EXPLANATORY MEMORANDUM TO
THE SOCIAL SECURITY REVALUATION OF EARNINGS FACTORS ORDER 2015
2015 No.187

THE SOCIAL SECURITY PENSIONS (LOW EARNINGS THRESHOLD) ORDER 2015
2015 No.186

THE SOCIAL SECURITY PENSIONS (FLAT RATE ACCRUAL AMOUNT) ORDER 2015
2015 No.185

1. This explanatory memorandum has been prepared by The Department for Work and Pensions and is laid before Parliament by Command of Her Majesty.

2. Purpose of the instrument

2.1 The Social Security Revaluation of Earnings Factors Order (‘the Revaluation Order’) is made each year to revalue historic earnings factors in line with the movement in average earnings.

2.2 The Social Security Pensions (Low Earnings Threshold) Order (‘the LET Order’) is made each year to set the low earnings threshold for additional state pension.

2.3 The Social Security Pensions (Flat Rate Accrual Amount) Order (‘the FRAA Revaluation Order’) provides for the annual flat rate accrual amount to be increased in line with average earnings. The FRAA was introduced from April 2012.

3. Matters of special interest to the Joint Committee on Statutory Instruments

3.1 None

4. Legislative Context

4.1 When entitlement to additional state pension (State Earnings-Related (SERPS)/State Second Pension) is calculated the earnings on which it is based need to be revalued in line with earnings growth. The percentages set out in the Revaluation Order will be used for revaluing earnings factors for additional state pensions in tax years 2014/15 and earlier tax years.

4.2 The low earnings threshold was first used when State Second Pension was introduced in 2002. The Secretary of State is required to make an annual order increasing the low earnings threshold if he concludes that the general level of earnings has increased since the last review. This yearly LET Order is being made to effect the annual up-rating of the low earnings threshold for 2015/16.
4.3 The FRAA was introduced from April 2012 in SI 2011/2953\(^1\) and the initial rate was set in SI 2012/189\(^2\). The FRAA Revaluation Order is being made to set the value of the FRAA from 6 April 2015.

5. **Territorial Extent and Application**

5.1 These instruments apply to Great Britain. Equivalent provision in relation to Northern Ireland will be made by statutory rule.

6. **European Convention on Human Rights**

6.1 As these instruments are subject to the negative resolution procedure and do not amend primary legislation, no statement is required.

7. **Policy background**

- What is being done and why

**The Revaluation of Earnings Factors Order**

7.1 Earnings factors are the formulae for converting flat-rate and earnings-related National Insurance contributions into entitlement to flat rate and earnings-related benefits, and for calculating earnings-related entitlement over a person’s working life. They are derived from earnings upon which primary Class 1 contributions are paid, or treated as paid, and from Class 2 and Class 3 contributions paid\(^3\). For years from 2002/3 onwards additional pension accrues on primary Class 1 contributions only. Carers and disabled people entitled to certain benefits are treated as having an earnings factor for these purposes.

7.2 The earnings factors derived for each year since the additional state pension was introduced in 1978/79 are revalued annually in line with the movement in average earnings. This annual revaluation exercise allows earnings factors derived from historic earnings to be restated at current values as part of the calculation of new pensioners’ entitlement to additional pension under both the State Earnings-Related Pension Scheme (SERPS) and the State Second Pension. Earnings factors are also used to calculate the Guaranteed Minimum Pension for some early leavers and retired persons in contracted-out salary-related pension schemes.

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\(^3\) Class 1 National Insurance contributions are paid by employed earners. Class 2 are paid by the self-employed. Class 3 National Insurance contributions are voluntary contributions to make up gaps in a person’s National Insurance contributions record.
7.3 Revaluations have been calculated by reference to the change in earnings over the period of 12 months up to the end of September. This allows sufficient time for the resulting Order to be made before the beginning of the tax year in which it is to apply.

7.4 During the period between September 2013 and September 2014 the Office for National Statistics’ Average Weekly Earnings statistic September year-on-year change (non-seasonally adjusted, including bonuses)\(^4\) showed that average earnings in Great Britain increased by 1.5%.

7.5 The Revaluation Order therefore provides for earnings factors for 2014/15 to be increased and for earnings factors for earlier tax years to also be increased by percentages which reflect, in addition, the increases provided for by previous Orders. The Order also makes provision for the rounding of earnings factors to the nearest whole pound for the purpose of calculating the additional pension element of any long-term benefit.

**The Low Earnings Threshold Order**

7.6 The State Earnings-Related Pension Scheme (SERPS) was reformed with the introduction of the State Second Pension from 6 April 2002. One aim of the reform was that additional resources should be targeted on low earners. Additionally, carers and some long-term disabled people unable to maintain a full work record due to their caring responsibilities and disabilities could build additional pension entitlement for the first time.

