a guide to State Pensions

April 2004
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Meanings of terms used in this guide

The additional State Pension element of the State Pension.

The basic State Pension element of the State Pension.

There are six classes of NI contributions. Only three count towards qualifying years for State Pensions:

**Class 1** – paid by employed earners and their employers.
You will pay these if you work for an employer and earn more than the employee’s primary threshold. Your employer also pays NI contributions for you if you earn more than the employee’s primary threshold – but there is no upper limit on your employer’s NI contributions. Some married women and widows can still pay their NI contributions at a reduced rate. For the current NI rates and limits, see leaflet GL23 *Social security benefit rates*.

**Class 2** – paid by self-employed people. These are paid at a flat rate.

**Class 3** – voluntary contributions which may be paid to protect your NI record in some circumstances. These are paid at a flat rate.

Earnings you are credited with, under certain conditions, if your earnings in a tax year do not reach the level needed for the year to count towards your State Pension.

A merger of the former Department of Social Security (DSS) and the employment part of the Department for Education and Employment (DfEE) and the Employment Service (ES).

A person who depends on you to support them.

This is the level of earnings where you have to start paying Class 1 National Insurance (NI) contributions if you work for an employer. You have to pay contributions on the amount of your earnings above this level.

If you have full liability, it means you must pay standard-rate Class 1 contributions when you work for an employer or Class 2 contributions when you are self-employed.
Meanings of terms used in this guide

Increments
An increase in your State Pension which you can earn on all the components of your State Pension, except Age Addition and increases for dependants. Increments are earned by entirely giving up entitlement to, or not claiming, State Pension for a period of at least seven weeks. Subject to Parliamentary approval, the Government is proposing changes to the increment rules and introducing an alternative to increments in the form of a lump sum. More details on this can be found on page 65.

Lower Earnings Limit (LEL)
This is the level that your earnings become relevant for NI purposes. It is a lower amount than the employee’s primary threshold where you actually have to start paying NI contributions. If your average earnings are at least equal to the LEL but below the employee’s primary threshold, you will be treated as if you have paid Class 1 NI contributions.

National groups
Great Britain (GB) means England, Scotland and Wales.
United Kingdom (UK) means GB and Northern Ireland.
The European Economic Area (EEA) is made up of all European Union (EU) countries: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, The Netherlands, Portugal, Spain, Sweden and the UK, plus Iceland, Liechtenstein and Norway. Gibraltar is treated as another EEA country by the UK. Other EEA countries treat Gibraltar as part of the UK. Switzerland is not a member of the EEA but, as the result of an agreement with the EU that came into force on 1 June 2002, the majority of EU rules on social security also cover Switzerland. However, EU rules do not apply to Swiss nationals going to or coming from Iceland, Liechtenstein or Norway or nationals of these countries who are going to or coming from Switzerland.
On 1 May 2004, ten countries are due to join the EU. They are Cyprus, Czech Republic, Estonia, Hungary, Latvia, Lithuania, Malta, Poland, Slovak Republic and Slovenia.

Partner
A person you are married to, or a person you live with as if you are married to them.
Before the present contribution arrangements started, married women and widows who worked could choose to have reduced liability. If you have reduced liability, you pay reduced rate Class 1 contributions when you work for an employer but no Class 2 contributions when you are self-employed. Reduced-rate contributions do not count for all contributory benefit.

For more information about reduced liability, see leaflets CA13 National Insurance contributions for women with reduced liability or CA09 National Insurance contributions for widows or widowers, which you can request from your pension centre or social security office.

Retirement Pension paid by the Government.

This is the age people must be before they can get a State Pension. This is currently 60 for a woman and 65 for a man. State Pension age will be equalised at 65 for both men and women from 6 April 2020. The change from the current State Pension age of 60 for women to 65 will be phased in over a ten-year period from 2010 to 2020.

State Pension age for:

- men is 65
- women born on or before 5 April 1950 is 60
- women born on or after 6 April 1955 is 65.

Table 1 (page 16) shows the State Pension age for women born on or after 6 April 1950 but on or before 5 April 1955 and their State Pension age date.

For the UK, this starts on 6 April of one year and ends on 5 April of the following year.

This is the level of earnings where the amount of Class 1 NI contributions you pay on your earnings will not go any higher (the additional 1% NI contribution for the NHS is levied upon all earnings and not restricted to the Upper Earnings Limit).
About this guide

This is one of several guides that give detailed information about social security benefits. It is intended for professional advisers and members of the public who want to know more about state pensions. Full details of all these guides are on page 102.

For information about social security benefits in general, see page 102.

This guide and the law

This leaflet is only a guide. It has no status in law. It does not cover all the rules for every situation, nor does it provide a full interpretation of the rules. It should not be treated as a complete and authoritative statement of the law.


Throughout the text there are references to the relevant Acts and Regulations to allow you to consult the actual legislation. The numbers are relevant sections of the Acts or the specific Regulations. The abbreviated forms of the references are explained on pages 105–107.

People who live or have lived in Scotland

Scottish law recognises a form of irregular marriage by co-habitation with habit and repute. The existence of such a marriage can be confirmed by a decree of declarator of marriage pronounced by the Court of Session. You may not need this declarator if a social security decision maker decides the court would be likely to grant it. If such a marriage is confirmed, there may be entitlement to an increase payable with your State Pension or State Pension based on your spouse’s contributions. Contact your pension centre or social security office for further information.
People who live in Northern Ireland

This leaflet has been published for Great Britain so some information will not apply in Northern Ireland. Addresses may also be different. You can get the Northern Ireland version of this leaflet from social security offices in Northern Ireland.
Revised State Pension ages for women

Table 1 – Revised State Pension ages for women

Dates are grouped in one-month periods. If you were born towards the end of one of these periods, you would have a slightly younger State Pension age than someone born at the beginning.

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</table>

For more information see 'State Pension age' (page 11).
Categories of State Pension

There are four categories of State Pension provided under the Social Security Contributions and Benefits Act:

- Category A
- Category B
- Category C (now obsolete)
- Category D.

Category A Pensions

A Category A Pension is contributory. It consists of two parts, either or both of which may be payable:

- basic State Pension – dependent on the number of qualifying years you have in your working life
- additional State Pension – dependent on your earnings, or deemed earnings, in your working life, since April 1978 (see page 33).

Who can get a Category A Pension?

- anyone who can satisfy the entitlement conditions
- anyone reaching State Pension age after 5 April 1979 by using the qualifying years of their former spouse for the basic State Pension only
- a woman who reached State Pension age before 6 April 1979 by using the qualifying years of her former husband for the basic State Pension only
- a widow or widower entitled to long-term Incapacity Benefit under prescribed circumstances.

Further information on the last three groups is given in 'Groups for which there are special provisions' (see page 73).

To get a Category A Pension you must meet these conditions:

- you have reached State Pension age
- you satisfy the conditions for basic State Pension or additional State Pension or both. See 'Basic State Pension – the contribution conditions' (page 20) and 'Additional State Pension
Categories of State Pension

– the State Second Pension and the State Earnings-Related Pension Scheme (SERPS)’ (page 33)

- you make a claim for the State Pension (see page 91). For how you are paid see page 98.

**Category B Pensions**

A Category B Pension is contributory. It can, like a Category A Pension, consist of either a basic State Pension or an additional State Pension or both. It is payable by virtue of your spouse’s qualifying years and earnings.

**Who can get a Category B Pension?**

- married women
- widows
- widowers.

For details see ‘Groups for which there are special provisions’ on page 73.

**Category D Pensions**

A Category D Pension is non-contributory. It is payable when:

- you reach age 80

  and satisfy certain residence conditions

  and are not entitled to another category of State Pension, or are entitled to one at a lower rate than the Category D rate.

**Who can get a Category D Pension?**

To get a Category D Pension you must meet all the following conditions:

- you are aged 80 or over

  and at the time you claim you normally live in England, Scotland or Wales

  and you have lived in Great Britain for a total of 10 years or more in any continuous period of 20 years before or after your 80th birthday.

If you have lived and worked in another member state of the European Economic Area, or in Switzerland, this may help you to satisfy these conditions.
Basic State Pension – the contribution conditions

There are two conditions you have to meet:

**Condition 1**

You must either:

- have one qualifying year since 6 April 1975 which is derived from the payment of Class 1, 2 or 3 National Insurance (NI) contributions or from Class 1 NI contributions treated as paid (‘treated as paid’ is explained below – it does not include credits)
- have paid 50 flat rate contributions at any time before 6 April 1975.

**Condition 2**

To get the full rate basic State Pension you must have qualifying years for about 90% of the years in your working life.

To get the minimum basic State Pension payable (25%) you normally need 10 or 11 qualifying years. See Table 2 on page 28.

In previous years, employees started paying NI contributions once their earnings reached a set level, known as the Lower Earnings Limit (LEL). In April 2000, a new employee’s primary threshold was introduced as the point from which employees start to pay contributions. This is set at a higher amount than the LEL. As a result, employees who earn between the LEL and the employee’s primary threshold will no longer pay NI contributions, but will be treated as if they have paid them. This means they will continue to build up entitlement to contributory benefits such as State Pension, even though they are not paying NI contributions.

**Working life**

Your working life is the period over which you have to meet the contribution conditions for basic State Pension. It is normally:

- 49 years for men
- 44 years for women born on or before 5 October 1950
- 45 years for women born on 6/10/50 or on any day through to and including 5/10/51
Basic State Pension – the contribution conditions

- 46 years for women born on 6/10/51 or on any day through to and including 5/10/52
- 47 years for women born on 6/10/52 or on any day through to and including 5/10/53
- 48 years for women born on 6/10/53 or on any day through to and including 5/10/54
- 49 years for women born on 6/10/54 or later.

Your working life is counted from the start of the tax year in which you reach the age of 16 to the end of the tax year before the one in which you reach State Pension age.

Qualifying year

A qualifying year for the basic State Pension is a tax year in which you have received (or are treated as having received) qualifying earnings of at least 52 times the Lower Earnings Limit for that year. What counts as qualifying earnings is given below.

Between 6 April 1975 and 5 April 1978, the qualifying earnings needed in a tax year for it to be a qualifying year were 50 times the Lower Earnings Limit for that year.

Deficiency Notices

Deficiency Notices are annual statements sent to people whose records show they have not paid or been credited with enough National Insurance Contributions (NICs) for the year in question to qualify towards their State Pension. The notices tell people how many voluntary Class 3 contributions they would need to pay for the year to count as a qualifying year for their pension entitlement, and also allows them to query the details held on their NICs record.

Deficiency Notices were not issued covering the tax years 1996/97 to 2001/02, but all people who would have received one will be sent a notice by the Inland Revenue in a phased exercise that started in November 2003. In future the annual production of Deficiency Notices for single years will resume.
What counts as qualifying earnings for basic State Pension?

**Earnings from Class 1 employment**

Earnings on which full rate Class 1 contributions have been paid or are treated as having been paid count as qualifying earnings.

Earnings of married women and widows with reduced liability (see page 13) do not count as qualifying earnings.

**Class 2 and Class 3 contributions**

For both the contribution conditions, each Class 2 or Class 3 contribution counts as one week’s earnings at the Lower Earnings Limit.

For example, for the year 2003/04 to be a qualifying year you need earnings of at least £4,004 (52 x Lower Earnings Limit of £77 applying in that year). If you paid 20 Class 2 contributions in that year they would count as earnings of £1,540 (20 x £77) towards the qualifying level of £4,004.

**Credit of earnings**

In some circumstances you may be credited with earnings to help you get State Pension if you do not have earnings in a tax year which reach the level needed to make it a qualifying year. For example, in the tax year you may have been:

- incapable of work through illness or disability
- receiving Carer’s Allowance
- getting Working Tax Credit
- getting Statutory Maternity Pay
- getting Statutory Adoption Pay
- unemployed and available for, and actively seeking work
- on a course of approved training. See Inland Revenue leaflet CA12 *Training for further employment and your National Insurance record* for details of approved training courses
- doing jury service
- serving a prison sentence for a conviction which is subsequently quashed.

Men with no liability to pay Class 1 or Class 2 contributions may be credited automatically for the tax year in which they reach 60 and
the four following years. From 6 April 2010 this arrangement will be extended to women. Young people can get credits for the tax year in which they reach age 16 and the two following years.

There are certain conditions attached to the receipt of credits and the availability of a credit does not mean that you do not have to pay NI contributions if your earnings exceed the employee’s primary threshold. Earnings are not credited to married women who have a reduced contribution liability.

**Flat rate contributions paid or credited before 6 April 1975**

Any flat rate contributions paid by or credited to you before 6 April 1975 are converted into a number of qualifying years by dividing the total number by 50 and rounding up what is left over to the next whole number. But the number of qualifying years worked out in this way cannot be more than the number of years in your working life up to April 1975.

For example, your working life started in June 1946. You get 118 contributions credited. Between 5 July 1948 and 5 April 1975 you pay or are credited with a total of 1,219 contributions.

Your grand total is $1,219 + 118 = 1,337$ contributions

Your qualifying years will be $\frac{1,337}{50} = 27$ years

**How having lived outside Great Britain may affect you**

If you have lived in Northern Ireland or the Isle of Man, any contributions you have paid there will count towards your State Pension.

If you have lived in a member state of the European Economic Area or Switzerland, or in any country whose social security system is linked to Britain’s by a reciprocal agreement, any social security contributions you have made there, or your residence there, may help you to meet the contribution conditions for basic State Pension.

You may also be entitled to a State Pension from the other country or countries.
The countries with agreements affecting State Pensions are: Barbados, Bermuda, Canada, Israel, Jamaica, Jersey and Guernsey, Mauritius, New Zealand, Philippines, Switzerland, Turkey, USA and the now separate republics of the former Yugoslavia (Bosnia-Herzegovina, Croatia, Slovenia, the State Union of Serbia-Montenegro and the former Yugoslav Republic of Macedonia).

Ask your pension centre or social security office if you think that your right to a pension may be affected by any of these arrangements.

The Social Security Agreement with Australia ended on 28 February 2001. However, those people with periods of residence in Australia which started before the end of the Agreement may on return to live permanently in the UK (see page 13) use their Australian residence before 6 April 2001 to help with their basic State Pension, widow’s or bereavement benefit. If you think that this may apply to you, you should tell us when you claim your State Pension (or survivors’ benefit) about your Australian residence.

Home Responsibilities Protection (HRP)

The purpose of HRP

HRP has been available for complete tax years since April 1978. It may:

- help protect the basic State Pension and certain bereavement benefits of people who are precluded from regular employment because they were caring at home for children or a person who is ill or disabled

- from 6 April 2002, qualify you for additional State Pension through the State Second Pension (see page 33 for more details about additional State Pension).

For a full basic State Pension, HRP cannot reduce the number of qualifying years below 20. From 2010, this will rise to 22 years for men, and from 2010 to 2020 it will gradually rise from 20 to 22 for women. This is because the equalisation of State Pension age for men and women will be equalised by 2020.

If you have less than 20 qualifying years (22 from 6 April 2020), you may get a reduced State Pension. See Example A on page 31.
Will you need HRP?

