

Provided that

(a) a treatment allowance shall be subject to such deductions or adjustments as the Admiralty may think fit having regard to all the circumstances of the case ;

(b) where a member is in receipt of a treatment allowance under this Clause in respect of any period, no payment shall be made in respect of that period of any award under Part I except an award under Clauses 4, 7, 8 (a) or 9 or, in the case of treatment other than approved institutional treatment under Clause 5, or, subject to the provisions of sub-clause (b) of the proviso to Clause 6.

(B) The personal allowance in respect of the member shall be awarded at the rate of retired pay or pension which would be appropriate under this Order if the degree of that member's disablement were 100 per cent.

(C) Where the member has attained the age of 65 years he may be awarded an increase of the allowance under paragraph (B) of this Clause :

(a) at a rate equal to that of the allowance which he would be receiving under Clause 11 but for proviso (b) to paragraph (A) of this Clause or at such higher rate as the Admiralty may determine having regard to the circumstances of the case, or

(b) at such rate as the Admiralty may determine if of opinion that an award should be made to a person who is not eligible for an award under the preceding sub-paragraph.

Provided that the rate of any increase under this paragraph shall not exceed £39 a year in the case of an officer or 15s. a week in the case of a rating.

(D) The allowances under paragraph (B) of this Clause may be increased by whichever of the following amounts is appropriate :

(a) if he is not eligible for any such benefit as is mentioned in paragraph (G) of this Clause 57s. 6d. a week ;

(b) if he is eligible for such benefit at a lower rate than 57s. 6d. a week, the amount of the difference between that lower rate and 57s. 6d. a week :

Provided that this paragraph shall not apply to :

(i) a member who is in receipt of an allowance under Clause 8 (a) ; or

(ii) a member who is receiving approved institutional treatment and is not entitled to an allowance under the following provisions of this Clause.

(E) An additional allowance may be awarded in respect of an eligible dependant at the rate and subject to the conditions which would be appropriate under Clause 3 if that dependant were an eligible member of the family and the degree of the member's disablement were 100 per cent. :

Provided that

(a) where that eligible dependant is a wife (whether married to the member before or after the material date) the rate of the additional allowance in respect of that person may be increased to the rate of £91 a year in the case of an officer, or the rate of 35s. a week in any other case, as the Admiralty may think fit having regard to the financial circumstances of that person ;

(b) where an increased allowance is granted under sub-clause (D) of this Clause, the rate of the allowance awarded under the foregoing provisions of this sub-clause in respect of the child or children of an officer may, in respect of that child or the elder or eldest of those children be increased to £45 10s. a year, and where an allowance has been so awarded in respect of the child or children of a member not being an officer, the rate thereof in respect of that child or the elder or eldest of those children may be increased to 17s. 6d. a week and in respect of each other of those children to 9s. 6d. a week.

(F) Where a member of the Naval Forces is not in receipt of an allowance under paragraph (E) of this Clause in respect of a wife an additional allowance may be awarded in respect of an adult dependant at the rate of £91 a year in the case of an officer, or the rate of 35s. a week in any other case as the Admiralty may think fit having regard to the financial circumstances of that adult dependant. Provided that the member of the naval forces shall not be awarded an additional allowance in respect of more than one adult dependant.

(G) The benefit referred to in paragraph (D) of this Clause is personal benefit under the National Insurance (Industrial Injuries) Act, 1946, sickness benefit, retirement pension or contributory old age pension under the National Insurance Act, 1946, or under any legislation in Northern Ireland corresponding to that legislation, or under the law of any place outside the United Kingdom which in the opinion of the Admiralty is analogous to that legislation.

" 13. Allowances where Prolonged Abstention from Work is necessary following Approved Institutional Treatment

(A) Where it is certified that a member of the Naval Forces should on completion of a course of approved institutional treatment abstain from work for a prolonged period in

consequence of the condition which necessitated that treatment, he may be treated as if he were eligible for a treatment allowance under Clause 12.

(B) This Clause shall not apply to a member of the naval forces who is in receipt of an allowance under Clause 8 (a).

" 14. Allowances for Part-time Treatment

Where a member of the Naval Forces receives treatment which would be approved treatment but for the fact that it involves only occasional interruption of the member's normal employment, a treatment allowance may be awarded to the member at such rate, not exceeding 40s. in respect of any one day (subject to a maximum payment of 65s. in respect of any one week) as the Admiralty may think appropriate having regard to any loss of remunerative time by the member as a result of those interruptions. Provided that the rate of a treatment allowance awarded to a member under this Clause in respect of any period of a week or less shall not exceed the amount by which the weekly value of the member's existing award under Part I (excluding any award under Clauses 4, 5, 6, 7, 8 (a), 9 or 11) falls short of the weekly value of the award which would have been appropriate in the case of that member under Clause 12 (excluding any award under paragraph (C) of that Clause) if he had been eligible for an award under that Clause.

" 15. Medical Expenses

Any necessary expenses in respect of the medical, surgical or rehabilitation treatment of a member of the Naval or Marine forces not otherwise provided for may be defrayed by the Admiralty under such conditions and up to such amount as the Admiralty may determine.

" SCHEDULE

" TABLE 1

" YEARLY RATES OF DISABILITY ADDITIONS TO RETIRED PAY

A. Commissioned Officers (except Senior Commissioned Officers and Commissioned Officers, Branch List) entitled to retired pay in respect of service.

Percentage Degree of Disablement	Additional Retired Pay
100 per cent	£ 290
Less than—	
100 per cent but not less than 90 per cent	261
90 " " " " 80 " "	232
80 " " " " 70 " "	203
70 " " " " 60 " "	174
60 " " " " 50 " "	145
50 " " " " 40 " "	116
40 " " " " 30 " "	87
30 " " " " 20 " "	58

B. Senior Commissioned Officers and Commissioned Officers, Branch List entitled to retired pay in respect of service.

Percentage Degree of Disablement	Additional Retired Pay
100 per cent	£ s. 265 0
Less than—	
100 per cent but not less than 90 per cent	238 10
90 " " " " 80 " "	212 0
80 " " " " 70 " "	185 10
70 " " " " 60 " "	159 0
60 " " " " 50 " "	132 10
50 " " " " 40 " "	106 0
40 " " " " 30 " "	79 10
30 " " " " 20 " "	53 0

C. Officers of the Women's Royal Naval Service and Members of Queen Alexandra's Royal Naval Nursing Service entitled to retired pay in respect of service.