A GUIDE TO
THE FIREFIGHTERS' COMPENSATION SCHEME 2006

for regular firefighters
who are members, or optants-out, of
the Firefighters' Pension Scheme 1992

January 2007
This booklet is a guide to the injury and compensation provisions contained in the Firefighters' Compensation Scheme (England) Order 2006 which came into force on 1 April 2006. It explains how those provisions apply to regular firefighters who are members of the Firefighters' Pension Scheme 1992 ("FPS") or who were entitled to be members but chose to opt out.

Separate guides explain how the provisions of the Compensation Scheme apply to –

- regular firefighters who are members of the New Firefighters' Pension Scheme 2006 ("NFPS") or who were entitled to be members but chose to opt out;
- retained firefighters appointed before 6 April 2006 and employed without break since that date;
- retained firefighters appointed on or after 6 April 2006.

Some of the expressions used in the Guide have a special meaning in the Compensation Scheme. An explanation is given at the end of the booklet. You may also find it helpful to have at hand a copy of the Guide to the Firefighters' Pension Scheme 1992 because the Compensation Scheme and Pension Schemes inter-relate with each other.

The Compensation Scheme Order contains –

- the injury award provisions previously contained in the Firemen's Pension Scheme Order 1992 – in April 2006 they had to be removed from the Order and placed in a separate Compensation Scheme so that the Firefighters' Pension Scheme could meet the requirements of HM Revenue and Customs; and
- the duty-related compensation provisions previously contained in the Fifth Edition of the Scheme of Conditions of Service ("Grey Book") – they had to be put in the Order to give them a statutory basis.

Injury awards are explained in Part 1 of this Guide, and duty-related compensation is explained in Part 2.

This Guide gives just a brief outline of the Compensation Scheme. It summarises the main rules which apply at the date shown at the foot of page 2, but nothing it contains can override the legislation under which the Scheme is made. In the event of a dispute or disagreement the rules and regulations which govern the Scheme would be used to reach a decision.

If you need further information about the Scheme or wish to discuss your personal circumstances, see the contact details given at the back of the booklet.
A Guide to the Firefighters' Compensation Scheme
for regular firefighters who are members, or optants-out, of
the Firefighters' Pension Scheme 1992

This issue reflects the English Scheme rules which apply at 1 January 2007
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PART 1

INJURY AWARDS
WHO IS COVERED BY THE INJURY AWARD PROVISIONS?

All of the following have cover for an injury award subject to satisfying the conditions for eligibility –

- a whole-time or part-time regular firefighter
- a firefighter undertaking retained duties
- a volunteer firefighter
- other employees of a fire and rescue authority in certain circumstances and at the discretion of the authority
- a surviving spouse or civil partner or child of the above
- a dependent relative of a firefighter at the discretion of the fire and rescue authority.

Cover is also provided for firefighters who are called up for Reserve Forces Service.

Note that a firefighter does not have to be a member of the Firefighters' Pension Scheme ("FPS") or the New Firefighters' Pension Scheme ("NFPS") to have cover for an injury award under the Compensation Scheme. Optants-out have cover, too. Nor is there a minimum or maximum age for a firefighter's entitlement to an injury award.

Some firefighters may have cover in respect of both regular and retained duties and possibly under both the FPS and the NFPS. The FPS, NFPS and the Compensation Scheme contain rules which prevent the duplication of benefits in certain circumstances.

This Guide explains the provisions as they apply to regular firefighters subject to the FPS and to their dependants. Other guides set out the Compensation Scheme provisions as they apply to, or in respect of, retained firefighters and regular firefighters covered by the provisions of the NFPS.

ELIGIBILITY

To qualify for an injury award a firefighter must

- have retired, and
- be permanently disabled by an infirmity occasioned by a qualifying injury.

For a spouse, civil partner or child to qualify for an injury award as a dependant of a firefighter, the firefighter must have died from the effects of –

- a qualifying injury, or
- infirmity of mind or body occasioned by a qualifying injury.

Wherever a qualifying injury is mentioned in the context of an injury award in this Guide it means an injury received by a person without his or her own default in the exercise of his/her duties as a regular firefighter. The Compensation Scheme rules say that an injury will be treated as having been received without a person's default unless it is wholly or mainly due to his or her own "serious and culpable negligence or misconduct".