You will need HRP if the amount of your earnings in the tax year is less than the level needed to make the year a qualifying year. If you are getting benefits such as Incapacity Benefit or Carer’s Allowance, you can be credited with earnings and so will not require HRP.

HRP can cover each tax year from 6 April 1978 in which:

- you do not work at all and have no qualifying earnings for the full tax year
- or you do some work but your earnings for the tax year are not enough to make it a qualifying year.

Alternatively, even if you can get HRP, you may still get a higher rate of State Pension if you pay Class 3 (voluntary) contributions to make up the year into a qualifying year.

For further information request leaflet CA08 National Insurance voluntary contributions from your pension centre or social security office.

Can you get HRP?

You can get HRP for any tax year from April 1978 if, throughout the year:

- you were the person who was awarded Child Benefit for a child under 16
- or you have been regularly looking after someone for at least 35 hours a week who has been getting Attendance Allowance (AA), Constant Attendance Allowance (CAA) or the highest or middle rate of Disability Living Allowance (DLA) care component:
  - throughout the whole of tax years up to 05/04/94
  - and for at least 48 weeks in respect of each tax year from 06/04/94
- or you have been getting Income Support and were not required to be available for employment so that you could look after a ill or disabled person at home
- or you have been covered by a combination of these conditions.
In addition, from 6 April 2003, HRP is available to registered foster carers who do not receive Child Benefit.

**Married women and widows cannot get HRP** for any tax year in which they have reduced contribution liability. But you will have lost your right to reduced liability if, for any two whole consecutive tax years since 6 April 1978, you have not been liable to pay NI contributions or you have not been self-employed. This is known as the **2 year test**.

Unless you are certain of your position you should check it with your pension centre or social security office. You may find that you no longer have reduced liability and therefore can get HRP.

**How to get HRP**

Provided your NI number is known to the people who pay the benefit listed, you will get HRP without applying for it if any of the following apply to you:

- you are the main payee for Child Benefit and you have been getting Child Benefit for a child under 16 for the whole tax year. HRP will be given to you for the past period when the Child Benefit stops or your youngest child reaches 16, whichever is earlier

  **or**

- you are a man or woman who has been getting Income Support so that you could look after a sick or disabled person at home. Your HRP should be recorded at the end of each tax year. Income Support needs to have been received throughout the tax year in order for HRP to be awarded automatically.

You must apply for HRP for each tax year if:

- you are looking after someone who is getting AA, CAA or the highest or middle rate of DLA care component

  **or**

- you are covered for the whole tax year partly by one of the conditions explained above and partly by another

  **or**

- you are a foster carer. You will need to complete claim form CF411 *How to protect your state Retirement Pension if you are looking after someone at home* and enclose a letter from the local authority or agency which employs you to confirm that you have been an approved foster carer throughout a full tax year. Claims will not be needed until at least April 2004 since this is the earliest date when the conditions can be satisfied.
How to apply for HRP

If you have to apply for HRP, complete form CF411 *How to protect your state Retirement Pension if you are looking after someone at home* which you can get from a pension centre or social security office. From April 2002 onwards, you must claim any Home Responsibilities Protection you need to within three years of the end of any tax year you spent caring for someone with a long-term illness or disability. This time limit only applies to caring which takes place during or after the tax year 2002/03.

**Contribution conditions only partly satisfied**

If you cannot get a full basic State Pension, you may get a reduced basic State Pension if:

- you satisfy the first contribution condition
- you have enough qualifying years to give you at least a quarter of the full basic State Pension. Below this no basic State Pension is payable.

If you get reduced basic State Pension it will not affect any increases paid for children, but the following will be reduced in the same way:

- basic State Pension for your wife, widow or widower based on your contributions
- any increase paid to you for an adult dependant.

Table 2 (page 28) shows the percentage of full basic State Pension that will be paid according to the number of qualifying years you have in your working life.

**Payment of Class 3 contributions for previous years**

It may be possible for you to pay Class 3 contributions (to make up for previous years) to enable you either to qualify for a basic State Pension at the minimum rate or to increase the rate of the basic State Pension for which you have qualified. You can get a State Pension forecast to show you how much State Pension you are likely to get (see page 101).
If you wish to know if this is possible in your case, ask your pension centre or social security office. If you are abroad, you should contact The International Pension Centre. The address is given on page 108. Any arrears of contributions you pay after you have reached State Pension age cannot normally count for payment of State Pension from a date earlier than the day on which you actually pay the contributions. Married women and widows cannot pay Class 3 contributions for any tax year when they had reduced rate liability (see page 13) for the whole year. For further information see leaflet CA07 National Insurance – unpaid and late paid contributions, which you can request from your pension centre or social security office.

### Table 2 – To work out what percentage of the full basic State Pension you can get

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</table>
These figures show the percentage of the full basic State Pension that will be paid. For calculation examples including HRP see page 31.

### If you give up work before State Pension age

If you are not credited with earnings (see page 22), you may need to pay Class 3 NI contributions to protect your basic State Pension. If you want to know more, see leaflet CA08 Voluntary National Insurance contributions or ask your pension centre or social security office.
If you work beyond State Pension age (whether you get State Pension or not)

If you work for an employer:
• you cannot pay any more Class 1 NI contributions
• your employer must continue paying contributions for you in the normal way
• when you send back your claim form for State Pension, you will automatically be sent a Certificate of Age Exception (form CA4140) to give to your employer so they know that you do not have to pay NI contributions. If you are not claiming your State Pension at State Pension age and need a certificate you should ask your pension centre or social security office for one. You may need to provide evidence of your date of birth
• if you have more than one employer, you will need a certificate for each one. Ask your pension centre or social security office for the extra certificates you need.

If you are a married woman or a widow with a Certificate of Election or Certificate of Reduced Liability for contributions, you should return it to the Inland Revenue when you reach State Pension age.

If your employer goes on deducting contributions from your earnings after you reach State Pension age, you should give them a Certificate of Age Exception, if you have not already done so, and ask them to pay back the overpaid contributions.

If you are self-employed:
• you do not have to pay any more Class 2 contributions
• you do not have to pay Class 4 contributions for the tax years after the one in which you reach State Pension age.

If you want to know more, see leaflet CWL2 National Insurance contributions for self-employed people. Class 2 and Class 4, which you can get from your pension centre or social security office.
Example A – Calculation of basic State Pension

1 A woman born before 6 April 1940 enters the NI scheme in January 1956. Between this date and 5 April 1975 she pays flat rate contributions which total 813 after adjustment from contribution years to tax years. She stopped work in 1974 to look after her mother who received Attendance Allowance. This continued until April 1982 when her mother died. She resumed work in May 1985. All the years from 6 April 1985 to the year ending 5 April 1999 (this being the last year before the one in which she reaches 60) are qualifying years.

Calculation:
Working life is 06/04/55 to 05/04/99 = 44 years
Qualifying years needed to get full basic State Pension = 44 – 5 = 39
But this number is reduced to 35 as she was given HRP from 06/04/78 to 05/04/82 for looking after her mother.

Her qualifying years are:
Contributions before 06/04/75 converted to qualifying years = 813 ÷ 50 = 17
Years from 06/04/85 to 05/04/99 = 14
Total qualifying years = 31

Her basic State Pension will be \(\frac{31}{35}\) of the full Category A Pension, which works out at 89%.

2 A woman gets Child Benefit for a child under 16 during 15 complete tax years after April 1978. She does not have reduced contribution liability for any of those tax years. Her record shows she has 24 qualifying years during the rest of her working life.

Calculation:
Working life (6 April before age 16 to 5 April before age 60) = 44 years
Number of qualifying years normally needed for full basic State Pension = 39 years
Number of years of HRP = 15 years
Basic State Pension – the contribution conditions

Number of qualifying years needed for full basic State Pension after taking away HRP years 24 years
Number of qualifying years 24 years
Rate of basic State Pension 100%

3 A woman gets Child Benefit for a child under 16 during 15 complete tax years after April 1978. In addition, she spends the whole of nine further tax years after April 1978 caring for a parent who is getting an Attendance Allowance. She does not have reduced contribution liability for any tax years during those periods. Her record shows that she has 15 qualifying years during the rest of her working life.

Calculation:
Working life (6 April before age 16 to 5 April before age 60) 44 years
Number of qualifying years normally needed for full basic State Pension 39 years
Number of years of HRP 24 years
Number of qualifying years needed for 100% basic State Pension after taking away HRP years 20 years (minimum)
Number of qualifying years 15 years

Her basic State Pension will be \(\frac{15}{20}\) of the full Category A Pension, which is 75%.
Additional State Pension – the State Second Pension and the State Earnings-Related Pension Scheme (SERPS)

What it is

**It is the additional State Pension element of the State Pension.**

Your right to an additional State Pension does not depend on your right to a basic State Pension.

You can contract-out of additional State Pension by:

- being a member of an occupational pension scheme  
- or having a personal pension plan that satisfies certain conditions.

Additional State Pension is paid with the basic State Pension. There is no need to claim separately.

**Earnings in tax years 1978/79 to 1996/97**

A member of a contracted-out occupational or personal pension scheme accrues additional State Pension in the same way as someone who is not contracted-out, but the rate payable is reduced by a **contracted-out deduction (COD)**.

**Earnings in tax years 1997/98 to 2001/02**

A member of a contracted-out occupational or personal pension scheme will not accrue additional State Pension in respect of earnings in contracted-out employment.

**Earnings in tax years starting from 2002/03**

A member of a contracted-out occupational pension scheme earning £26,600 or less (in 2004/05 terms) in a tax year will get a State Second Pension top-up in respect of that year. A person contributing to a contracted-out personal pension earning between £4,108 and £11,600 (in 2004/05 terms) in a tax year will get a State Second State pension top-up in respect of that year.

The top-up reflects the more generous additional State Pension provided by State Second Pension and is paid as part of the State Pension.
Additional State Pension – the State Second Pension and the State Earnings-Related Pension Scheme (SERPS)

**SERPS**

SS C & B Act 1992 45

From 1978 to 2002, additional State Pension was referred to as the State Earnings-Related Pension Scheme (SERPS).

SERPS covered all earnings by employees from 6 April 1978 to 5 April 1997 on which standard rate Class 1 National Insurance (NI) contributions have been paid or treated as paid, and any such earnings between 6 April 1997 and 5 April 2002 if the standard rate Class 1 NI contributions are contracted in.

**State Second Pension**

SS C & B Act 1992 44A

From 6 April 2002, SERPS was reformed to provide a more generous additional State Pension for low and moderate earners, and certain carers and people with a long-term illness or disability. The reformed additional State Pension is known as the State Second Pension.

State Second Pension is based upon earnings on which standard rate Class 1 NI contributions are paid or treated as being paid.

**Employees**

If you earn at or above the annual National Insurance Lower Earnings Limit (£4,108 in 2004/05) but below the new Low Earnings Threshold (£11,600 a year in 2004/05), the State Second Pension rules will treat you as if you had earned £11,600. The rate at which your additional State Pension builds up (the accrual rate) will be twice as great as SERPS would have provided.

**Carers**

The State Second Pension rules will treat you, for additional State Pension purposes, as if you had earnings at the Low Earnings Threshold (£11,600 for 2004/05) for each complete tax year you do not work at all, or earn less than the annual Lower Earnings Limit (£4,108 for 2004/05) and:

- you are looking after a child under age 6 and are the main payee for Child Benefit for that child
- or you are looking after an ill or disabled person and you qualify for Home Responsibilities Protection (HRP)
- or you are under State Pension age and are entitled to Carer’s Allowance.
People who are long-term ill or disabled

The State Second Pension rules will treat you as if you had earnings at the Low Earnings Threshold for each complete tax year that you were entitled to long-term Incapacity Benefit or got Severe Disablement Allowance, as long as, when you reach State Pension age, you have worked and paid, or are treated as having paid, Class 1 National Insurance contributions for a certain period of time (normally $\frac{1}{10}$ of your working life since 1978).

What counts as earnings

If you reached State Pension age on or after 6 April 1999, any Family Credit or Disability Working Allowance you got from 6 April 1995 will count as earnings when your additional State Pension is calculated.

From 5 October 1999, Family Credit was replaced by Working Families’ Tax Credit, and Disability Working Allowance was replaced by Disabled Person’s Tax Credit. Only Working Families’ Tax Credit, and Disabled Person’s Tax Credit received before 5 April 2002 will count as earnings.

From 6 April 2003 Working Families’ Tax Credit and Disabled Person’s Tax Credit were replaced by Working Tax Credit and Children’s Tax Credit. These do not count as earnings.

To find out more about Working Tax Credit and Child Tax Credit visit: www.inlandrevenue.gov.uk/taxcredits or see page 108 for contact details.

How we work out your additional State Pension if you are an employee

The way we work out your additional State Pension depends on whether you have built up entitlement under SERPS or the State Second Pension.

If you are an employee the amount of additional State Pension you get depends on:

when you reach State Pension age
and the amount of your earnings between the Lower Earnings Limit and Upper Earnings Limit for National Insurance (see page 12) from 6 April 1978 until the end of the last complete tax year before you reach State Pension age.

How we work out your additional State Pension from SERPS if you reach State Pension age on or after 6 April 2000

Additional State Pension is based on complete tax years. First, we work out the total earnings on which you paid standard rate Class 1 NI contributions, for each complete tax year from 1978/79 until the end of the tax year before you reach State Pension age.

Then we deduct the qualifying level of earnings for basic State Pension for the same period. We work out the qualifying level of earnings using the Lower Earnings Limit (LEL) for NI purposes for each of these tax years.

This leaves a surplus amount of earnings for each year which, except for the year prior to the one in which you reach State Pension age, are revalued in line with the rise in national average earnings and count for additional State Pension.

Your surplus earnings in the tax years from 1978/79 to 1987/88 are multiplied by 25%. They are then divided by the total number of years between 1978/79 (or the tax year in which you reached age 16 if later) and the year ending before the one in which you reach State Pension age.

Your surplus earnings for the tax years from 1988/89 to the year ending before the one in which you reach State Pension age are multiplied by a figure between 20% and 25%. The percentage used depends on when you reach State Pension age and is shown in Table 3 opposite. They are then divided by the total number of years between 1978/79 (or the tax year in which you reached age 16 if later) and the tax year ending before the one in which you reach State Pension age. The two amounts are then added together and divided by 52 to give the weekly rate of your additional State Pension. See Example B on page 38.
Table 3 – Percentage rates of SERPS if you reach State Pension age on or after 6 April 1999

<table>
<thead>
<tr>
<th>Tax year in which State Pension age reached</th>
<th>% of total surplus earnings from 1988/89</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999/2000</td>
<td>25</td>
</tr>
<tr>
<td>2000/2001</td>
<td>24½</td>
</tr>
<tr>
<td>2001/2002</td>
<td>24</td>
</tr>
<tr>
<td>2002/2003</td>
<td>23½</td>
</tr>
<tr>
<td>2003/2004</td>
<td>23</td>
</tr>
<tr>
<td>2004/2005</td>
<td>22½</td>
</tr>
<tr>
<td>2005/2006</td>
<td>22</td>
</tr>
<tr>
<td>2006/2007</td>
<td>21½</td>
</tr>
<tr>
<td>2007/2008</td>
<td>21</td>
</tr>
<tr>
<td>2008/2009</td>
<td>20½</td>
</tr>
<tr>
<td>2009/2010 or later</td>
<td>20</td>
</tr>
</tbody>
</table>

How we work out an employee’s additional State Pension from the State Second Pension

Additional State Pension from the State Second Pension is worked out in a similar way, but “surplus earnings” are broken into Earnings bands. See Table 4 below.