7.7 The following groups are treated as if they had earnings at the low earnings threshold (LET) for State Second Pension purposes:
- Qualifying carers.
- Qualifying disabled people.

7.8 Employees with earnings between the annual National Insurance lower earnings limit (LEL), the level at which a person’s earnings become relevant for National Insurance purposes and the LET are, for the years until 2011/12, treated for additional pension purposes as having earned at the higher LET level. From April 2012, earnings between the LEL and the LET, or those treated as having earnings at the LET accumulate accruals at the relevant flat rate.

7.9 The LET is £15,100 for the 2014/15 tax year. Each year the Secretary of State is obliged to review the level of average earnings and, where he sees fit, set the LET for the following year accordingly by Order.

7.10 Average earnings in Great Britain increased by 1.5% (see paragraph 7.4). This means that, with rounding, the threshold is increased to £15,300 for the 2015/16 tax year. The level of this threshold is set by the LET Order.

Since 2002 the earnings-related part of the state pension—the additional state pension—effectively builds up at a flat rate for employees with annual earnings below the low earnings threshold (LET). People with earnings below the threshold, carers and people with long term health conditions are credited with earnings at this level for the purposes of calculating their entitlement to the additional State Pension. For people with earnings above this level entitlement is based on the level of their earnings. So, when calculating a person’s entitlement earnings are split into two bands i.e. earnings at or above the LET.

When calculating additional state pension entitlement there are two further factors that make it difficult to determine a person’s future entitlement. The first is the fact that there is no fixed period over which entitlement can build up. Entitlement is based on the number of years in a person’s working life since 1978 so differs for each successive group of pensioners. Secondly, entitlement builds up at different rates depending on the period covered and, since 2002 the amount a person earns. Earnings in the first band, until April 2012 build up at four times the rate of earnings in the second band—40 and 10 per cent respectively.

Measures introduced in the Pensions Act 2007 (http://www.legislation.gov.uk/ukpga/2007/220) to reform the state pension system sought to replace, from April 2012 entitlement in the first earnings band with a single cash amount, the flat rate accrual amount. This was intended to fix the pension accrued by those with earnings in that band making it easier for a person to determine their future state pension entitlement.

The flat rate accrual amount was introduced from the start of the 2012/13 tax year and initially set at £88.40.

Each year the Secretary of State is obliged to review the level of average earnings and, where he sees fit, set the FRAA for the following year accordingly by Order.

Average earnings in Great Britain increased by 1.5% (see paragraph 7.4). This means that, the current annual FRAA of £92 will be revalued and rounded to the nearest 5p to give a new annual FRAA for April 2015 of £93.60. This amount is set by the FRAA Order. The weekly flat-rate amount will be £1.80 rounded to the nearest penny.

Introduction of new State Pension

The Pensions Act 2014 replaces the current basic State Pension and additional State Pension with a flat-rate, single-tier pension. The introduction of the new State Pension on 6th April 2016 means that these will be the final LET and FRAA Orders necessary for calculating entitlement to additional State Pension for a person reaching State Pension age on or after that date. Similarly, the Revaluation of earnings Order will no longer be required for these purposes but will still be necessary for the purposes of the GMP (Guaranteed minimum
pension). The Department is considering the mechanism for revaluing additional State Pension that will be payable as part of the Category B pension to a person bereaved on or after 6 April 2016 who reached State Pension age before that date but whose deceased spouse or civil partner reached (or was due to reach) State Pension age in the new State Pension.

7.18 The three 2015 Orders will provide the final rates necessary to work out an individual’s old scheme valuation which will in turn be used to calculate their starting amount under the new State Pension. An individual’s ‘starting amount’ is based on their National Insurance record as at 5th April 2016 and is the higher of either the amount they would get under the current State Pension or the amount they would get if the new State Pension had been in place at the start of their working life.

Consolidation

7.19 As these instruments do not amend other instruments the question of consolidation does not arise.

8. Consultation outcome

8.1 Consultation on these Orders is not appropriate.

9. Guidance

9.1 Leaflets, guidance and information on our websites will be up-dated to reflect the new figures as part of the yearly leaflet review covering the annual uprating in April.

10. Impact

10.1 These instruments have no new impact on business or civil society.

10.2 The impact on the public sector is negligible.

10.3 An impact assessment has not been prepared for these instruments.

11. Regulating small business

11.1 These instruments have no new impact on the costs of small business.

12. Monitoring & review

12.1 The introduction of the new State Pension on 6th April 2016 means that these Orders will not be reviewed for the purposes of Additional Pension but they will be subject to review for the purposes of a Category B retirement pension and the GMP (Guaranteed minimum pension).
13. **Contact**

Angela Relf at the Department for Work and Pensions Tel:020 7449 5997 or e-mail angela.relf@dwp.gsi.gov.uk can answer any queries regarding these instruments.