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Our ref: FIR/01/07/00 -FIR/0108/00

4 April 2006

Dear Sir or Madam

# THE FIREFIGHTERS' PENSION SCHEME AMENDMENT (SCOTLAND) ORDER 2006 THE FIREFIGHTERS' COMPENSATION SCHEME (SCOTLAND) ORDER 2006

I enclose for any comments you may wish to make on the attached draft Orders. Any responses should be made by 28 April 2006. Similar Orders are being introduced in England by the Office of the Deputy Prime Minister (ODPM).

The amendments fall under three broad headings:

- Amendments consequential to the new tax regime for pensions
- New arrangements for ill-health awards
- Closure of the existing pension scheme to new members

Copies of the draft amending orders are attached.

## **Death and Injury Benefits**

As part of the amendments consequential to the new tax regime, the non- contributory compensatory provisions covering death and injury that are currently in the FPS are to be removed to a freestanding Firefighters' Compensation Scheme (FCS). There are no changes to the death and injury provisions and, where possible, the provisions have been lifted intact and placed in the new FCS.

These amendments will be effective from 6th April 2006.

Where death or serious injury occurs on duty, benefits additional to those from the FPS become payable under Section IX, 13 of the Conditions of Service (Grey Book 5<sup>th</sup> Edition). They are subject to abatement by any damages or other compensation received by the employee or their dependants and any gratuities payable under the FPS. The Audit Commission have taken the view that compensation payments made under these provisions are illegal because Section 27 of the Fire



Services Act 1947 (now Section 34 of the Fire and Rescue Services Act 2004) provided for the making of a statutory scheme for payments in death. The benefits were consequently removed from the Grey Book 6th edition but have continued on the basis that they will be replicated in the FCS.

Making the changes required under the new tax regime allows the opportunity to put these provisions on a statutory footing and place them in the new FCS from 6th April 2006. The benefits will remain as they were, however, some changes have been necessary in order to standardise the wording with other parts of the FCS and the pension scheme.

#### Amendments consequential to the new tax regime for pensions

As a consequence of the Finance Acts 2004 and 2005, HM Revenue and Customs are introducing a simplified tax regime for pensions that will come into force on 6th April 2006. The amendments we propose to make to the FPS are detailed in the table below. Payments made in respect of pensions that come into payment after the 5<sup>th</sup> April 2006 will need to comply with the new tax regime in order to avoid being deemed as unauthorised payments and incurring additional tax charges. HMRC have confirmed that any unauthorised payments made in the interim period, between 6 April when the new tax regime comes into force and the necessary scheme changes coming into force retrospectively from 6 April, will have any unauthorised payment tax charge deferred until the relevant regulations are in place; at which point they will then not apply. This is on the understanding that the reason for the non-enforcement of the unauthorised payment tax charges i.e. that HMRC have agreed to defer such charges during the interim period mentioned above, is clearly recorded and communicated to those affected.

Rule	Amendment	New Tax Rules
Rule B2:	The amount of the short service gratuity is the	Under FA2004, the amount of a
Short service	aggregate of pension contributions in all	short service lump sum must not
award	circumstances including for an ill-health	exceed the aggregate of pension
	gratuity under B3(3)(b). Schedule 2 Part IV	contributions.
	also amended.	
Rule B6:	Amendment required to B6(1) to add "with less	See above as for B2.
Repayment of	than 2 years' pensionable service" after	
aggregate	"regular firefighter" to clarify circumstances of	
contributions	award.	
Rule B7:	Amendment to B7 (7). Decisions to commute	Under FA2004, a commuted
Commutation	must be made before a pension comes into	lump sum must be paid within 3
	payment (see FPS Circular 3/2006).	months beginning with the day
		on which the member became
		entitled to it to be considered a
		pension commencement lump
		sum.
Rule B8:	Amendment to limit the amount of the gratuity	FA2004 places an upper limit on
Commutation	payable under this rule by reference to	the amount that may be
-small	Schedule 29, Part 1 of the Finance Act 2004.	commuted in these
pensions		circumstances of 1% of the
		Standard Lifetime Allowance.
		For 2006/2007 this would be
		£15k.
Rule B11:	Amendment to provide for FRAs to make	FA2004 requires scheme
<b>Deduction</b> of	necessary deductions from any payment which	administrators to pass on tax
tax from	is chargeable to tax or subject to any recovery	charges by payover to HMRC
certain	charge prescribed by the Finance Act 2004.	and subsequent recovery from