Table 4 – Earnings bands

<table>
<thead>
<tr>
<th>Bandwidths for 2004/05*</th>
<th>Percentage rates 6 April 2002 – 5 April 2010</th>
<th>Percentage rate from 6 April 2010</th>
</tr>
</thead>
<tbody>
<tr>
<td>Band 1</td>
<td>£4,108 – £11,600 twice relevant SERPS percentage</td>
<td>40%</td>
</tr>
<tr>
<td>Band 2</td>
<td>£11,601 – £26,600 half relevant SERPS percentage</td>
<td>10%</td>
</tr>
<tr>
<td>Band 3</td>
<td>£26,601 – £31,720 same as SERPS percentage</td>
<td>20%</td>
</tr>
</tbody>
</table>

* The figures shown are for 2004/05 and will be reviewed annually thereafter.
Example B – Pension accrual for years prior to 2002: 
State Pension age reached after 5 April 2000

A woman reaches State Pension age on 6 April 2005. The tax year before the year in which State Pension age is reached will be 2004/05. The number of tax years between 1978/79 and 2004/05 is 27.

Apart from the figures shown for qualifying level for basic State Pension, all other figures used are for illustrative purposes only.

<table>
<thead>
<tr>
<th>Tax year</th>
<th>Earnings based on NI paid £</th>
<th>Less qualifying level for basic State Pension £</th>
<th>Surplus £</th>
<th>Percentage by which surplus revalued %</th>
<th>Total £</th>
</tr>
</thead>
<tbody>
<tr>
<td>1978/79</td>
<td>3,500</td>
<td>910</td>
<td>2,590</td>
<td>545.9</td>
<td>16,729</td>
</tr>
<tr>
<td>1979/80</td>
<td>3,900</td>
<td>1,014</td>
<td>2,886</td>
<td>470.1</td>
<td>16,453</td>
</tr>
<tr>
<td>1980/81</td>
<td>4,600</td>
<td>1,196</td>
<td>3,404</td>
<td>376.3</td>
<td>16,213</td>
</tr>
<tr>
<td>1981/82</td>
<td>5,550</td>
<td>1,404</td>
<td>4,146</td>
<td>298.9</td>
<td>16,538</td>
</tr>
<tr>
<td>1982/83</td>
<td>6,200</td>
<td>1,534</td>
<td>4,666</td>
<td>262.3</td>
<td>16,905</td>
</tr>
<tr>
<td>1983/84</td>
<td>7,000</td>
<td>1,690</td>
<td>5,310</td>
<td>236.4</td>
<td>17,863</td>
</tr>
<tr>
<td>1984/85</td>
<td>7,100</td>
<td>1,768</td>
<td>5,332</td>
<td>211.5</td>
<td>16,609</td>
</tr>
<tr>
<td>1985/86</td>
<td>7,400</td>
<td>1,846</td>
<td>5,554</td>
<td>192.2</td>
<td>16,229</td>
</tr>
<tr>
<td>1986/87</td>
<td>7,900</td>
<td>1,976</td>
<td>5,924</td>
<td>168.3</td>
<td>15,894</td>
</tr>
<tr>
<td>1987/88</td>
<td>8,300</td>
<td>2,028</td>
<td>6,272</td>
<td>149.8</td>
<td>15,667</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>165,100</td>
</tr>
<tr>
<td>1988/89</td>
<td>8,700</td>
<td>2,132</td>
<td>6,568</td>
<td>129.8</td>
<td>15,093</td>
</tr>
<tr>
<td>1989/90</td>
<td>9,300</td>
<td>2,236</td>
<td>7,064</td>
<td>107.4</td>
<td>14,651</td>
</tr>
<tr>
<td>1990/91</td>
<td>9,600</td>
<td>2,392</td>
<td>7,208</td>
<td>93.3</td>
<td>13,933</td>
</tr>
<tr>
<td>1991/92</td>
<td>10,000</td>
<td>2,704</td>
<td>7,296</td>
<td>75.6</td>
<td>12,812</td>
</tr>
<tr>
<td>1992/93</td>
<td>10,700</td>
<td>2,808</td>
<td>7,892</td>
<td>64.9</td>
<td>13,014</td>
</tr>
<tr>
<td>1993/94</td>
<td>11,100</td>
<td>2,912</td>
<td>8,188</td>
<td>57.0</td>
<td>12,855</td>
</tr>
<tr>
<td>1994/95</td>
<td>12,500</td>
<td>2,964</td>
<td>9,536</td>
<td>52.3</td>
<td>14,523</td>
</tr>
<tr>
<td>1995/96</td>
<td>12,900</td>
<td>3,016</td>
<td>9,884</td>
<td>45.9</td>
<td>14,421</td>
</tr>
<tr>
<td>1996/97</td>
<td>13,500</td>
<td>3,172</td>
<td>10,328</td>
<td>41.9</td>
<td>14,655</td>
</tr>
<tr>
<td>1997/98</td>
<td>14,000</td>
<td>3,224</td>
<td>10,776</td>
<td>35.1</td>
<td>14,558</td>
</tr>
<tr>
<td>1998/99</td>
<td>14,350</td>
<td>3,328</td>
<td>11,022</td>
<td>29.2</td>
<td>14,240</td>
</tr>
<tr>
<td>1999/2000</td>
<td>14,960</td>
<td>3,432</td>
<td>11,528</td>
<td>24.0</td>
<td>14,295</td>
</tr>
<tr>
<td>2000/01</td>
<td>15,200</td>
<td>3,484</td>
<td>11,716</td>
<td>16.6</td>
<td>13,661</td>
</tr>
<tr>
<td>2001/02</td>
<td>15,950</td>
<td>3,744</td>
<td>12,206</td>
<td>12.2</td>
<td>13,695</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>196,406</td>
</tr>
</tbody>
</table>
Additional State Pension — the State Second Pension and the State Earnings-Related Pension Scheme (SERPS)

Additional State Pension pre 1988: \[ 25\% \times \frac{\£165,100}{27} = \£1,528.70 \]

Additional State Pension 1988–2002: \[ 25\% \times \frac{\£196,406}{27} = \£1,600.34 \]

Total additional State Pension = £3,129.04

Weekly additional State Pension: = £60.17

The rules are different for people who reached State Pension age before 6 April 2000. If you want more information contact your pension centre or social security office.

Pension accrual for years after 2003: State Pension age reached after 5 April 2000

<table>
<thead>
<tr>
<th>Tax Year</th>
<th>Earnings based on NI paid</th>
<th>Qualifying level for basic State Pension</th>
<th>Percentage by which surplus revalued</th>
<th>Band 1</th>
<th>Band 2</th>
<th>Band 3</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>£</td>
<td>£</td>
<td>%</td>
<td>£</td>
<td>£</td>
<td>£</td>
</tr>
<tr>
<td></td>
<td>Actual</td>
<td>Revalued Actual</td>
<td>Revalued</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2002/03</td>
<td>16,600</td>
<td>3,900</td>
<td>7.5</td>
<td>6,900</td>
<td>7,418</td>
<td>5,800</td>
</tr>
<tr>
<td>2003/04</td>
<td>17,250</td>
<td>4,004</td>
<td>3.8</td>
<td>7,196</td>
<td>7,469</td>
<td>6,050</td>
</tr>
<tr>
<td>2004/05</td>
<td>18,500</td>
<td>4,108</td>
<td>7.492</td>
<td>7,469</td>
<td>6,280</td>
<td>0</td>
</tr>
<tr>
<td>Totals post 2002</td>
<td>22,379</td>
<td>19,415</td>
<td>0</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Additional State Pension post-2002:

For a person retiring in 2005, the accrual structure is:

44% of earnings within Band 1: 44% \times £22,379 = £9,846.74

11% of earnings within Band 2: 11% \times £19,415 = £2,135.64

22% of earnings within Band 3: 22% \times £0 = £0

Total: £11,982.38

Divide this by number of working years: £11,982.38 ÷ 27 = £443.79

Weekly additional State Pension post-2002: = £8.53

Total additional State Pension:

Pre 1988 + 1988 to 2002 + post 2002 = £68.71
Inherited additional State Pension

A surviving spouse may be able to inherit additional State Pension from both SERPS and State Second Pension. A widower or widow can inherit up to 50% of State Second Pension. How much SERPS you may inherit depends on the date your late spouse reached, or would have reached, State Pension age.

Inherited SERPS

Change originally proposed

In 1986, the Government changed the law to reduce the amount of SERPS (to 50%) that a person widowed after April 2000 could inherit from their late husband or wife. Previously, widows or widowers could inherit a maximum of 100% of SERPS entitlement.
Change the Government has introduced

It became clear that for many years after 1986, some people were given incorrect or misleading information about the change and may have planned for their future on that basis. As a result, the Government postponed the changes from April 2000 to October 2002. Legislation now provides for the maximum percentage of SERPS that can be passed on to a widow or widower, when someone who has contributed to the scheme dies. (See ‘What is meant by ‘maximum percentage’?’ on page 45).

An overview of the SERPS change

The table below gives an idea of the maximum percentage of SERPS which can be passed on to the surviving husband or wife when the contributor dies.

Table 5 – Maximum percentage of SERPS entitlement for a surviving husband or wife

<table>
<thead>
<tr>
<th>Maximum % SERPS entitlement for surviving spouse</th>
<th>Date when contributor reaches State Pension age</th>
<th>Date of birth of contributor: Husband</th>
<th>Date of birth of contributor: Wife</th>
</tr>
</thead>
<tbody>
<tr>
<td>100%</td>
<td>5/10/2002 or earlier</td>
<td>5/10/37 or earlier</td>
<td>5/10/42 or earlier</td>
</tr>
<tr>
<td>50%</td>
<td>6/10/2010 or later</td>
<td>6/10/1945 or later</td>
<td>6/07/1950 or later</td>
</tr>
</tbody>
</table>

We explain what is meant by ‘maximum SERPS entitlement’ on page 45.
If you are a woman

Q. How will the change affect me?

A. You may be affected if you inherit your husband’s SERPS pension (up to the maximum amount of SERPS payable – see page 45) in the following circumstances:

- If you are of State Pension age when your husband dies, you will receive his SERPS pension right away.
- If you are under State Pension age and receive Widowed Parent’s Allowance, you will receive your husband’s SERPS pension right away.
- If you are under State Pension age and your entitlement to Widowed Parent’s Allowance stops, your payment of SERPS will also stop. It will be restored when you reach State Pension age, as long as you have not remarried and were entitled to Widowed Parent’s Allowance at any time over the age of 45.
- If you are under State Pension age and are entitled to Bereavement Allowance, you will receive your husband’s SERPS pension only when you reach State Pension age, as long as you have not remarried.

You can find more information on Widowed Parent’s Allowance and Bereavement Allowance in our leaflet GL14 Widowed?, which you can get at your social security office, Jobcentre or Jobcentre Plus office.

If you are widowed, you should let your social security office know and The Pension Service will work out the amount of SERPS pension you can inherit. But you may want to consider the information in this guide to help you with your financial planning for the future.

Q. Who will be able to inherit a maximum of 100% of the SERPS pension?

A. You will be able to inherit a maximum of 100% of your late husband’s SERPS pension if you were widowed on or before 5 October 2002 and you qualify for an inherited SERPS pension as part of your State Pension, Widowed Mother’s Allowance, Widowed Parent’s Allowance or Widow’s Pension. Your SERPS pension will not be reduced as a result of the change to the rules on inheriting SERPS.
You may also be able to inherit a maximum of 100% SERPS pension if your husband reached State Pension age on or before 5 October 2002.

Q. Who will inherit less than 100% of the SERPS pension?
A. If you are widowed on or after 6 October 2002 (and your husband had not reached State Pension age before 6 October 2002), the maximum percentage of SERPS pension that you can inherit will depend on the date that your husband reaches State Pension age (or would have done if he had not died).

The most that you can inherit will be between a maximum of 50% and a maximum of 90% of your late husband’s SERPS pension. This is shown in the table on page 41.

Q. Can I inherit a SERPS pension if I am widowed after I reach State Pension age and my husband is under State Pension age when he dies?
A. If you are widowed, you will be able to inherit your husband’s SERPS whether he dies before or after reaching State Pension age. The percentage that you can inherit appears in the table on page 41.

See pages 77–84 for more information for women who are widowed.

If you are a man

Q. How will the change affect me?
A. You may be affected if you inherit your wife’s SERPS pension (up to the maximum amount of SERPS pension payable – see page 45) in the following circumstances:

- If both you and your wife are of State Pension age when she dies, you will receive her SERPS pension right away.
- If you are under State Pension age and receive Widowed Parent’s Allowance, you will receive your wife’s SERPS pension right away.
- If you are under State Pension age and your entitlement to Widowed Parent’s Allowance stops, your payment of SERPS will also stop. It will be restored when you reach State Pension age, as long as you have not remarried and were entitled to Widowed Parent’s Allowance at any time over the age of 45.
If you are under State Pension age and are entitled to Bereavement Allowance, you will receive your wife’s SERPS pension only when you reach State Pension age, as long as you have not remarried.

You can find more information on Widowed Parent’s Allowance and Bereavement Allowance in our leaflet GL14 *Widowed?*, which you can get from your social security office, Jobcentre or Jobcentre Plus office.

If you are widowed, you should let your social security office know and The Pension Service will work out the amount of SERPS pension you can inherit. But you may want to consider the information in this guide to help you with your financial planning for the future.

**Q. Who will be able to inherit a maximum of 100% of the SERPS pension?**

A. You will be able to inherit a maximum of 100% of your late wife’s SERPS pension if you were widowed on or before 5 October 2002 and qualify for an inherited SERPS pension as part of your State Pension or Widowed Parent’s Allowance. Your SERPS pension will not be reduced as a result of the change to the rules about inheriting SERPS.

You may also be able to inherit a maximum of 100% SERPS pension if your wife reached State Pension age on or before 5 October 2002.

**Q. Who will inherit less than 100% of the SERPS pension?**

A. If you are widowed on or after 6 October 2002 (and your wife had not reached State Pension age before 6 October 2002), the maximum percentage of SERPS pension that you can inherit will depend on the date that your wife reaches State Pension age (or would have done if she had not died).

The most that you can inherit will be between a maximum of 50% and a maximum of 90% of your late wife’s SERPS pension. This is shown in the table on page 41.

If you are over State Pension age, you can only inherit a SERPS pension from your wife if she reached State Pension age before she died. This changes in 2010 – see next page.
Q. Can I inherit a SERPS pension if I am widowed after I reach State Pension age and my wife is under State Pension age when she dies?

