

SCHEDULE 1

Article 2(1)

PART I

PROVISIONS COMING INTO OPERATION ON 31ST MARCH 2004

<i>Provisions</i>	<i>Subject Matter of Provisions</i>
Article 13	Pre-hearing reviews and preliminary matters
Article 15(2) and (3)	Statutory dispute resolution procedures
Article 16(3)	Contracts of employment
Article 17(6) and (7)	Non-completion of statutory procedure: adjustment of awards by industrial tribunals
Article 18(6) and (7)	Non-completion of statutory procedure: adjustment of awards by Fair Employment Tribunal
Article 19(7) to (10)	Complaints about grievances: industrial tribunals
Article 20(6) to (9)	Complaints about grievances: Fair Employment Tribunal
Article 21	Consequential adjustment of time limits: industrial tribunals
Article 22	Consequential adjustment of time limits: Fair Employment Tribunal
In Schedule 5 – (i) paragraph 2(3) and (5); (ii) paragraph 5; and (iii) paragraph 6.	Consequential amendments

Article 2(2)

PART II

PROVISIONS COMING INTO OPERATION ON 30TH APRIL 2004

<i>Provision</i>	<i>Subject Matter of Provision</i>
Article 30	Equal pay: questionnaires

Article 2(3)

Status: This is the original version (as it was originally made).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

PART III

PROVISIONS COMING INTO OPERATION ON 1ST MAY 2004

<i>Provision</i>	<i>Subject Matter of Provision</i>
Article 31	Union learning representatives
In Schedule 5 – (i) paragraph 1(1) and (2); and (ii) paragraph 2(10).	Consequential amendments