awards		payments.
Rule C1:	Amendment to delete paragraphs (3) to (6), and	FA2004 does not provide for
Spouse's	reference to them, to remove the option of a	reduced pensions or lump sums
ordinary	reduced pension and gratuity.	in these circumstances.
pension		
Rule E1:	Amendment to limit payment to those members	FA2004 places limits on lump
Lump sum	who die in service before their 75th birthday	sum death benefits.
death grant	and to require the FRA to make payment within	
8	2 years of date of death.	
Rule E5:	Similar to B8, the amount of gratuity in these	FA2004 places limitations on
Gratuity in	circumstances is limited to not more than 1% of	trivial commutation lump sum
lieu of	the standard lifetime allowance and, as it is	benefits.
surviving	lump sum death benefit, can only be paid	Cononius.
spouse's	where the member dies before their 75th	
_	birthday and, in this case, for the payment to be	
pension	* *	
	made before the date the member would have	
D.L. EC	reached their 75th birthday.	EA20041 1' '4 4'
Rule E6:	The amount of gratuity in these circumstances	FA2004 places limitations on
Gratuity in	is limited as for E5.	trivial commutation lump sum
lieu of child's		benefits.
allowance		
Rule E7:	The limitations in E7(3) and (4) are replaced by	FA2004 places limitations on
Limitation on	the limitations in the FA2004 for trivial	trivial commutation lump sum
discretion to	commutation of lump sum death benefits.	benefits.
commute		
pension or		
allowance for		
gratuity		
Rule G7:	Amendment to remove the cap of 15% of	FA2004 removes the 15% cap
Payment of	pensionable pay on periodical contributions for	on tax privileged pension
periodical	increased benefits.	contributions and permits
contributions		contributions equivalent to the
for increased		individual's relevant taxable UK
benefits		earnings for the year.
Rule G9:	Delete G9 in its entirety.	This restriction will not apply
Pension debit	2 cicle com in chance,	after 5 April 2006.
members:		arter 5 / ipin 2000.
restriction on		
replacement		
of debited		
rights		

# New arrangements for ill-health awards- Coming into effect from 1 July 2006

The provisions for determining a scheme member's entitlement to an ill-health award under Rule B3 will be amended to keep the FPS 1992 in line with the arrangements which have been agreed for the NFPS 2006. This will avoid the risk of confusion amongst administrators and medical practitioners when dealing with members of the two schemes. Changes will also be necessary to the provisions in Rule K1 for review of ill-health awards.



Any person who has been retired with an ill-health award prior to the new arrangements coming into operation will be unaffected by the changes; including the new arrangements for review of awards.

#### Rule B3 Ill-health award:

The single ill-health award will be replaced by two awards:

- a lower tier pension calculated in a similar way to a deferred pension under Rule B5(1), i.e. without any enhancement of service but taking account of dual accrual, awarded where the scheme member is able to undertake other regular employment; or
- a higher tier pension with an enhancement if the scheme member is unable to undertake other regular employment. This would be based on service already accrued in the scheme plus an enhancement. Two pension awards are made: the first equal to a lower tier award that would have been paid at the date of retirement, and the second based on the amount of enhancement that would be awarded in accordance with Part III of Schedule 2 of the FPS Order 1992, less the first award. Part III of Schedule 2 will be amended to reflect the new arrangements.
- An award for a scheme member with less than 5 years' pensionable service is calculated without enhancements.
- A scheme member with less than 2 years service will continue to be entitled to an ill-health gratuity in accordance with new Rule B3(3)(b).

Rule B3(4) defines "regular employment" as employment for an average of not less than 30 hours in each week in any period of 12 months.