A. Until the law changes in April 2010, you cannot inherit your wife’s SERPS unless you fall into one of the categories set out on pages 43 and 44.

If you become 65 on or after 6 April 2010, you will be able to inherit your wife’s SERPS whether she dies before or after reaching State Pension age.

The percentage that you can inherit appears in the table on page 41.

See pages 84–90 for more information for men who are widowed.

What is meant by maximum percentage?

In some circumstances the amount of SERPS a spouse can inherit may be less than the maximum percentage. There is a set maximum on the amount of SERPS that any person can receive (including both their own and any inherited SERPS). From April 2004, the figure is £140.44 a week.

Example (from April 2004)

Mrs Smith has £60 SERPS (based on her own National Insurance contributions). Her husband, before his death, was receiving £100 SERPS. Mr and Mrs Smith’s combined SERPS is more than the current maximum SERPS that can be paid to one person. As a result, Mrs Smith will be able to inherit £80.44 of her husband’s £100 SERPS which, when added to her £60, makes £140.44.

Also, the amount you can inherit when you reach State Pension age will be reduced if either:

- you were receiving Bereavement Allowance at less than the full rate, or
- you were receiving Widowed Parent’s Allowance and this ended before you reached 55.
'Contracting out' of additional State Pension

Contracted-out deductions (CODs)

'Contracted-out deduction' is the term used to describe the reduction in additional State Pension earned from 6 April 1978 to 5 April 1997 by someone who, during that period, was a member of:

- a contracted-out occupational pension scheme

or

- a personal pension scheme

used in place of the additional State Pension.

Contracted-out deductions do not affect additional State Pension earned on or after 6 April 1997.

Revised State Pension age for women

For women born on or after 6 April 1950, the State Pension age will change between 2010 and 2020 (see pages 16 and 17 for further details). The contracted-out deduction will be made at the new State Pension age and any balance of additional State Pension from SERPS will also be paid at this time, as long as the claim for State Pension has not been deferred.

But until you reach State Pension age:

- you will not be entitled to any increases on that part of your occupational pension (or personal pension) replacing SERPS that you built up before 6 April 1988

and

- if prices go up more than 3%, you will not be entitled to any increases over and above the 3% that your scheme pays on that part of your occupational pension (or personal pension) replacing SERPS, built up between 6 April 1988 and 5 April 1997.

This is because the increases that the State pays form part of your State Pension and you will not be entitled to receive this pension until you reach your new State Pension age.
What a contracted-out occupational pension scheme is

An employer whose pension scheme satisfies certain requirements may contract out of additional State Pension those employees who are members of the scheme.

There are two main types of contracted-out occupational pension schemes, as follows.

**Contracted-out salary related (COSR) scheme**

This scheme must provide a pension related to earnings.

Any additional State Pension you earned from 6 April 1978 to 5 April 1997 is reduced by the amount of Guaranteed Minimum Pension (GMP) you earned during that period.

The GMP is the minimum pension which a COSR scheme must provide as one of the conditions of contracting out before 6 April 1997.

From 6 April 1997 to 5 April 2002, you cannot earn additional State Pension during any periods that you were a member of a COSR scheme. Between those dates, any pension you earn by being a member of a COSR scheme will not include a GMP. From that date to be contracted-out of SERPS the scheme has to satisfy an overall test of scheme quality.

**Contracted-out money purchase (COMP) scheme**

This scheme must provide for a pension to be paid which is based on the value of the individual's fund built up in the scheme (that is, money paid in together with investment return). Part of this pension takes the place of additional State Pension. This part is known as Protected Rights. There is no GMP as such, but a contracted-out deduction will be made from any additional State Pension you earn from 6 April 1987 to 5 April 1997. The reduction may be more or less than the pension provided by the scheme.

From 6 April 1997 to 5 April 2002 you cannot earn additional State Pension during any periods that you were a member of a COMP scheme (and consequently no contracted-out deduction applies in respect of membership of a COMP during this period).
Contracting out in occupational schemes from 6 April 2002

From 6 April 2002, employees contracted-out into an occupational pension and earning between £4,108 and £26,600 (in 2004/05 terms) will get additional State Pension through the State Second Pension as well as their occupational pension. The amount of the State Second Pension will be reduced to reflect the employee's contracted-out status.

Right to information

You have a legal right to information about your occupational pension scheme. You will be given basic information about the scheme and have a right to ask for, and be given, copies of its legal and financial documentation. You may be asked to pay for copies of the legal documentation. You also have the right to ask for, and be given, statements of the pension amounts and entitlements you have built up in a scheme and of the rights and choices you have in deciding how to use them to your best advantage.

If you need any information about your employer's scheme, you should ask the manager of the scheme.

Leaflet PM7 Contracted-out pensions – Your guide provides further information about the different pension schemes available.

What a personal pension is

Since July 1988, an employee has been able to start a personal pension which, if it meets certain conditions, can be used in place of additional State Pension. The pension that you get from a personal pension scheme will depend on the value of the fund built up in the scheme (that is, the money paid in together with the investment return). Part of this pension takes the place of additional State Pension. This part is known as Protected Rights. A contracted-out deduction will be made from additional State Pension earned from 6 April 1987 to 5 April 1997. The reduction may be more or less than the pension provided by the scheme.

From 6 April 1997 to 5 April 2002, you will not earn any additional State Pension during the period you are a member of a contracted-out personal pension. A contracted-out deduction does not apply to any pension you earn from 6 April 1997.
From 6 April 2002, employees contracted-out into a personal pension and earning between the Lower Earnings Limit and the Low Earnings Threshold (£4,108 and £11,600 in 2004/05) will get additional State Pension through the State Second Pension as well as their personal pension. The amount of the State Second Pension will be reduced to reflect the payment of reduced NI contributions.

What a stakeholder pension is

From 6 April 2001, an employee has been able to start a stakeholder pension. They are intended to be low charge and flexible pensions for people who otherwise may not have the right options to save for their retirement. As with a personal pension, if it meets certain conditions, it can be used in place of the additional State Pension. These schemes are essentially the same as contracted-out personal pension schemes and are subject to the same rules and regulations on that part of the pension that takes the place of the additional State Pension.

From 6 April 2002, employees contributing to a stakeholder pension scheme and earning between £4,108 and £11,600 (in 2004/05 terms) will get additional State Pension through the State Second Pension as well as their stakeholder pension. The amount of State Second Pension will be reduced to reflect the employee’s contracted-out status.

Right to information

You have a legal right to information about your personal pension scheme. You will be given basic information about the scheme and have a right to ask for, and be given, copies of its legal and financial documentation. You may be asked to pay for copies of the legal documentation. You also have the right to ask for, and be given, statements of the pension amounts and entitlements you have built up in a scheme and of the rights and choices you have in deciding how to use them to your best advantage.

In addition, you will get the following information at least once a year:

- the amount of contributions paid into your personal pension scheme during the previous 12 months

and

the value of the pension rights built up in the scheme.

If you need any information about your scheme, you should ask the appropriate department of the insurance or pension company concerned. If your pension is made up from several policies you should ask the agent or the broker who made the arrangements.
How much additional State Pension earned between 6 April 1978 and 5 April 1997 will be reduced

The decision we send you about your claim to State Pension will tell you exactly how much additional State Pension you have earned. It will tell you by how much any additional State Pension you earned from 6 April 1978 to 5 April 1997 will be reduced by the contracted-out deduction for that period. It will also tell you the name and address of each contracted-out pension scheme or personal pension scheme from which you will get a pension.

If you are entitled to a pension from more than one contracted-out or personal pension scheme the contracted-out deduction amount shown on the decision will be the total amount by which your additional State Pension earned from 6 April 1978 to 5 April 1997 will be reduced.

Calculation of contracted-out deductions earned from 6 April 1978 to 5 April 1997

Your contracted-out deduction as a member of a COSR, COMP or contracted-out personal pension scheme is worked out from the amount of earnings on which you have paid the relevant NI contributions at the lower contracted-out rate for each tax year in your working life from 6 April 1978 to 5 April 1997 (for a COSR scheme), 6 April 1988 to 5 April 1997 (for a COMP scheme) or 6 April 1987 to 5 April 1997 (for a personal pension scheme).

Your earnings for each year in which you were contracted-out, except the year ending before the one in which you reach State Pension age, are increased in line with the rise in national average earnings. The amount of this increase is approved each year by Parliament, and a Revaluation of Earnings Factors Order is published.

Your revalued earnings are added to the earnings on which you have paid lower-rate contracted-out contributions in the last complete tax year before the one in which you reach State Pension age. This total is the amount on which your contracted-out deduction depends.

If you had a personal pension your contracted-out deduction is worked out from the contributions which the Department for Work and Pensions paid into the scheme.
The annual rate of the contracted-out deduction is:

**If you reached State Pension age by 5 April 1999**

1¼% of your revalued earnings in tax years from 6 April 1978 to 5 April 1988

and 1% of your revalued earnings for tax years from 6 April 1988.

**If you reached State Pension age after 5 April 1999**

25% of your revalued earnings divided by the number of years in your working life between 6 April 1978 and the end of the year before the one in which you reach State Pension age in tax years from 6 April 1978 to 5 April 1988

and 20% of your revalued earnings between tax years 6 April 1988 and 5 April 1997 divided by the number of years in your working life between 6 April 1978 and the end of the tax year before the one in which you reach State Pension age.

The weekly contracted-out deduction is worked out by dividing by 52 and rounding the result to the nearest 1p (½p or more is rounded up and less than ½p is ignored).

**Widows and widowers**

In addition to providing members with a pension, a contracted-out occupational pension scheme, personal pension scheme or stakeholder pension scheme must also provide, in the event of the member dying before their spouse, for the surviving spouse to get a pension. Further information is given in 'Groups for which there are special provisions' ‘Widows’ (page 77) and ‘Widowers’ (page 84). Leaflet NP45 *A guide to bereavement benefits* gives further information.

**Protection against inflation**

Each year the part of your pension earned from 6 April 1978 that replaces additional State Pension will be reviewed to ensure that it is protected against inflation.

Occupational pensions built up before 6 April 1988 will have all the increases needed to keep up with inflation added directly to your additional State Pension.
Occupational pensions built up from 6 April 1988 to 5 April 1997 and personal pensions built up from 6 April 1987 to 5 April 1997, will be at least partly protected by the scheme. The rate of increase will be 3%, or equal to the rate of inflation if this is less. The rate of your additional State Pension will be increased by any amount that inflation goes up above 3%.

Since April 1997, contracted-out occupational schemes must increase the whole of the pension built up after that date in line with inflation up to 5%. This includes that part of the pension that derives from the contracted-out rebate. For personal pensions, only that part of the pension made up from the protected rights (rights deriving mainly from the National Insurance contribution rebate) is subject to this increase.

If your:

- Guaranteed Minimum Pension (GMP)
- Contracted-out Deduction (COD) in a money purchase scheme (both occupational and personal)

is higher than the value of the additional State Pension you would have received from SERPS if you had stayed in the State scheme, you may not receive an additional State Pension from SERPS. The only inflation proofing on your pension will be the increases that your employer has to pay.

Your SERPS entitlement is recalculated every year to cover inflation. Once the additional State Pension is more than your GMP or COD, the difference will be paid with your State Pension.

Earning a higher rate of pension (earning increments) by not claiming your occupational or personal pension

If, when you reach State Pension age, you continue to work and do not claim your pension from a contracted-out occupational pension scheme, a personal pension scheme or a stakeholder pension scheme, you can earn extra pension or increments.

In the case of a COSR scheme, provided you do not claim your pension for at least seven complete consecutive weeks after State Pension age, your GMP will be increased by the scheme for each complete consecutive week by \( \frac{1}{7} \% \).
In the case of a COMP, personal pension or stakeholder pension scheme, not claiming your pension at State Pension age will usually entitle you to a bigger pension when you do retire.

The amount of increase will depend upon the value of your rights in the scheme. But we will assume that you will get increments in the same way as a GMP.

The increments you get in relation to the part of your pension that replaces additional State Pension will also be protected against inflation.

**If you have been self-employed**

For any periods where you have been self-employed, any National Insurance contributions that you were liable to pay will only count towards the basic State Pension. These contributions do not build up benefits in the additional State Pension. We explain how additional State Pension is earned on page 33.

You may have been paying into a scheme to provide you with a pension in addition to your State Pension. If you need any information about your scheme, you should ask the appropriate department of the insurance or pension company concerned. If your pension is from several policies you should ask the agent or broker who made the arrangements.
Christmas Bonus

If you are entitled to receive the State Pension in the first week of December, a tax free bonus will be paid with your State Pension. The amount is announced in advance and is also shown in leaflet GL23 *Social security benefit rates* which you can request from your pension centre or social security office.

Only one payment can be made for each person but you may get an extra bonus if:

you are entitled to an increase for your spouse

*and* both of you are over State Pension age by the end of the week in which the bonus is paid.

You may also be entitled to an increase for your unmarried partner, provided certain conditions are satisfied.

The bonus is usually paid automatically with your normal pension payment.
By law, the amounts that make up your State Pension, apart from Age Addition, are:

reviewed once a year

and when necessary, increased at least in line with the inflation rate so as to maintain their value.

The increase takes effect in April of each year.

If you were a member of a contracted-out pension scheme or a personal pension scheme used in place of SERPS, see 'Protection against inflation' on page 51.
Increases payable with your State Pension

Graduated Retirement Benefit

What it is
Graduated Retirement Benefit (GRB) is based on the amount of graduated National Insurance (NI) contributions you paid when the GRB scheme existed between April 1961 and April 1975. If you were an employee during any part of this period and paid graduated NI contributions you will get GRB.

How it is worked out
The amount of your GRB depends on the number of units of graduated contributions you paid between April 1961 and April 1975 and the value of a unit at the time you claim your pension.

To work out the number of units, we add together all your graduated contributions, divide the total by 9 for a woman, and 7.5 for a man, and round up half a unit or more to the next whole number. Less than one half unit is ignored. The maximum number of units is 72 for a woman and 86 for a man.

From 6 April 2010, women awarded GRB on or after that date will have their GRB units calculated on the same basis as men.

To find the rate payable, multiply the number of units by the unit value in force when you retire. This is shown in leaflet GL23 Social security benefit rates which you can get from your pension centre or social security office. If the payable rate contains 1⁄2p or more it is rounded up to the next penny. Less than 1⁄2p is ignored.

For example, a man retires in June 2003. Between 1961 and 1975 he paid graduated contributions of £318.33. His units will be £318.33 ÷ 7.5 = 42.4 = 42. The value of a unit at April 2004 was 9.63p. Weekly rate = 42 x 9.63p = £4.044 = £4.04.
Other information

- A widow, or a man whose wife died after 5 April 1979 when they are both over State Pension age, can get half of the GRB based on the late spouse’s graduated contributions including half of any increments.

- Even if you cannot get any basic State Pension because you do not satisfy the contribution conditions, you can still get any GRB you have earned if you satisfy the entitlement conditions set out above.

Dependency increases

For your children

If you claimed Category A or B Pension before 6 April 2003, you can get an increase for a child or children if:

you qualified for your State Pension

and you are entitled, or treated as entitled, to Child Benefit for them.

