

SCHEDULE 3

The provisions of the Naval Order shall be modified for the purposes of their application to naval auxiliary members in the following respects:—

- (i) Articles 1(17), 1(18), 1(19), 1(21), 1(28), 1(32), 4, 5, 7, 8(3) and 71, Part V and Schedule 9, and any provision in so far as it relates to a woman member of the naval forces, or the husband, widower, child, parent or other dependant of such a member, shall be deleted;
- (ii) for the words and phrases set out in column (1) of the following Table there shall be substituted the words and phrases set out in column (2) of that Table;

TABLE

<i>Words and phrases in Naval Order (1)</i>	<i>Substitution for application to naval auxiliary members (2)</i>
Member of the naval forces	Naval auxiliary member.
Officer	Naval auxiliary member who is to be treated for the purposes of this Scheme as holding an equivalent naval rank which is that of a commissioned, subordinate or warrant officer of the Royal Navy.
Rank	Equivalent naval rank as defined in this Scheme.
Service	Service as defined in this Scheme.
Commencement of service	Commencement of the first naval engagement after 2nd September 1939.
Termination of service	Termination of the naval engagement in the course of which the naval auxiliary member sustained the qualifying injury or suffered the detention to which his disablement or death is, or is claimed to be, directly attributable.
Due to service	Directly attributable to a qualifying injury or to detention.
During service	While serving on a naval engagement.
Material date	Material date as defined in this Scheme.
Injury (in Article 6)	Qualifying injury or detention.
Due to more than one injury (in Article 9(2) (b))	Directly attributable, not to a single qualifying injury or period of detention, but to two or more such causes.
Injuries (in Article 9 (2) (b))	Causes of the disablement.
Payment made during the member's lifetime in respect of his service as a member (in Article 26)	Allotment or similar payment made by the member in his lifetime.

- (iii) any reference to a commissioned officer, warrant officer, rating or other rank shall be construed as a reference to a naval auxiliary member who is to be treated for the purposes of this Scheme as holding an equivalent naval rank which is that of a commissioned officer, warrant officer or rating, as the case may be, any reference to a specific rank or rating shall be construed as a reference to a naval auxiliary member who is to be treated for the purposes of this Scheme

Status: *This is the original version (as it was originally made). This item of legislation is currently only available in its original format. The electronic version of this UK Statutory Instrument has been contributed by Westlaw and is taken from the printed publication. **Read more***

as holding an equivalent naval rank which is that of that rank or rating, and any reference to retired pay shall be construed as a reference to pension.