principal appointed day to a scheme established by that employer.

Age-related payments not to be paid after age-related moves on or after the principal appointed day

- **5.** If—
 - (a) (i) a scheme is a relevant scheme; and
 - (ii) an earner moves from the salary related part of that scheme to the money purchase part;

⁽⁴⁾ Section 5(2) was substituted by Article 133(3) of, and section 5(3) was amended by Article 133(4) of, the Pensions (Northern Ireland) Order 1995 with effect from 6th April 1997

^{(5) 1954} c. 33 (N.I.)

- (b) (i) there are in relation to the employer 2 or more relevant schemes; and
 - (ii) an earner moves from the salary related part of one of those relevant schemes to the money purchase part of another of those relevant schemes;
- (c) (i) there are in relation to the employer 2 or more schemes, one of which is contracted out under section 5(2) and one of which is contracted out under section 5(3); and
 - (ii) an earner moves from a scheme contracted out under section 5(2) to a scheme contracted out under section 5(3); or
- (d) (i) there are in relation to the employer 2 or more schemes, one of which is contracted out under section 5(2) and one of which is a relevant scheme; and
 - (ii) an earner moves from a scheme which is contracted out under section 5(2) to the money purchase part of a relevant scheme,

and in any such case the move occurs on or after the principal appointed day, and the age of the earner is the only or main reason for the move, an age-related payment shall not be paid in respect of that earner for the tax year in which the move occurs and any subsequent tax year.

Age-related payments not to be paid if scheme rules require age-related moves: admission to the scheme on or after the principal appointed day

- **6.**—(1) If the rules of a relevant scheme require members to move from the salary related part to the money purchase part by reference to their age, any age-related payment which would otherwise be payable shall not be paid in respect of any earner who enters the money purchase part on his admission to the scheme on or after the principal appointed day.
 - (2) If—
 - (a) in relation to an employer there are 2 or more schemes; and
 - (b) members are required by reference to their age, to move
 - (i) from either—

the salary related part of a relevant scheme, or a scheme contracted out under section 5(2);

(ii) to either—

the money purchase part of a relevant scheme, or a scheme contracted out under section 5(3),

an age-related payment shall not be paid in respect of any earner who on admission to one of the schemes of that employer enters a scheme contracted out under section 5(3) or the money purchase part of a relevant scheme on or after the principal appointed day.

Age-related payments not to be paid if an earner's age allows his admission only to a money purchase scheme or a money purchase part: admission to the scheme on or after the principal appointed day

7. If because of his age an earner who is not already a member of any schemes established by his employer may be admitted only to a scheme contracted out under section 5(3) or to the money purchase part of a relevant scheme, any age-related payment which would otherwise be payable shall not be paid in respect of that earner on his admission on or after the principal appointed day to a scheme established by that employer.

Disclosure to earners that the age-related payment will not be paid after an age-related move

8. If an earner is to move in circumstances under which, in accordance with regulation 2 or 5, an age-related payment shall not become payable, the trustees or managers of the scheme concerned,

or as the case may be the scheme the move is from, shall before or within 2 months of the move notify the earner in writing—

- (a) that the move is to take place;
- (b) the date of, or the proposed date of, the move;
- (c) that the move is by reason of his age;
- (d) that the age-related payment will not be paid after the move; and
- (e) that because the age-related payment will not be paid, the earner's benefits under the scheme may not be as much as they would otherwise have been.

Disclosure to prospective members that the age-related payment will not be paid on admission to a money purchase scheme or money purchase part

- **9.**—(1) If admission to a scheme might, under regulation 3, 4, 6 or 7, result in an age-related payment not being paid, the trustees or managers shall as of course, where practicable, give every prospective member the information set out in paragraph (2) and where it has not been practicable to do so, such information shall be given to a person within 2 months of his admission to the scheme.
 - (2) The information referred to in paragraph (1) is—
 - (a) the circumstances in which the age-related payment may not be paid in respect of him if he is admitted to the scheme;
 - (b) that if the age-related payment is not paid, his benefits under the scheme may not be as much as they would otherwise have been.

