(iii) Officers of the QARNNS and WRNS

	Percentage degree of disability								
Rank for invaliding purposes	100 £	90 £	80 £	70 £	60 £	50 £	40 £	30 £	20 £
Nursing/Senior Nursing Sister QARNNS; Second Officer WRNS Superintending Sister QARNNS; First	2,585	2,326	2,069	1,810	1,551	1,293	1,034	775	517
	3,066 3,696	2,759 3,326	2,452 2,957	2,146 2,587	1,839 2,218	1,533 1,848	1,226 1,478	920 1,109	613 739
dent WRNS (with less than 6 years' service in the rank) Matron in Chief QARNNS; Commandant/	4,347	3,912	3,477	3,043	2,608	2,174	1,738	1,304	869
Superintendent WRNS (after 6 years' service in the rank)	4,878	4,390	3,903	3,414	2,926	2,439	1,951	1,464	975

SCHEDULE III

SECTION I

Retired Officers of the Royal Navy and Royal Marines: Re-employment in Peace-time

1. Except as provided in Section III of this Schedule an officer who is on retired pay may, while re-employed for training or any authorised naval duty for periods not exceeding 6 consecutive months or aggregating 6 months or less in any 12 months, continue to draw his retired pay concurrently with any pay to which he is entitled; but payment of retired pay may be suspended when there is doubt about the duration of the period of re-employment. No retired pay will be payable when the period of re-employment exceeds 6 months, and where the retired officer has commuted any part of the retired pay which would have been liable to suspension had he not commuted, a deduction equivalent to the amount commuted will be made from his pay.

2. An officer whose service retired pay has been suspended under Clause 1 of this Schedule and who, having been placed on the Retired List before 1st April 1977, is re-employed on or after that date without an actual break in service, will be eligible on reversion to the Retired List for awards of retired pay and terminal grant under the provisions of Schedule I as appropriate for officers retiring on or after 1st April 1977, assessed on the basis of former service added to re-employed service.

3. An officer whose service retired pay has been suspended under Clause 1 of this Schedule and who having had a break in service, is in re-employment on or after 1st April 1977 may receive on reversion to the Retired List an award of retired pay assessed on the basis of former service added to re-employed service as follows:

(a) Under the provisions of Schedule I provided that

- (i) the period of re-employment is not less than 3 years; or
- (ii) the officer is invalided from re-employment; or
- (iii) he originally retired on or after 1st April 1977.

(b) If the officer originally retired before 1st April 1977, and the period of his re-employment is less than 3 years and he is not invalided, under the provisions of the Order in Council under which his retired pay was originally assessed.

4. If during re-employed service an officer has served in a rank higher than that held before original retirement and has received the pay and allowances appropriate to that rank, this service may be allowed to reckon for assessment of a revised rate of retired pay on a similar basis to that laid down in Clauses 15 to 17 of Schedule I.

5. If the officer had originally retired at his own request, re-assessed retired pay under sub-Clause (a) or (b) of Clause 3 of this Schedule will be on the basis of voluntary retirement, unless he is invalided from re-employment.

6. An officer whose retired pay has been suspended under Clause 1 of this Schedule may receive, on reversion to the Retired List on or after 1st April 1977 a terminal grant or additional terminal grant calculated as follows:

(a) If retired pay has been re-assessed under paragraph (i) or (ii) of Clause 3(a) of this Schedule, the award shall be, for each complete year of re-employed service, one-tenth of the difference between three times the annual amount of retired pay awarded on termination of re-employment and the terminal grant (if any) previously awarded.

(b) If retired pay has been re-assessed under Clause 3(b) of this Schedule, and the officer originally retired before 1st January 1956, as in sub-Clause (a) of this Clause.

(c) If retired pay has been re-assessed under paragraph (iii) of Clause 3(a), or under Clause 3(b) of this Schedule where the officer originally retired on or after 1st January 1956, the difference between the terminal grant previously awarded and three times the amount of retired pay awarded on termination of re-employment.

7. An officer who originally retired at his own request with a gratuity only, may receive an additional proportionate gratuity of £515 for each year of re-employed service.

8. An officer who re-enters the Service within 5 years of being discharged on redundancy will be required to refund a portion of the Special Capital Payment awarded to him. The refund will be calculated as follows:

(" a " representing 5 years, or the uncompleted period of service on redundancy, whichever is the less, and " b " the break in service. In cases of " b " being greater than " a " there is no refund.)

SECTION II

Retired Officers of the Royal Navy and Royal Marines employed by the Ministry of Defence

9. Where a retired officer in receipt of retired pay is employed by the Ministry of Defence as a Principal Retired Officer or Retired Officer Grade I, II or III his retired pay shall be abated in accordance with the provisions of the Naval and Marine Pay and Pensions (Retired Officers' Abatement) Order 1975.

10. An officer taking up a Retired Officer post within two years of redundancy may be required to refund a portion of the Special Capital Payment awarded to him, in accordance with Section I of Schedule IX.

SECTION III

Retired Officers of the Royal Navy and Royal Marines: Re-employment in Emergency

11. On recall for service at a time of imminent national danger or of great emergency, or when re-employed with the Armed Forces on general mobilisation, one-half of the retired pay of a retired officer will remain in issue concurrently with the pay