## Review and cancellation of ill health pensions:

Under amended Rule K1, the FRA's discretion to not conduct reviews will be removed. There will, however, be discretion concerning the intervals of such reviews. The FRA will have to consider, at such intervals as they in their discretion think proper whether the firefighter has become capable of:

• carrying out any duty appropriate to the role from which he/she was retired on ill health grounds;

and where a higher tier ill health pension was awarded

• whether he/she is fit to undertake other regular employment.

The FRA will also review pensions paid where the person —

- is entitled to a deferred pension, and
- has begun to receive payments in respect of the pension on becoming permanently disabled under B5.

**Higher tier ill health pension -** if the condition improves so that the former scheme member could seek regular employment the enhanced pension will be cancelled and the pension equal to a lower tier award substituted.

Lower tier ill health pension – If the condition worsens there will be no provision for substituting the lower tier award with a higher tier one. Nor will a lower award be replaced by a higher one because of general deterioration in health. If the condition improves to the point where the individual could return to a role as firefighter and the FRA re-employ him/her in that capacity the lower tier pension will be cancelled. If the individual refuses the job offered by the FRA, the pension will be cancelled and replaced by a deferred award under Rule B5.



## Closure of the existing pension scheme to new members

The existing FPS will be closed to new members from 6th April 2006. The Rule A3 amendments will provide for the Pension Scheme to cease to have effect in relation to persons who take up employment with a fire and rescue authority as regular firefighters on or after 6<sup>th</sup> April 2006, their spouses, civil partners and dependants, on the day on which the new scheme is brought into operation. The paragraph substituted in rule G2 will have the effect of requiring persons who take up employment with a fire and rescue authority as firefighters on or after 6<sup>th</sup> April 2006 to make pension contributions at a lower rate than is required of firefighters whose employment began before that date. The new pension scheme will require firefighters whose employment begins on or after 6th April 2006 to transfer to the new scheme, and will require firefighter members of the new scheme to make contributions at that lower rate.

## New Finance Arrangements for Firefighter Pensions introduced in England.

You may be aware that a new funding mechanism is being introduced into the funding of firefighters pensions in England which will work on the basis of a notionally funded scheme with the introduction of employer contributions. This new system does <u>not</u> apply to Scotland but as a consequence of the changes being made in England there are some amendments required to the FPS that mirror those being introduced in England.

Where a firefighter opts out within 3 months of first joining the scheme under Rule G3 and there has not been a transfer of pension rights from some other pension scheme: the person will be treated as never having joined the scheme, and a refund of the employee's pension contributions will be made to the individual.

#### Payment of contributions when an employee has been absent without pay

Rule F2 (3) provides that the FRA which employs a person as a regular firefighter may resolve that he shall be entitled to reckon as pensionable service all or any period of absence from duty without pay and in that event the firefighter becomes liable to pay the authority the contributions that would have been payable for the reckonable period if he had been paid at his normal rate.

This provision will be amended to remove the discretion from the FRA and give the scheme member the right to decide to pay contributions. Under the amended provision, the firefighter will be responsible for paying his/her contributions payable for the period of absence and those of the FRA based on the amount that would be payable by the FRA under a notional funding system. The FRA has discretion to pay the employer's share as calculated. Unpaid contributions must be paid within 6 months of the agreement to repay them.

We aim to finalise the draft orders and have them both laid at Parliament before the summer recess but where applicable coming into force retrospectively from 6 April 2006. **Comments are therefore required by close on 28 April**.

Yours faithfully

J. Pestou.

Jim Preston

INVESTOR IN PEOPLE

## Addressees

#### **COSLA**

Fire Brigades Union (Scottish Region)

Chief and Assistant Chief Fire Officers Association (Scottish Region) Retained Firefighters Union (UK) Audit Scotland

National association of Pension Funds

Women's National Commission

**ODPM** Fire Pensions section

**ODPM LGPS Pensions section** 

Home Office Police Pension section

**HM** Treasury

Government actuary's Department

**DWP** 

**HMRC** 

Scottish Executive Justice Department FSEPD

Office of the Solicitor, Scottish Executive