The increase you get for a child:

- is the same whether your basic State Pension is at the full or a reduced rate

- may be affected if you or anyone else gets some other benefit from public funds which includes money for the child

- may be affected if you claimed it on or after 26 November 1984 and you have a spouse or partner living with you who has earnings above the amount shown in leaflet GL23 Social security benefit rates.

For what counts as earnings, see page 94.

For claims made on or after 6 April 2003 it will not be possible to get an increase of Category A or B Pension. Instead, provision for children will be made through Child Tax Credit (see page 108 for Inland Revenue contact details).

If you were already receiving an increase for children at 6 April 2003, you will continue to receive this for as long as you remain entitled, or are treated as entitled to, Child Benefit for that child or children, or, earlier if the increase stops being paid for any reason for a period of 57 days or more.
For your wife

You can get an increase of Category A Pension for your wife, regardless of her age, if you get some basic State Pension.

But you cannot normally get an increase for your wife if:

- she gets a State Pension or any other State benefit herself
- or she gets a training allowance or Job Release allowance
- or you are getting benefit for her under the Industrial Injuries or War Pensions Schemes.

But if another benefit paid to, or for your wife is less than the increase for a wife, you will be able to get the difference.

You will get less than the standard amount for your wife if your basic State Pension is at a reduced rate.

If your wife is living with you, you will not get the increase for any week in which she has earnings of more than the amount shown under 'Earnings rules' in leaflet GL23 Social security benefit rates.

If your wife is not living with you, you can get an increase for her if:

- she does not earn more than the standard amount of the increase
- and you pay her maintenance of at least the amount of the increase you get for her.

For what counts as earnings, see page 94.

For your husband

You can get an increase of your Category A Pension for your husband if you get some basic State Pension and:

- you were getting an increase of Incapacity Benefit for him immediately before you qualified for your pension
- and he is not earning more than the amount shown in leaflet GL23 Social security benefit rates
- and he is not getting a benefit of his own, or if he is, the benefit is less than the increase that could be paid and you will be able to get the difference.
From 6 April 2010, a woman will be able to claim an increase of her Category A Pension for her husband on the same basis as a man can for his wife (see page 58).

**For someone looking after children for you**

You can get an increase for someone who looks after a child for you if you get some basic State Pension and you are entitled, or treated as entitled, to Child Benefit for the child.

You cannot get an increase if:

- you get an increase for your wife or husband
- or your wife (or husband from 6 April 2010) gets a Category B Pension based on your contributions.

Any earnings of the person looking after a child for you may affect the amount you get (see leaflet GL23 Social security benefit rates).

If you are already receiving an increase for children at 6 April 2003, you will continue to receive this for as long as you remain entitled, or are treated as entitled, to Child Benefit for that child or children, or, earlier if the increase stops being paid for any reason for a period of 57 days or more.

**Invalidity Addition to State Pension**

Your State Pension will be automatically and permanently increased if you were getting an Incapacity Benefit Age Addition at any time within the period of eight weeks ending on the day before you reach State Pension age.

Your Invalidity Addition will be reduced if you are getting any additional State Pension. This may mean no Invalidity Addition is payable.

The rate you get will be the same as that which was paid with your Incapacity Benefit.
Age Addition

Your State Pension will be automatically increased by an Age Addition when you reach age 80.

You do not have to claim it. The rate of Age Addition is shown in leaflet GL23 Social security benefit rates.
Earning extra State Pension (increments) by not claiming your State Pension at State Pension age

Increments are an increase you can earn on all components of your State Pension – except Age Addition and increases for dependants.

You can earn increments if you:

- decide not to claim your State Pension at State Pension age
- give up at least seven weeks’ State Pension during the five years that start on the day you reach State Pension age.

When you eventually decide to claim your State Pension, the weekly amount of State Pension you get will be higher than it would have been if you had claimed at State Pension age, but you will not get any State Pension for the weeks you gave up.

You may also be able to earn increments by deciding to stop claiming your State Pension on or after starting to get it (see page 65).

If you are considering deferring claiming your State Pension, you may wish to take independent financial advice before making your decision.

If you are a married woman you can earn increments to any State Pension you are entitled to by not claiming it. You will earn increments for Category B Pension from when you reach State Pension age, when your husband reaches State Pension age or the date of your marriage, whichever is latest.

From 6 April 2010

From 6 April 2010, if you decide not to claim your State Pension you will be able to continue to do so for as long as you wish.

How increments are worked out

These days do not count towards increments:

- Sundays
- days for which you get any of these NI benefits: Incapacity Benefit, Unemployability Supplement, widow’s benefit of any
type (but not a Widow’s Payment), Carer’s Allowance (formerly Invalid Care Allowance), Severe Disablement Allowance (SDA) and State Pension of any category including Graduated Retirement Benefit

- days for which someone gets an increase of one of the benefits listed above for you as a dependant, except that if you are a married woman, payment of such an increase will not stop you earning increments to your Category A Pension.

**Before 6 April 2010**

The amount of increments you get depends on the number of days between:

- the day you give up your State Pension

and

- the day you become entitled to your State Pension or you reach 65 if you are a woman or 70 if you are a man, whichever of these two dates comes first unless you are a married woman claiming a State Pension on your husband’s contributions.

**From 6 April 2010**

The amount of increments you get depends on the number of days between the date from which you give up your State Pension and the day you claim and become entitled to your State Pension.

**How much you get**

**Before 6 April 2010**

For every six days you decide to give up your State Pension, each part of your State Pension will increase by about 1⁄7p per £1.00 of the weekly rate payable to you at the time you became entitled to the State Pension. This works out at about an extra 7½% of State Pension for a whole year. Example C over the page illustrates the calculation of increments.

**From 6 April 2010**

From 6 April 2010, for every six days you decide to give up your State Pension, each part of your State Pension will increase by about 1⁄5p per £1.00 of the weekly rate payable to you at the time you became entitled to get the State Pension. This works out at about an extra 10.4% of State Pension for the whole year.
**Example C – Calculation of increments**

A man reached State Pension age on 3 December 1998. If he had claimed his State Pension at the time he would have got a Category A Pension consisting of:

- a full basic State Pension
- additional State Pension of £15.27
- Graduated Retirement Benefit of 60 units.

But he did not claim. On 3 December 2003 he reached age 70 and claimed his State Pension.

From 8 December 2003 he will get:

- Basic State Pension £77.45 (rate applying from April 2003)
- Additional State Pension £17.02 (the £15.27 increased by Uprating Orders between 1999 and 2003)
- Graduated Retirement Benefit £5.62 (60 units x 9.37p, the unit value Retirement Benefit in force April 2003)

**Total £100.09**

In addition he will get the following increments:

Total days receipt of State Pension given up
(3 December 1998 to 2 December 2003 – excluding Sundays) = 1,565 days

An incremental period is 6 days, any odd days not divisible by 6 are disregarded.

The incremental period will be: $$\frac{1,565}{6} = 260$$

Basic State Pension increments will be: $$260 \times \frac{1}{7} \times \frac{£77.45}{100} = £28.77$$

*Calculations continued on the next page*
Earning extra State Pension (increments) by not claiming your State Pension at State Pension age

Additional State Pension
increments will be:

\[
\frac{260 \times 1 \times £17.02}{7 \times 100} = £6.32
\]

Graduated Retirement Benefit
increments will be:

\[
\frac{260 \times 1 \times £5.62}{7 \times 100} = £2.09
\]

Total increments = £37.18

Total State Pension = £100.09 + £37.18 = £137.27
Earning extra State Pension (increments) by giving it up temporarily

Before 6 April 2010
If you are a man under 70, or a woman under 65 you may be able to earn extra State Pension, known as increments, if, after claiming your State Pension, you decide to give it up for a period. If you are a married woman, see page 73.

When you decide to get your State Pension again, the weekly amount will be higher than it would have been if you had claimed at State Pension age, but you will not be paid any State Pension for the weeks you gave up.

From 6 April 2010
From 6 April 2010, men and women will be able to give up their State Pension for an indefinite period in order to earn increments.

You can only give up your State Pension once and you must be ordinarily resident in Great Britain. You cannot backdate your decision to give up your State Pension.

The Government wants to bring the changes due in 2010 forward so that you will get the higher rate of extra weekly pension from April 2005. And, from April 2005, you will also be able to put off claiming your pension for as long as you like. Parliament will have to agree to these changes before they can become law.

The Government also wants to introduce an alternative to the extra weekly pension, in the form of a ‘lump-sum’ payment. If you put off claiming your State Pension for at least 12 months, you will be able to get a lump sum which will cover the State Pension you’ve put off claiming, plus interest. If you choose this option, you’ll then get your regular weekly State Pension (but not the extra weekly amount). This will also need to be approved by Parliament before it can become law.

If Parliament does agree to the changes, they will apply from April 2005. We will give out more information when it is available.
Married men

If your wife has any State Pension at all on your National Insurance (NI) contributions, you cannot temporarily give up your Category A Pension without her consent. This is because she will have to give up her State Pension on your NI contributions if you give up yours. She will not have to give up any State Pension from her own NI contributions (including Graduated Retirement Benefit) but if she does not, she will be unable to earn increments to the State Pension she gets on your NI contributions.

Married women

If you want to earn increments to your State Pension, whether it is based on your own or your husband’s NI contributions (or both), you must give up ALL your State Pension, including Graduated Retirement Benefit.

If your husband wants to give up his State Pension to earn increments and you have any State Pension at all from his NI contributions, he may not do so unless you give your consent. This is because you will have to give up your State Pension on his NI contributions if he gives up his.

Inheriting increments

A widow or widower can inherit increments from their spouse. See page 80 (widows) or page 88 (widowers).

Effect on occupational pensions

If you are getting a pension from an employer’s contracted-out salary related (COSR) scheme and you give up your State Pension and resume work with the same employer, they may suspend payment of the Guaranteed Minimum Pension (GMP) element earned from 6 April 1978 to 5 April 1997, if any, of such a pension for as long as you are re-employed by them. When you are no longer employed by them, the GMP must be put into payment again, increased by \(\frac{1}{7}p\) per £1.00, of its weekly rate for each complete week of suspension provided payments stopped for at least seven complete weeks.

Any extra GMP earned in this way will be increased by the State scheme each time there is a general increase in State Pension rates. Such increases are paid as part of the State Pension.
There is no similar provision for suspension of pension under a contracted-out money purchase (COMP) scheme or personal pension scheme but we will assume that you will get increments in the same way as a GMP. The increments you get in relation to the part of your pension that replaces additional State Pension will also be protected against inflation.

See pages 47–49 for explanations of COSR, COMP and personal pension schemes.

**Effect on Incapacity Benefit**

Incapacity Benefit is for people below State Pension age who, because of illness or disability, are not expected to work or look for work. If you reached State Pension age on or after 13 April 1995 and give up your State Pension, you may qualify for short-term **Incapacity Benefit** over State Pension age if your illness or disability can be linked to an earlier period of incapacity which commenced before you reached State Pension age.

If you qualify, you can claim short-term Incapacity Benefit at the retirement rate up to and including the 52nd week of incapacity. For more information see leaflet IB202 *Incapacity Benefit – Information for new customers*, which you can request from your pension centre or social security office.

If you are over State Pension age and qualify for short-term Incapacity Benefit, including any increase for an adult dependant, the amount of your benefit is based on your entitlement to basic State Pension. The maximum rates payable over State Pension age are shown in leaflet GL23 *Social security benefit rates*. If you are entitled to less than the full rate of basic State Pension, your Incapacity Benefit will be correspondingly reduced.

You will also get any additional State Pension and Graduated Retirement Benefit which you earned up to State Pension age. You will not get any increments you have earned by giving up your State Pension.

**Effect on Christmas Bonus**

If you give up your State Pension, you will not get a Christmas Bonus unless, in the week the bonus would be payable, you are entitled to some other benefit that qualifies you for payment.
Earning extra State Pension (increments) by giving it up temporarily

How to give up your State Pension to earn extra

For more information on giving up your State Pension, contact your pension centre or social security office. The address and telephone number will be on any letters you have received from your pension centre or social security office.

How to claim your State Pension again

You can usually get your State Pension back whenever you want. See page 92 for 'Time limits'. The increments you have earned will be paid with it. For more information see page 61. When you eventually decide to claim your State Pension, the weekly amount of State Pension you get will be higher but you will not get any State Pension for the weeks you gave up. Contact your Pension centre or social security office for a claim form or ring the Retirement Pension tele-claims service on 0845 300 1084.
How reaching State Pension age may affect other benefits

If you are getting one of the following social security benefits when you are approaching State Pension age, you will wish to consider what effect claiming State Pension will have on it.

**Incapacity Benefit**

If you are getting long-term Incapacity Benefit, this will stop when you reach State Pension age. You can go on getting short-term Incapacity Benefit after State Pension age for up to 52 weeks of incapacity provided your incapacity began before State Pension age.

Incapacity Benefit is taxable from the 29th week.

If you are over State Pension age and qualify for short term Incapacity Benefit, including any increases for an adult dependant, the amount of your Incapacity Benefit is based on your entitlement to basic State Pension. The maximum rates of basic State Pension payable over State Pension age are shown in leaflet GL23 Social security benefit rates, which you can request from your pension centre or social security office. If you are entitled to less than a full basic State Pension, your Incapacity Benefit will be correspondingly reduced.

You will also get any additional State Pension and Graduated Retirement Benefit to which you may be entitled.

**Reduced Earnings Allowance (REA)**

If you reach State Pension age, get State Pension and do not remain in regular employment, you can no longer get Reduced Earnings Allowance. But you may get Retirement Allowance at 25% of your pre-State Pension REA rate.

This does not apply if your REA was frozen for life.

For more details see leaflet SD6 *ill or disabled because of a disease or deafness caused by work?* or SD7 *Disabled because of an accident at work?* You can request these leaflets from your pension centre or social security office.
Severe Disablement Allowance (SDA)
You can no longer make a new claim for Severe Disablement Allowance (SDA). SDA is reduced by the amount of any basic State Pension you get but it is not affected by any Graduated Retirement Benefit or additional State Pension you get.

Carer’s Allowance (CA)
Carer’s Allowance (CA) is the main benefit for carers (it was called Invalid Care Allowance before April 2003). If you are looking after a severely disabled person for at least 35 hours a week, you could get CA. The disabled person must be in receipt of either the highest or middle rate of Disability Living Allowance care component, Attendance Allowance, or an Industrial Injuries Disablement Benefit Constant Attendance Allowance at the normal maximum rate or above or War Pensions Constant Attendance Allowance at the basic (full day) rate or above. You cannot get CA if you are in full-time education or if you earn above £79 a week after allowable expenses.

Certain other benefits, including basic State Pension, will affect payment of CA. For example, if your basic State Pension is at the same or greater rate than your CA, payment of your CA will cease. If your basic State Pension is paid at a lower rate than your CA, the balance of CA will be paid. Your CA will not be affected by any additional State Pension or Graduated Retirement Benefit you get. If the person you are caring for gets an income-related benefit such as Income Support they may lose their severe disability premium, or if they get Pension Credit they may lose their additional amount for severe disability.