Penalties

- 10. If any person fails, without reasonable excuse, to comply with any requirement imposed under regulation 8 or 9 in respect of regulation 5, 6 or 7, the Occupational Pensions Regulatory Authority(6) may require that person to pay within 28 days a penalty which shall—
 - (a) in the case of an individual, not exceed £1,000; and
 - (b) in any other case, not exceed £10,000.

Sealed with the Official Seal of the Department of Health and Social Services for Northern Ireland on

L.S.

20th March 1997.

John O'Neill Assistant Secretary

EXPLANATORY NOTE

(This note is not part of the Regulations.)

These Regulations specify further circumstances in which age-related payments shall not be paid (in addition to those contained in regulation 37 of the Occupational Pension Schemes (Contracting-out) Regulations (Northern Ireland) 1996 (S.R. 1996 No. 493)) and require the trustees or managers of an occupational pension scheme to provide affected members and prospective members with certain relevant information.

Regulation 1 deals with citation, commencement and interpretation.

Regulation 2 provides that the age-related payment shall not be paid where an age-related move to a money purchase scheme took place before 6th April 1997.

Regulation 3 provides that the age-related payment shall not be paid in respect of an entrant to a money purchase scheme before 6th April 1997, if the employer has more than one scheme and rules of the schemes require an age-related move to a money purchase scheme.

Regulation 4 provides that the age-related payment shall not be paid in respect of an entrant to a scheme before 6th April 1997 if he is allowed because of his age only to be admitted to a money purchase scheme.

Regulation 5 provides that the age-related payment shall not be paid after an age-related move to a money purchase scheme or money purchase part of a hybrid scheme (as defined in Article 146 of the Pensions (Northern Ireland) Order 1995 (S.I.1995/3213 (N.I. 22))) on or after 6th April 1997.

Regulation 6 provides that the age-related payment shall not be paid in respect of any new entrant to the money purchase part of a hybrid scheme on or after 6th April 1997 if the rules of the scheme require an age-related move to the money purchase part. Similarly the age-related payment is not to be paid in respect of any new entrant to a money purchase scheme on or after 6th April 1997 if the employer has more than one scheme and rules of the schemes require an age-related move to a money purchase scheme.

Regulation 7 provides that the age-related payment shall not be paid in respect of a new entrant to a scheme on or after 6th April 1997 if he is allowed because of his age only to be admitted to a money purchase scheme or the money purchase part of a hybrid scheme.

If, under regulation 2 or 5, a move would result in the age-related payment not being paid, regulation 8 requires trustees or managers to notify an earner who is to be moved of the consequences of that move.

If, under regulation 3, 4, 6 or 7 joining a scheme would result in the age-related payment not being paid, regulation 9 requires the trustees or managers to notify prospective members of that fact and of its consequences.

Regulation 10 provides for the imposition of penalties by the Occupational Pensions Regulatory Authority if certain of the disclosure requirements imposed by regulations 8 and 9 are not complied with.

Sections 38A(3) and 164 of the Pension Schemes (Northern Ireland) Act 1993, enabling provisions under which these Regulations are made, were inserted and substituted respectively by Articles 134(4) and 151 of the Pensions (Northern Ireland) Order 1995. The Pensions (1995 Order) (Commencement No. 2) Order (Northern Ireland) 1996 (S.R. 1996 No. 91 (C. 4)) provides for the coming into operation of Article 134, for the purpose only of authorising the making of regulations, on 6th April 1996. The Pensions (1995 Order) (Commencement No. 4) Order (Northern Ireland)

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

1996 (S.R. 1996 No. 307 (C. 18)) provides for the coming into operation of Article 151, for the purpose only of authorising the making of regulations, on 23rd July 1996.