STATUTORY RULES OF NORTHERN IRELAND

2019 No. 206

The Local Government Pension Scheme (Amendment) Regulations (Northern Ireland) 2019

PART 1

Survivor Benefits Amendments

Amendment of the Benefits Regulations

- **2.**—(1) Regulations 3 to 8 have effect in relation to the Benefits Regulations to the extent that they continue in operation by virtue of the 2014 Transitional Regulations.
 - (2) The Benefits Regulations are amended in accordance with regulations 3 to 8.
 - **3.** In regulation 1(2) (citation, commencement and interpretation)—
 - (a) after the definition of "admission agreement fund" insert—
 - ""cohabiting partner" means a person whom the Committee is satisfied fulfils the following condition—
 - (a) the person (P) has fulfilled the condition in paragraph (b) for a continuous period of at least two years on the date the member (M) died;
 - (b) the condition is that—
 - (i) M is able to marry, or form a civil partnership with, P;
 - (ii) M and P are living together as if they were a married couple or as if they were civil partners;
 - (iii) neither M nor P is living with a third person as if they were a married couple or as if they were civil partners; and
 - (iv) either P is financially dependent on M, or M and P are financially interdependent; and
 - (c) in this definition "member" means an active member or a former active member who has become a deferred or pensioner member in accordance with these Regulations or the Administration Regulations."; and
 - (b) omit the definition of "nominated cohabiting partner".
 - 4. In regulation 14A M1 (election to pay additional contributions: survivor benefits)—
 - (a) in paragraph (1) for "nominated cohabiting partner (within the meaning of regulation 25)" substitute " cohabiting partner ";
 - (b) omit paragraph (2);

- (c) in paragraph (3) for "ASBCs" substitute " Additional survivor benefits contributions "ASBCs""; and
- (d) in paragraph (5) omit "nominated".

Marginal Citations

- M1 This regulation was inserted into S.R. 2009 No. 32 by regulation 15 of S.R. 2010 No. 410.
- **5.** In regulation 24(1) (survivor benefits: active members) omit "nominated".
- **6.** Omit regulation 25 (meaning of nominated cohabiting partner).
- 7. In regulation 33(1) (survivor benefits: deferred members) omit "nominated".
- **8.** In regulation 36(1) (survivor benefits: pensioner members) omit "nominated".

Amendment of the Administration Regulations

- **9.**—(1) Regulations 10 to 16 have effect in relation to the Administration Regulations to the extent that they continue in operation by virtue of the 2014 Transitional Regulations.
 - (2) The Administration Regulations are amended in accordance with regulations 10 to 16.
 - 10. In regulation 42(2) (exclusion of rights to return of contributions) omit "nominated".
 - 11. In regulation 45B(1) M2 (survivor benefits: guaranteed minimum pension) omit "nominated".

Marginal Citations

- M2 This regulation was inserted into S.R. 2009 No. 32 by regulation 40 of S.R. 2010 No. 410.
- 12. In regulation 54(2)(a) (right to apply for an appointed person to review a decision) omit "nominated".
- 13. In regulation 72(5)(b) (transfer of sums from the fund to compensate for former member's misconduct) omit "nominated".
- **14.** In regulation 76(5)(a) (contracting-out requirements affecting transfers out) for "nominated co-habiting" substitute "cohabiting".
 - 15. In regulation 81(2)(b) (community scheme transferees) omit "nominated".

- **16.** In Schedule 1 (interpretation)—
 - (a) after the definition of "cancelling notice" insert—

 ""cohabiting partner" has the meaning given in regulation 1 (citation, commencement and interpretation) of the Benefits Regulations;"; and
 - (b) omit the definition of "nominated cohabiting partner".

Amendment of the 2009 Transitional Regulations

- 17.—(1) Regulations 18 to 20 have effect in relation to the 2009 Transitional Regulations to the extent that they continue in operation by virtue of the 2014 Transitional Regulations.
 - (2) The 2009 Transitional Regulations are amended in accordance with regulations 18 to 20.
 - **18.** In regulation 1(3) (citation, commencement, interpretation and retrospection)—
 - (a) after the definition of "the Benefits Regulations" insert—""cohabiting partner" has the meaning given in regulation 1 (citation, commencement and interpretation) of the Benefits Regulations;"; and
 - (b) omit the definition of "nominated cohabiting partner".
- **19.** In regulation 3(4) (membership accrued before 1st April 2009: active members) omit "nominated".
- **20.** In Schedule 5 (transitional and transitory provisions and savings) in paragraph 4(3), in the definition of "benefit" omit "nominated".

Amendment of the Principal Regulations

- **21.** The Principal Regulations are amended in accordance with regulations 22 to 31.
- 22. In regulation 21(2) (exclusion of rights to return of contributions) omit "nominated".
- 23. In regulation 41(1) (survivor benefits: partners of active members) omit "nominated".
- **24.** Omit regulation 42 (meaning of "nominated co-habiting partner").
- 25. In regulation 47(1) (survivor benefits: partners of deferred members) omit "nominated".
- **26.** In regulation 52(1) (survivor benefits: partners of pensioner members) omit "nominated".
- 27. In regulation 58(8) (guaranteed minimum pensions) omit "nominated".
- **28.** In regulation 84(2)(a) (right to apply for an appointed person to review a decision) omit "nominated".

- **29.** In regulation 109(4)(a) (contracting-out requirements affecting transfers out) omit "nominated".
 - **30.** In regulation 114(2)(b) (EU scheme transfers) omit "nominated".
 - **31.** In Schedule 1 (interpretation)—
 - (a) before the definition of "the Committee" insert—
 - ""cohabiting partner" means a person whom the Committee is satisfied fulfils the following condition—
 - (a) the person (P) has fulfilled the condition in paragraph (b) for a continuous period of at least two years on the date the member (M) died;
 - (b) the condition is that—
 - (i) M is able to marry, or form a civil partnership with, P;
 - (ii) M and P are living together as if they were a married couple or as if they were civil partners;
 - (iii) neither M nor P is living with a third person as if they were a married couple or as if they were civil partners; and
 - (iv) either P is financially dependent on M, or M and P are financially interdependent; and
 - (c) in this definition—
 - (i) "member" means an active member or a former active member who has become a deferred or pensioner member in accordance with these Regulations or the 2009 Regulations; and
 - (ii) the qualifying time period, under paragraph (a), of a continuous period of at least two years on the date the member died as it applies in relation to the condition in paragraph (b)(i) (ability to marry or form a civil partnership) no longer applies from 18th November 2019;";
 - (b) omit the definition of "nominated co-habiting partner"; and
 - (c) in the definition of "partner" omit "nominated".

Amendment of the 2014 Transitional Regulations

- 32. The 2014 Transitional Regulations are amended in accordance with regulations 33 and 34.
- **33.** In regulation 17(7)(c) (survivor benefits) omit "nominated".
- **34.** In paragraph 4(3) of Schedule 5 (transitional and transitory provisions and savings), in the definition of "benefit" for "nominated cohabiting partner (as defined in regulations 42 of the 2014 Regulations)" substitute "cohabiting partner".

Status:

Point in time view as at 18/11/2019.

Changes to legislation:

There are currently no known outstanding effects for the The Local Government Pension Scheme (Amendment) Regulations (Northern Ireland) 2019, PART 1.