If you are on a low income and entitled to CA (even if CA cannot be paid, because you receive another benefit) you may get extra money through the carer premium which is included in the assessment of income-based Jobseeker’s Allowance, Income Support, Housing Benefit and Council Tax Benefit or an additional amount with your Pension Credit.

If the person you are caring for dies, you will be able to get CA for up to eight weeks afterwards, subject to the other normal CA rules. The carer premium in the income-related benefits and the additional amount in Pension Credit for a carer also continue for eight weeks in these circumstances.
There is now no upper age limit for getting CA. The rules changed on 28 October 2002 to enable new carers aged 65 or over to qualify.

**Bereavement Payment**

If you are over State Pension age when your husband or wife dies, you cannot get a lump sum Bereavement Payment if he or she was entitled to a Category A Pension.

**State Pension**

The rate of State Pension may mean that, depending on your circumstances, it is more favourable to claim State Pension rather than other benefits when you reach State Pension age.
How other benefits may affect your State Pension

How other benefits may affect your State Pension

Normally, other benefits you get from the Department for Work and Pensions or any other government department affect your basic State Pension. It will usually be reduced by the amount of the other benefit.

Other benefits paid by the Government to, or for, a dependant will affect any increase in State Pension paid to you for that dependant.

Other benefits do not affect:

- your additional State Pension
- your Graduated Retirement Benefit
- contracted-out deductions.

You cannot get both basic State Pension and Unemployability Supplement paid with a War Disablement Pension or Industrial Disablement Pension.

But you can get your basic State Pension as well as:

Attendance Allowance

or Disability Living Allowance.

How your State Pension may affect someone else’s benefit

Any State Pension you get, however small the amount (for example, a Graduated Retirement Benefit on its own of a few pence a week), will be deducted from any increase in benefit someone else may get for you as their dependant.
Groups for which there are special provisions

Married women

You can qualify for either your own Category A Pension or a Category B Pension (see page 18) from your husband. What you get and when depends on the dates you and your husband reach State Pension age and claim your State Pensions.

Category B Pension entitlement conditions

To get a Category B Pension you must meet these conditions:

- you and your husband have both reached State Pension age
- your husband satisfies the contribution conditions for a Category A Pension
- your husband is getting his State Pension
- you make a claim for the State Pension.

Composite Category A and B basic State Pensions

You may be entitled to both Category A and Category B Pensions at the same time. If you are, and the rate of your Category A basic State Pension is less than the full rate of Category B Pension payable to a married woman, the two State Pensions will be combined to give you a composite pension. Your Category A Pension will be increased by the lesser of these amounts:

- the difference between the full Category B Pension and the Category A basic State Pension to which you are entitled
- the weekly rate of the Category B Pension to which you are entitled.

Before you reach State Pension age

You cannot get any State Pension until you reach State Pension age (see page 58 for details). If your husband reaches 65 before you reach State Pension age and gets his State Pension, he may be able to get an increase of his basic State Pension for you. This would normally be paid until you reach State Pension age and begin to receive your own State Pension.
When you reach State Pension age and your husband is not yet 65

You can qualify for either:

- Category A Pension with or without Graduated Retirement Benefit (GRB)

or

- GRB only.

If you do not qualify for either of these you will have to wait until your husband reaches 65 and becomes entitled to his State Pension. But in some circumstances it may be possible for you to pay Class 3 National Insurance (NI) contributions for earlier years to enable you to get a Category A Pension at the minimum rate. You should ask your pension centre or social security office whether there are contributions available to be paid which will enable you to qualify for a basic State Pension.

When you reach State Pension age and your husband is already getting his State Pension

You may be entitled to:

- your own Category A Pension
- a Category B Pension from your husband
- a composite Category A and B Pension (see Example D over the page).

Any increase your husband has been getting for you will stop when you become entitled to your State Pension.

When you reach State Pension age and your husband is already 65 but not receiving his State Pension

You cannot receive Category B Pension until both of you satisfy the entitlement conditions. But you can get Category A Pension, with or without GRB, provided you satisfy the conditions. If you do, you will not be able to earn any Category B Pension increments.
You are getting a State Pension when your husband reaches 65

*If your husband claims his State Pension*

You will become entitled to a Category B Pension:

- if the State Pension you are already getting is Graduated Retirement Benefit (GRB) only, the Category B Pension will be added to it
- if the State Pension you are already getting is Category A it may, depending on its rate, change to a composite Category A and B Pension.

However, you must make a claim for a Category B Pension.

*If your husband does not claim his State Pension*

You cannot become entitled to a Category B Pension until your husband begins to receive his State Pension.

**Example D – Calculation of married woman’s composite Category A and B Pension (using 2004/05 State Pension amounts)**


1. You claim your State Pension from your earliest State Pension age and receive a Category A Pension of £31.84 a week, which is 40% of the full basic State Pension.

Your husband claims his State Pension from his 65th birthday and you become entitled to a full Category B Pension of £47.65.

From then you will receive a composite State Pension made up of:

- **Category A Pension** £31.84
- **Category B Pension** £15.81
- **Total State Pension** £47.65

2. You claim your State Pension from your earliest State Pension age and receive a Category A Pension of £20.70 a week, which is 26% of the full basic State Pension.

Your husband claims his State Pension from his 65th birthday but you are only entitled to a Category B Pension of £24.78 (52% of the full Category B Pension of £47.65) because he does not have enough qualifying years for a full basic State Pension.
Groups for which there are special provisions

From then you will receive a composite State Pension made up of:

Category A Pension  £20.70
Category B Pension  £24.78
Total State Pension  £45.48

3

You claim your State Pension from your earliest State Pension age and receive a Category A Pension of £1.23 a week made up of additional State Pension only. You do not qualify for basic State Pension.

Your husband claims his State Pension from his 65th birthday and you become entitled to a full Category B Pension of £47.65.

From then you will receive a composite State Pension made up of:

Category A Pension  £1.23
Category B Pension  £47.65
Total State Pension  £48.88

You should bear in mind that continuing to get your own State Pension will prevent you from earning Category B Pension increments.

If you do not live with your husband

You do not have to be living with your husband to claim a Category B Pension. But as he must claim his State Pension before you can receive a Category B Pension, you may need to ask your pension centre or social security office if he has done so. You can do this every three months until he has. Your first enquiry should be made shortly before he reaches State Pension age.

If your husband dies

If your husband dies the Category B Pension you get will be paid at a higher rate.

If your marriage ends

You may qualify for a higher rate of State Pension if your marriage ends by divorce or annulment (see page 89 for details).

Married men

A married man who has reached 65 will be able to qualify for a Category B Pension from his wife’s NI contributions provided she reaches State Pension age on or after 6 April 2010.
Widows

If you were widowed before State Pension age

What to do when you reach State Pension age

You can decide to do one of three things:

- claim your State Pension
- continue to get any widow’s benefit to which you are already entitled until you do wish to claim your State Pension or you reach age 65 (but see the section entitled ‘Occupational and personal pensions’ on page 86 for possible reductions)
- not claim your State Pension and give up any widow’s benefit you are getting so that you can get increments when you do claim or reach age 65.

Your own Category A Pension

You may be entitled to your own Category A Pension, and these arrangements may help you qualify for or improve your State Pension:

- up to April 1975, you will be credited with flat rate contributions for each week for which you were entitled to Widow’s Allowance, Widowed Mother’s Allowance (WMA) or Widow’s Pension (except age-related Widow’s Pension and Widow’s Basic Pension)
- any tax year between 6 April 1975 and 5 April 1978, during the whole of which you were entitled to Widow’s Allowance, WMA or Widow’s Pension (except age-related Widow’s Pension) will count as a qualifying year
- you may qualify for Home Responsibilities Protection (see page 24).

Category B Pension

You may be entitled to a Category B Pension from your late husband.

- If you were a widow immediately before you reached State Pension age and you became entitled, or can be treated as entitled, to a Widow’s Pension as a result of his death, the Category B Pension will be paid at the same rate as your Widow’s Pension.
Groups for which there are special provisions

- If, immediately before you reached State Pension age, you were a widow and you were entitled to a Widowed Parent’s Allowance as a result of his death, the Category B Pension will be at the same rate as your Widowed Parent’s Allowance.

- If you were a widow when you reached State Pension age and, as a result of his death, you were entitled to a Bereavement Allowance at any time before reaching State Pension age, or a Widowed Parent’s Allowance at any time when over age 45 (but not immediately before reaching State Pension age), you can get inherited additional State Pension. The amount will be uprated to take account of inflation but reduced if you did not get the full rate of Bereavement Allowance because of your age, or you were under 55 when your Widowed Parent’s Allowance ended.

If you were widowed before 6 October 2002, or if you are widowed after that date and your husband reached State Pension age before that date, you may get all of your late husband’s additional State Pension. Otherwise, the amount of additional State Pension you can inherit is as shown in Table 5 on page 41.

But note that the maximum amount of State Second Pension that a widow or widower can inherit will be 50%.

You may also inherit half of any Graduated Retirement Benefit your late husband earned.

**Composite Category A and B Pensions**

If you are entitled to both a Category A Pension and a Category B Pension, they may be combined to give you a composite State Pension. But:

- your basic State Pension cannot be more than the full rate paid to a single person
- your additional State Pension plus any inherited additional State Pension from your late husband cannot be more than the prescribed maximum payable to a surviving spouse.
Groups for which there are special provisions

**Category A Pension from your late husband**

If your basic State Pension under the above arrangements does not reach the full rate, it can be calculated in another way which may be better for you. It can be based on your record but with your late husband’s record of qualifying years being substituted for either:

- all the tax years in your working life up to the end of the tax year in which you were widowed
- or all the tax years in your working life from the beginning of the one in which you were married up to the end of the tax year in which you were widowed.

You can have your basic State Pension calculated in this way if you are not entitled to a Widow’s Pension or bereavement benefit.

**If you are entitled to long-term Incapacity Benefit**

If you qualified for long-term Incapacity Benefit under the special rules for widows, this will become a Category A Pension if your incapacity continues up to State Pension age. For more information on long-term Incapacity Benefit, get leaflet IB1 *A guide to Incapacity Benefit*.

**Occupational and personal pensions**

You will be entitled to half of any Guaranteed Minimum Pension (GMP) that your late husband had derived from his membership of a contracted-out salary related (COSR) scheme from 6 April 1978 to 5 April 1997. This will be added to your own GMP(s) earned from 6 April 1978 to 5 April 1997 and the total deducted from the combined additional State Pension earned during that period which would have been paid if neither of you had been contracted out. You will also get half of any GMP increments he was entitled to, but these will not affect your additional State Pension. If your husband had been a member of a contracted-out money purchase (COMP) scheme or personal pension scheme, the scheme must provide you with a pension based on his protected rights. A reduction will be made from the combined additional State Pension earned during the period 6 April 1987 to 5 April 1997. The reduction may be more or less than the pension provided by the scheme. For detailed information on contracted-out deductions, see page 46.
Groups for which there are special provisions

**Graduated Retirement Benefit (GRB)**

Any Graduated Retirement Benefit (GRB) due to you will be paid with your State Pension. You can also get half of any GRB, including increments, to which your late husband was entitled, but not any he may have received from a former wife.

**Increments**

You can give up your State Pension to earn increments for when you do eventually claim. To earn increments, you must give up any of the benefits listed on pages 61–62 which you are receiving. Any days you get one of these benefits will not count towards earning increments. See pages 61–62 for more information.

**Increments from your late husband**

If your late husband had given up his State Pension, you will be able to get:

- some or all of your late husband’s additional State Pension and increments. If you were widowed before 6 October 2002, or if you are widowed after that date and your husband reached State Pension age before that date, you may get all of your husband’s additional State Pension. Otherwise, the amount you may get will be as shown in Table 5 on page 41
- half of his Graduated Retirement Benefit increments but not any he may have received from a former wife.

These will be paid in addition to any increments you have earned yourself.

**War Widow’s Pension or Industrial Injuries Widow’s Pension**

If you are entitled to any basic State Pension, including any increments, from your husband, you will get only the amount by which it is more than the rate of your War Widow’s Pension (WWP) or Industrial Injuries Widow’s Pension (IIWP).

If you have a Category A Pension which is entirely your own, there is no adjustment to it and you will get it in addition to either of the WWP or IIWP.

If you give up your Category A Pension you can earn increments to it while continuing to draw either of the WWP or IIWP.
If you were widowed after State Pension age

*How you qualify for a State Pension*

You can qualify for a Category B Pension from your late husband.

You may be able to get Bereavement Payment if your husband was not entitled to a Category A Pension when he died.

*If you were not getting a State Pension when your husband died*

Your Category B Pension will be calculated as if your husband was entitled to it when he died. You may also get:

- all of his additional State Pension, including increments. If you were widowed before 6 October 2002, or if you are widowed after that date and your husband reached State Pension age before that date, you may get all of your husband’s additional State Pension. Otherwise, the amount you may get will be as shown in Table 5 on page 41. You may also inherit half of any Graduated Retirement Benefit (GRB) he earned.

- half of his Guaranteed Minimum Pension(s) (GMP(s)), including increments, if he had been a member of a contracted-out salary related (COSR) scheme from 6 April 1978 to 5 April 1997, or a pension (including increments) based on his Protected Rights from any contracted-out money purchase (COMP) or personal pension scheme of which he was a member during that period. The contracted-out deduction will, apart from any increments, be deducted from the additional State Pension earned from 6 April 1978 to 5 April 1997. For more information, see ‘Contracted-out deductions’ on page 46.

- half of his GRB, including increments, but not any he may have received from a former wife.

- all of his basic State Pension increments.

- a Bereavement Payment provided your husband was not entitled to a Category A Pension at the time he died.
If you have your own Category A Pension or GRB but have not claimed it so that you can earn increments, getting Category B Pension will stop you earning any further increments. You can decide not to get the Category B Pension and continue to earn increments, or you can claim your own State Pension. When you decide to receive your Category A Pension it may be combined with your Category B Pension as described below. Your own GRB will be paid with either the combined Category A and B Pension or the Category B Pension.

**Composite Category A and B Pensions**

If you are entitled to a Category A Pension it can be combined with the Category B Pension from your late husband to give you a composite State Pension. But this cannot happen until the Category A Pension becomes payable.

For the composite State Pension:

- the basic State Pensions will be added together, but you will not get more than the full rate for a single person
- the additional State Pensions will be added together, but you will not get more than the amount which would have been paid to anyone claiming their State Pension at the time when you were widowed and who had contributed to the scheme with earnings at its upper limit from its beginning.

Any additional State Pension earned from 6 April 1978 to 5 April 1997 may be reduced by a contracted-out deduction in respect of any benefits received by you from your late husband’s occupational and personal pension schemes earned during that period.

Further deductions will be made if you have been a member of an occupational or personal pension scheme yourself between 6 April 1978 and 5 April 1997.

The GRB you receive from your late husband will be added to the GRB you have earned yourself.

The increments you receive from your late husband will be added to those you have earned yourself.
If you were already getting a State Pension when your husband died

You will be entitled to a Category B Pension from your husband calculated as if he was entitled to it when he died.

You will be entitled to a Bereavement Payment only if your husband was not entitled to his State Pension when he died.

If you are getting a married woman’s Category B Pension, your basic State Pension will normally be increased to the rate of your husband’s basic State Pension. In addition:

- if you were widowed before 6 October 2002, or if you are widowed after that date and your husband had already reached State Pension age before that date, you may get all of your husband’s additional State Pension. Otherwise, the amount you may get will be as shown in Table 5 on page 41

- you will be entitled to half of his GMP(s) (including increments) if he had been a member of a COSR scheme from 6 April 1978 to 5 April 1997, or a pension based on his Protected Rights from any COMP or personal pension scheme of which he was a member during that period. The contracted-out deduction will, apart from the increments, be deducted from the additional State Pension earned from 6 April 1978 to 5 April 1997 (see 'Contracted-out deductions’ on page 46)

- you will be entitled to half of his GRB including increments, but not any he received from a former wife

- you will be entitled to all of his basic State Pension increments.

A Category B Pension will also be payable if you are receiving GRB and no other pension based on your own contributions.

If the State Pension you are getting is a married woman’s composite Category A and B Pension, this will become a widow’s composite State Pension as explained on the previous page.

If the State Pension you are receiving is Category A it may, depending upon its rate and what Category B Pension you become entitled to, be replaced by a composite Category A and B Pension. If a composite State Pension is not payable:
Groups for which there are special provisions

and you were widowed before 6 October 2002, or you are widowed after that date and your husband reached State Pension age before that date, you may get all of your husband’s additional State Pension. Otherwise, the amount you may get will be as shown in Table 5 on page 41

and you may still be entitled to half of your husband’s GMP earned from 6 April 1978 to 5 April 1997 (including increments)

and you may still be entitled to a pension from any COMP or personal pension scheme of which your husband was a member

and you may still be entitled to half of your husband’s GRB

and you may still be entitled to all of your husband’s basic State Pension increments.

War Widow’s Pension or Industrial Injuries Widow’s Pension

If you are entitled to a Category B Pension including any increments, you will get only the amount that is more than the rate of your War Widow’s Pension or Industrial Injuries Widow’s Pension.

If you qualify for your own Category A Pension but do not claim it, you can earn increments while continuing to draw your War Widow’s Pension or Industrial Injuries Widow’s Pension.

If you were already getting a Category B Pension from your late husband and you then marry a man who is over State Pension age

You may be entitled to a Category B Pension from your late husband, calculated as if he was entitled to it when he died. You may also be entitled to a Category B Pension from your new husband. You can choose one or other of the Category B Pensions. If you do not choose, we will pay the Category B Pension that we think is best for you.

Widowers

If you were widowed before 65 and have not remarried when you reach that age

Category A Pension

If your own Category A Pension does not reach the full rate, it can be calculated in another way which may be better for you. It can be based on your own record but with your wife’s record of qualifying years being substituted for either:
Groups for which there are special provisions

all the tax years in your working life up to the end of the tax year in which she died

or all the tax years from the beginning of the year in which you were married up to the end of the one in which she died.

Your Category A Pension calculated in this way will be paid when you claim your State Pension at any time from age 65. You will get any additional State Pension or Graduated Retirement Benefit (GRB) you have earned as well.

**If you are entitled to long-term Incapacity Benefit**

If you qualified for long-term Incapacity Benefit under the special rules for widowers, this will become a Category A Pension if your incapacity continues up to age 65. For more information on Incapacity Benefit, request leaflet IB1 *A guide to Incapacity Benefit* from your pension centre or social security office.

**Category B Pension from your late wife**

You may be entitled to a Category B Pension from your late wife.

- If, immediately before you reached State Pension age, you were a widower and you were entitled to a Widowed Parent’s Allowance as a result of her death, the Category B Pension will be at the same rate as your Widowed Parent’s Allowance.

- If you were a widower when you reached State Pension age and, as a result of her death you were entitled to a Bereavement Allowance at any time before reaching State Pension age, or a Widowed Parent’s Allowance at any time when over age 45 (but not immediately before reaching State Pension age), you can get inherited additional State Pension. The amount will be uprated to take account of inflation but reduced if you did not get the full rate of Bereavement Allowance because of your age or you were under 55 when your Widowed Parent’s Allowance ended.

If you were widowed before 6 October 2002, or if you are widowed after that date and your wife had already reached State Pension age before that date, you may get all of your late wife’s additional State Pension. Otherwise, the amount of additional State Pension you may inherit is as shown in Table 5 on page 41. The maximum amount of State Second Pension that a widow or widower can inherit is 50%.
Groups for which there are special provisions

Composite Category A and B Pensions

If you are entitled to both a Category A Pension and a Category B Pension, they may be combined to give you a composite State Pension. But:

- your basic State Pension cannot be more than the full rate paid to a single person
- your additional State Pension plus any inherited additional State Pension from your late wife cannot be more than the prescribed maximum payable to a surviving spouse.

Occupational and personal pensions

If you were widowed under the age of 65 and provided you were either:

- over age 45 when your wife died
- under age 45 but had a child for whom you were entitled to Child Benefit

you would have been entitled to half of any Guaranteed Minimum Pension(s) (GMP(s)) that your wife had derived from her membership of a contracted-out salary related (COSR) scheme in years from, and including, 1988/89 to 1996/97. If your wife had been a member of a contracted-out money purchase (COMP) or personal pension scheme you would have been entitled to a pension based on her Protected Rights in the scheme.

If you are still entitled to the GMP(s) or Protected Rights when you reach age 65 you will keep getting them. If you are entitled to a Category B Pension from your late wife (or a Category A Pension because you were entitled to long-term Incapacity Benefit), a deduction may be made to your additional State Pension. Any such deduction would be in addition to a deduction made for any period when you were also a member of a contracted-out occupational or personal pension scheme between 6 April 1978 and 5 April 1997. For detailed information on contracted-out deductions, see page 46.
If you were widowed after 65 and your wife was under State Pension age

**Category A Pension**

If your Category A Pension does not reach the full rate it can be calculated in the same way as if you had been widowed before 65, except that each of the two periods for which your wife’s record can be substituted will run to the end of the tax year in which you reached age 65.

**Category B Pension**

A man who reaches State Pension age after 6 April 2010 and who is then widowed will be able to qualify for a Category B Pension from his wife’s NI contributions regardless of the age at which his wife dies. A deduction will be made from his additional State Pension to take account of any Guaranteed Minimum Pension(s) (GMP(s)) or Protected Rights entitlement paid to him in respect of his wife’s membership of a contracted-out salary related (COSR), contracted-out money purchase (COMP) or personal pension scheme.

**Occupational and personal pensions**

You will be entitled to half of any GMP(s) that your wife had derived from her membership of a COSR scheme in the years from, and including, 1988/89 to 1996/97. If your wife had been a member of a COMP or personal pension scheme you will be entitled to a pension based on her Protected Rights in the scheme. No deduction will be made from your additional State Pension on account of these (see ‘Contracted-out deductions’ on page 46).

If you were widowed after 65 and your wife was over State Pension age

**Category B Pension from your late wife**

You may be entitled to a Category B Pension from your wife. The entitlement conditions are:

- your wife died after 5 April 1979
- you were married to her when she died
- both of you were over State Pension age when she died
- your wife satisfied the conditions for basic State Pension or additional State Pension or both.
Groups for which there are special provisions

The rate of your Category B Pension will be the same rate as your late wife's basic State Pension.

**Composite Category A and B Pensions**

You can combine your own Category A Pension and your late wife's Category B Pension to give you a composite State Pension. But:

- your basic State Pension cannot be more than the full rate for a single person
- and your additional State Pension cannot be more than the maximum payable at the time of her death. This will be based on the amount which would be payable to a single person who had contributed to the scheme with earnings at the scheme’s upper limit from its beginning.

**Graduated Retirement Benefit**

You will be entitled to half the Graduated Retirement Benefit (GRB) to which your wife was entitled, but not any she got from a former husband, as well as GRB which you had earned yourself.

**Increments**

If your wife was getting, or would have got, increments because she had not claimed her State Pension, you will get all of the basic and additional State Pension increments and half of her GRB increments, but not any which she may have received from a former husband. If you were widowed on or after 6 October 2002, the amount of any additional State Pension increments you may get will be as shown in Table 5 on page 41. Any increments you have earned will also be payable.

**Occupational and personal pensions**

You will be entitled to half of any Guaranteed Minimum Pension (GMP) that your late wife derived from her membership of a contracted-out salary related (COSR) scheme from 6 April 1988 to 5 April 1997. This will be added to your own GMP(s) earned during that period from 6 April 1978 to 5 April 1997 and the total deducted from the combined additional State Pension earned during that period which would have been paid if neither of you had been contracted out. You will also get half of any GMP increments she was entitled to, but these will not affect your additional State Pension.
If your wife had been a member of a contracted-out money purchase (COMP) scheme or a personal pension scheme, the scheme must provide you with a pension based on her protected rights. A reduction will be made from the combined additional State Pension earned during the period from 6 April 1978 to 5 April 1997. The reduction may be more or less than the pension provided by the scheme. For detailed information on contracted-out deductions, see page 46.

**People whose marriages end by divorce or annulment**

The following people whose marriages have ended by divorce or annulment may use the record of qualifying years of their former spouse instead of their own if their Category A Pension does not reach the full rate:

- men and women who had not reached State Pension age when their marriage ended and who have not remarried by the time they reach that age. (Before 6 April 1979 this only applied to women.)
- a person who is over State Pension age and whose marriage ended on or after 6 April 1979.

The record of your former spouse is substituted for either:

- all the tax years in your working life up to the end of the tax year in which your marriage ended or the end of the tax year before the one in which you reach State Pension age, whichever comes first
- all the tax years in your working life from the beginning of the one in which you married your former spouse up to the end of the one in which your marriage ended, or before the one in which you reach State Pension age, whichever comes first.

Your Category A Pension calculated in this way will be paid when you reach State Pension age or, if later, the date your marriage ends. You will get any additional State Pension or GRB you have earned as well.
Groups for which there are special provisions

Pension sharing on divorce

From 1 December 2000, if you get divorced or your marriage is annulled you will be able to share most of your former spouse’s private and additional State Pension rights but not the basic State Pension.

Pension sharing means that most pensions you or your spouse are entitled to can be shared between you. If your pension is shared you will receive a reduced pension in retirement, unless you can build up your pension rights again before you retire.

Pensions cannot be shared if action on your divorce or annulment started before 1 December 2000.

If you get divorced or your marriage is annulled, the value of pensions you or your spouse have paid into may affect any financial settlement and maintenance decided by a court.

If you want to know more, you may want to get legal advice from Citizens Advice, a local law centre or a solicitor.
Claiming your State Pension

Having certain questions decided before you claim

If you have any doubts about dates of birth, marriage or death which may be relevant to your claim, you can ask about these in advance of your claim.

How to claim

Category A and B Pensions

Before your State Pension or increased State Pension can become payable, you must claim it on the form BR1 provided by the Department for Work and Pensions, which you can request from your pension centre or social security office. But for an increased State Pension payable on the death of your spouse you should claim on the free certificate of registration of death issued by the Registrar when the death is reported.

When you are approaching State Pension age we will invite you to claim State Pension if our records show that you will qualify. We will do this about four months before you reach State Pension age. We will send you a letter telling you how much our records show you have qualified for so far. This will help you decide whether or not to claim at this time and what to do if you decide not to claim yet.

If you will not qualify for your own State Pension but you may be able to get one from a former spouse’s National Insurance (NI) contributions record, we will send you an invitation to claim.

Please do not rely on us sending you an invitation to claim. We might not, for example, have your current address recorded or your date of birth might be different to the one that we have.

Dependency increases

If you wish to claim an increase of your State Pension for dependants you must do so on a separate form. You should show on the claim form whom you want to claim for and a form will be sent to you. If you want to claim after your State Pension has started, contact your pension centre or social security office. The address and telephone number will be on any letters you have received from your pension centre or your social security office.
Claiming your State Pension

Category D Pension

If you are getting a State Pension when you reach 80 and its rate is less than the Category D rate, the higher rate will normally be paid without you having to claim it. If you are not getting a State Pension when you reach 80 but are getting Pension Credit, we will usually send you a claim form. If neither of these applies to you and you think you satisfy the conditions, request a claim form from your pension centre or social security office.

Time limits

You will not be entitled to State Pension for any period earlier than three months before the date your claim is made or treated as made.

You must claim an increase for a dependant no later than three months from the date on which you are entitled to it. In no circumstances can the increase be backdated more than three months before the date of your claim.

Choosing the date from which to claim your State Pension

You can claim your State Pension on any date from, and including, the day on which you reach State Pension age. Your State Pension will be paid from the first State Pension payday following the date of your claim – it may be better to claim from the State Pension payday. This is because State Pension cannot be paid for any days between the date you claim from and the first payday.

State Pension payday is a Monday, except for widow beneficiaries who are paid on a Tuesday.

If you get Severe Disablement Allowance (SDA) or Jobseeker’s Allowance and the day you reach State Pension age is not a payday, choose the first payday after your birthday as the date you want your State Pension paid from.

If you get SDA and are a woman who plans to claim at age 65 or a man who plans to claim at age 70, you should claim from the payday before that birthday.
After you have claimed

Decision on your claim

Once a decision has been made on your claim, you will be sent a letter explaining:

- the decision on your claim
- how your State Pension is made up
- what to do if you disagree with the decision.

If you were a member of a contracted-out pension scheme or a personal pension scheme used in place of SERPS, see page 50 ‘How much additional State Pension will be reduced’.

Duration of your State Pension

From when you become entitled to your State Pension it is payable for your lifetime unless you give it up (see pages 61–68). You are entitled to State Pension all the time you satisfy the conditions for its payment. It may, however, be adjusted or suspended on account of any of the changes set out below.

Changes that can affect your State Pension

You must tell your pension centre or social security office straight away if there are any changes that might affect payment of your State Pension. All the changes you must tell the office are given below and are also listed in:

- the notes sent to you about your payment
- the coloured pages of your order book.

Please read these carefully.

If your address is not shown correctly on your order book or other documents sent to you, tell your pension centre or social security office. The address and telephone number will be on any letters you have received from your pension centre or social security office.
After you have claimed

Your spouse’s or partner’s earnings

If your spouse or partner has earnings over a certain amount, they will affect:

- any increase of your State Pension which you get for your spouse or someone looking after a child for you
- any increase of your State Pension which you get for children, but only if you live with your spouse or partner. It does not matter whether or not you receive an increase of your State Pension for your spouse or partner.

Reporting your spouse’s or partner’s earnings

You must tell your pension centre or social security office as soon as your spouse or partner has earnings in any week which are above the levels given in leaflet GL23 Social security benefit rates. You can request this leaflet from your pension centre or social security office. If you do not know how much your spouse or partner is going to earn when they start work (for example, they are self-employed), you must still tell your pension centre or social security office that they are working. The address and telephone number will be on any letters you have received from your pension centre or social security office.

What counts as earnings:

- wages, overtime, salary
- fees, commission
- regular tips, bonuses (except the Christmas Bonus) up to £10 paid by an employer
- pensions paid by employers and from personal pensions and self-employed pension arrangements
- basic allowances, attendance allowances and special responsibilities allowances as a councillor under the Local Government Act 1972 (or Local Government [Scotland] Act 1973) and Local Government and Housing Act 1989 whether or not the allowances are actually claimed or paid
- amounts received by taking in boarders and lodgers.
After you have claimed

**What does not count as earnings:**

- meals provided by an employer at the workplace
- accommodation provided by an employer in which the employee lives as a condition of the job
- food or produce provided by an employer for the use of the employee and their household.

**Deductions from earnings**

If your spouse or partner works for an employer these can be deducted from their gross weekly earnings:

- reasonable work expenses such as trade union subscriptions, overalls and materials
- income tax
- National Insurance contributions (Class 1, 2 and 4)
- one half of any contributions made to an occupational or personal pension scheme.

**Earnings not known week by week**

If your spouse or partner does not know by the end of each week how much they earned in that week (for example, directors and some self-employed people), they should provide details of the type of work they do and any accounts they have showing profit and loss. There is no requirement for these figures to have been agreed by the Inland Revenue.
After you have claimed

**Going into hospital**

If you go into hospital for in-patient treatment on the NHS, your State Pension will not normally be reduced until you have been in hospital for more than 52 weeks.

If you want to know more, see leaflet GL12 *Going into hospital*? You can request this leaflet from your pension centre or social security office.

**Going abroad**

You can generally get your State Pension anywhere abroad. If you are going abroad for less than three months you can normally let your State Pension build up and cash the orders when you return. But remember that a State Pension order can be cashed only in the three months after the date shown on it.

If you are going abroad for over three months, tell your pension centre or social security office in plenty of time before you go so that they can make arrangements to get your State Pension paid to you abroad.

If you are living abroad when State Pension rates go up for pensioners living in the United Kingdom, you may be able to get the increased rate only if:

- you are living in a European Union (EU) country including Gibraltar (see page 13)
After you have claimed

or you are living in a country with which the UK has a reciprocal agreement which allows you to get the increased rate. These countries are Barbados, Bermuda, Israel, Jamaica, Guernsey, Jersey, Mauritius, Philippines, Switzerland, Turkey, USA, and the now separate republics of the former Yugoslavia (Bosnia-Herzegovina, Croatia, Slovenia, the State Union of Serbia-Montenegro and the former Yugoslav Republic of Macedonia).

Increases are also payable in Sark under UK domestic legislation.

If you go abroad temporarily to any other country but you remain ordinarily resident in the UK, you may still get the increased rate of State Pension. This would normally be paid in arrears when you return to the UK.

If you want to know more about how going abroad can affect your State Pension, get leaflet GL29 *Going abroad and social security benefits* from your pension centre or social security office or, if you are already abroad, from the International Pension Centre. The address is given on page 108.

**Other changes you should report**

You should also report any of the following changes straight away:

- you are a woman and marry or remarry
- your marriage ends because of the death of your spouse or by divorce or annulment
- you or a dependant for whom you get an increase of State Pension are imprisoned or detained in legal custody
- you or a dependant for whom you get an increase of State Pension start receiving some other benefit
- a dependant for whom you get an increase of State Pension dies
- a dependant for whom you get an increase of State Pension is involved in a trade dispute.
How your State Pension is paid

If your State Pension comes to more than £5 a week and you live in this country, you can tell us how you want it paid when you claim. It can be paid either:

- direct into your bank or building society account by Direct Payment
- in cash at your Post Office.

We recommend Direct Payment as it is more secure for our customers and costs less to administer. We can make payments into most bank and building society accounts. You can choose which payment method you want on your claim form. The Post Office also provides a bank account that we can pay benefits in to. With this account you can only collect your money in cash from Post Office branches.

Payment of your State Pension will start from either:

- the day from which you have claimed it provided that day is a payday
- the first payday after the date you have claimed from.

Payment is not made for any days between the date you claim from and the first payday.

Payment to an account

If you ask for payment straight to an account (by Direct Payment), your State Pension will be paid directly into a bank or GIRO account, or a savings or cheque account with most building societies, or an investment account with the National Savings Bank. This method is very easy to arrange. You can choose to be paid weekly, at the end of every 4 weeks or 13 weeks.

Full information about payment to an account is given on the claim form BR1 which you can request from your pension centre or social security office.
Payment at the Post Office

Payment by order book

You will get a book of orders to cash at the Post Office of your choice. Each order is for one week’s State Pension in advance. If you cannot get to the Post Office, the coloured pages in your order book explain how you can get someone else to collect it for you.

You can cash each order up to three months after the date shown on it.

If an order has not been cashed within three months, tell your pension centre or social security office without delay.

If you do not cash it within 12 months you will lose the State Pension due on that order altogether unless you still have the order and can show you had good cause for having not cashed it.

Payment of small amounts

If your State Pension is not more than £5 a week it will normally be paid once a year in arrears by a crossed order which you can pay into your bank or building society account. Or you can if you wish have it paid straight into your account, when the yearly payment will be made shortly before Christmas.

Your first State Pension payments

At first, you may get slightly less State Pension than the full amount due to you while the exact amount of your State Pension is being worked out. Any arrears will be paid later. Your first payments may be made by girocheque.
Income Tax

Income tax

Most of the amounts that make up your State Pension are treated as your income for tax purposes and should be included in any tax return. This includes:

- basic State Pension
- additional State Pension
- Graduated Retirement Benefit
- Invalidity Allowance or Incapacity Age Addition
- increments (or the alternative lump sum option proposed by the Government, subject to Parliamentary approval)
- increases for adult dependants, but not for child dependants.

When State Pension rates go up, the Inland Revenue will usually get the new rates direct from the Department for Work and Pensions.

If you are getting short-term Incapacity Benefit at the lower rate or Severe Disablement Allowance when you reach State Pension age, you will wish to know that the first 28 weeks of payment do not count as income for tax purposes, but State Pension does.

If you want to know more about your tax position, ask at your local tax office or tax enquiry point (see in the phone book under Inland Revenue), not at your pension centre or social security office.
Your State Pension forecast

You can ask for a State Pension forecast at any time prior to four months before you reach State Pension age.

For a forecast of both your basic State Pension and additional State Pension, request form BR19 from your pension centre or social security office, fill it in and send it to the address on the form. Or write to:

Retirement Pension Forecasting Team
The Pension Service
Tyneview Park
Newcastle upon Tyne
NE98 1BA

You may also complete a claim form by telephone:
Tel. 0845 300 0168
Textphone 0845 300 0169
Further information

Rates of benefits

Rates of benefits are published each year by way of a Social Security Uprating Order which is approved by Parliament. Benefits are usually uprated in April, at the beginning of each financial year.

Details of the benefit rates of all social security benefits, including non-contributory benefits, are available in leaflet GL23 Social security benefit rates, which you can request from your pension centre or social security office.

Leaflets

All the leaflets mentioned in this leaflet are free of charge. Some are available from your pension centre or social security office or by telephoning the Pensions Information Orderline on 0845 7 31 32 33. For your nearest office look in the phone book under Social Security. Some leaflets are also available in post offices or Jobcentres.

You can get more information from The Pension Service website. The address is: www.thepensionservice.gov.uk

To contact us by email see the Contact Us section of the website.

Community advisers who belong to an organisation that gives benefit information to the public can join the Publicity Register. The Publicity Register gives advisers access to information from the Department for Work and Pensions and its Agencies. To join call 0845 602 4444 or fax 0870 241 2634 (9am – 6pm, Monday to Friday).

Overview leaflets

These two leaflets give basic information about The Pension Service and the social security benefits available:

- MG1 A guide to benefits
- GL23 Social security benefit rates
General information leaflets
These leaflets give information on the range of benefits that different groups of people can claim.

- **D49** *What to do after a death in England and Wales*  
  (in Scotland get *What to do after a death in Scotland* issued by the Scottish Executive plus D49S Social security supplement)

- **BC1** *Babies and children*

- **GL14** *Widowed?*

- **RM1** *Retirement*

- **SD1** *Sick or disabled*

- **SD4** *Caring for someone?*

- **WK1** *Financial help if you work or are looking for work*

- **GL18** *Help from the Social Fund*  
  A quick guide to  
  - Community Care Grants  
  - Budgeting Loans  
  - Crisis Loans  
  - Funeral Payments  
  - Cold Weather Payments  
  - Winter Fuel Payments

- **SERPSL1** *Important information for married people – Inheritance of SERPS*

- **PC1L** *Pension Credit – Pick it up, it’s yours*

- **PM1** *A guide to your pension options*

- **PM2** *State Pensions – Your guide*

- **PM3** *Occupational pensions – Your guide*

- **PM4** *Personal pensions – Your guide*

- **PM5** *Pensions for the self-employed – Your guide*

- **PM6** *Pensions for women – Your guide*

- **PM7** *Contracted-out pensions – Your guide*

- **PM8** *Stakeholder pensions – Your guide*

- **PM9** *State Pensions for carers and parents – Your guide*
Further information

- **WPA Leaflet 1 – Notes about the War Disablement and War Widows Pension**

General information about benefits is also usually given on the claim forms.

**Detailed information leaflets**

The following guides give detailed information on particular benefits or benefit areas:

- **IB1** A guide to Incapacity Benefit
- **IS20** A guide to Income Support
- **NP45** A guide to bereavement benefits
- **NI260 DMA** A guide to dispute, supersession and appeal
- **HB5** A guide to non-contributory benefits for disabled people and their carers
- **SB16** A guide to the Social Fund

**Advice for people with disabilities**

A confidential telephone service is available for people with disabilities and their carers. Ring the Benefit Enquiry Line (BEL) on **0800 88 22 00**. People with speech or hearing problems using a textphone can dial **0800 24 33 55**.

The person taking your call will not have your personal papers but will be able to give you general advice. This advice **must not** be taken as a decision on any matter about which you are making an enquiry.

**The Acts and Regulations and the ‘Blue Volumes’**

The Acts and Regulations which set down the rules explained in this guide are included in a series of loose-leaf books, *The Law relating to social security* (also known as the Blue Volumes) which is published by the Stationery Office.

The relevant Acts and Regulations are indexed and kept up to date by regular supplements.

Please contact your pension centre to make arrangements to view this guidance or consult your pension centre or social security office. Many libraries also have a copy. Copies can also be bought from the Stationery Office.
This guide refers you to the Acts and Regulations that cover particular rules. The Regulations may be changed or added to from time to time by new or amending Regulations. Each year an Uprating Order is published which changes the benefit rates. Also, a Revaluation Order is published each year which sets down the percentages by which earnings in previous years which are used in the calculation of additional State Pension and Guaranteed Minimum Pension are to be revalued.

The main Acts and Regulations referred to in this leaflet are listed below, together with their abbreviated forms.

**Acts**

**Pension Schemes Act 1993**  
PSA 1993

**Pensions Act 1995**  
PA 1995

**Social Security Administration Act 1992**  
SSA Act 1992

**Social Security Contributions & Benefits Act 1992**  
SS C & B Act 1992

**SS (Incapacity for Work) Act 1994**

**Social Security Act 1998**

**Welfare Reform and Pensions Act 1999**

**Child Support, Pensions and Social Security Act 2000**

**Regulations**  
(SS = Social Security)

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PPS (D of I) Regs 1987 1987/1110
Personal Pension Schemes
(Disclosure of Information) Regulations 1987

SF (RDB) Regs 1988 1988/35
Social Fund (Recovery by Deductions
from Benefits) Regulations 1988

SS (C & P) Regs 1987 1987/1968
SS (Claims & Payments) Regulations 1987

SS and Child Support (Decisions and Appeals)
Regs 1999 1999/991

SSB (Comp of Earnings) Regs 1996 1996/2745
SS Benefit (Computation of Earnings) Regulations 1996
EU Regulation 1408/71

SS (Credit) Regs 1975 1975/556
SS (Credit) Regulations 1975

SS (Dep) Regs 1977 1977/343
SS (Dependency) Regulations 1977

SS (EF) Regs 1979 1979/676
SS (Earnings Factors) Regulations 1979

SS (GRB) Regs 1978 1978/391
SS (Graduated Retirement Benefit) Regulations 1978

SS (GRB) (No 2) Regs 1978 1978/393
SS (Graduated Retirement Benefit) (No 2) Regulations 1978

SS (HIP) Regs 1975 1975/555
SS (Hospital In-Patients) Regulations 1975

SS (MAC) Regs 1978 1978/949
SS (Maximum Additional Component) Regulations 1978 1978/949

SS (OB) Regs 1979 1979/597
SS (Overlapping Benefit) Regulations 1979
SS (PA) Regs 1975 1975/563
SS (Persons Abroad) Regulations 1975

SS Pen (HR) Regs 1994 1994/704
SS Pensions (Home Responsibilities) Regulations 1994

SS (POR) Regs 1988 1988/664
SS (Payment on account, Overpayments & Recovery) Regulations 1988

SS (WB & RP) Regs 1979 1979/642
SS (Widow’s Benefit & Retirement Pension) Regulations 1979

SS (WB & RP) (Trans) Regs 1979 1979/643
SS (Widow’s Benefit, Retirement Pensions & Other Benefit) Regulations 1979

SS (W & WIP) Regs 1978 1978/529
SS (Widow’s & Widower’s Invalidity Pensions) Regulations 1978

SS (Inherited SERPS) Regs 2001 2001/1085

The Decision Maker’s Guide

The Decision Maker’s Guide (DMG) gives guidance to decision makers on the interpretation of the law for all benefits. The DMG aims to ensure consistency in decision-making throughout the country. Please contact your pension centre to make arrangements to view this guidance or contact your social security office. Many libraries also have a copy. Copies can also be bought from the Stationery Office.

The Social Security Commissioners

The role of the Social Security Commissioners is to decide appeals on points of law from decisions of Social Security appeals tribunals. Reported decisions of the Commissioners deal with matters of important legal principle and must be followed by decision makers and the Appeals Service. They are published individually by the Stationery Office and are periodically gathered and published as Reported decisions of the Social Security Commissioner, also by the Stationery Office.
Useful addresses and contact details

International Pension Centre
The Pension Centre
Tyneview Park
Newcastle upon Tyne
NE98 1BA
Phone 0191 218 77 77

Centre for Non-residents
Inland Revenue
National Insurance Contributions Office
Longbenton
Newcastle upon Tyne
NE98 1ZZ
Phone 0845 9154 811

Inland Revenue Tax Credit Helpline
Phone:
England, Scotland and Wales – 0845 300 3900
Northern Ireland only – 0845 603 2000

Textphone for people with hearing or speech difficulties:
England, Scotland and Wales – 0845 300 3909
Northern Ireland only – 0845 607 6078

All lines open 8am-8pm, seven days a week (except Christmas Day, Boxing Day, New Year’s Day and Easter Sunday).

If you need help or forms in Welsh, please telephone 0845 302 1489 between 8.30am and 5pm, Monday to Friday.
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