Permanent disablement for a member (or optant-out) of the FPS means "incapacity, occasioned by infirmity of mind or body, for the performance of duty" and which will continue at least to normal pension age (i.e. to age 55).
DETERMINATION OF ENTITLEMENT TO AWARD: THE FIREFIGHTER

It is the fire and rescue authority that make a decision as to entitlement to award, but they must first obtain a medical opinion to help them decide the medical issues.

For a serving firefighter who is a member of the FPS, the question of disablement will also be used to decide entitlement to an ill-health award and so it is usual for the authority to ask questions about the medical issues relating to an injury award at the same time as they seek an opinion on disablement for an award under the FPS. But an injury award can also be considered for a firefighter who has opted out of the FPS. Or for a person who has retired on grounds other than disability but who has a post-retirement disablement which may be linked to a pre-retirement qualifying injury (often referred to as an "after-appearing" injury).

In order that there should be a standard approach to obtaining a medical opinion, model certificates and guidance notes have been provided by the Department for Communities and Local Government for fire and rescue authorities’ use.

The fire and rescue authority will first have to decide if an injury sustained by a firefighter falls within the definition of a "qualifying injury" for injury award purposes. Sometimes this can be decided without medical assistance. For example, if the firefighter is injured in a car accident whilst on holiday and not in the exercise of duty, this would not be a qualifying injury. But most cases are not so clear-cut. The authority may need a medical opinion to help them with this question. The other questions which must be referred for a medical opinion to help establish entitlement to, and amount of, an injury award are –

- whether the firefighter has a permanent disablement (for the duties of his/her role)
- whether any disablement has been occasioned by a qualifying injury
- the degree to which a person is disabled (i.e. the degree to which earnings capacity has been affected by the qualifying injury)
- any other issue wholly or partly of a medical nature.

The person who provides the medical opinion must be an independent qualified medical practitioner ("IQMP") selected by the authority.

If it is decided that the firefighter has suffered a qualifying injury, the IQMP will give an opinion on the firefighter's disablement for the duties of his/her role, and whether or not that disablement has been occasioned by the qualifying injury. Sometimes there may be a link between the disablement and the qualifying injury where the injury is not 100% the cause. For example, there may be other, non-qualifying injuries to take into account, or there may have been a pre-existing condition which was aggravated by something related to the duties of the role. In these circumstances the IQMP will suggest an "apportionment" figure to apply to the degree of disablement. The degree of disablement decides the amount of injury award due. If relevant, a separate certificate will show the assessment of degree of disablement based on the person's potential earnings after ceasing to be a firefighter.

The other issues "wholly or partly of a medical nature" could cover, for example, any question of default.

The opinion of the IQMP is binding on the authority.

If a person refuses to submit to examination by an IQMP, the fire and rescue authority can decide the question of award without medical evidence or with such other medical evidence as they think fit.
DETERMINATION OF ENTITLEMENT TO AWARD: DEPENDANTS

Where the question of injury arises on the death of a firefighter, the fire and rescue authority will have regard to the circumstances of death and the death certificate. In some circumstances (e.g. if the firefighter had retired) they may need to seek the opinion of an IQMP to confirm a link between the death and an injury in the exercise of duty.

NOTIFICATION OF DECISION

If you are being considered for an injury award, when the fire and rescue authority have reached their decision they will tell you what they have decided and will explain that you can apply for a copy of the medical opinion within 14 days of being notified of the decision. They will also tell you about your right of appeal if dissatisfied.

If an injury award is considered on the death of a firefighter, the authority will notify any eligible dependants of their decision, together with rights of appeal.

RIGHTS OF APPEAL

If you (or your dependants) are dissatisfied with an award, or the failure to make an award, there are rights of appeal. Because medical issues are involved, however, you need to be certain whether the decision you wish to challenge is that of –

- the IQMP as contained in the medical opinion, in which case you would have a right of appeal to a Board of Medical Referees, or
- the fire and rescue authority where they have made a determination on something not covered by the medical opinion.

For example, if the authority determine that you are not entitled to an injury award because, although they hold the view that you have suffered a qualifying injury, the opinion of the IQMP is that there is no link between that injury and your disablement, you could appeal to the Board of Medical Referees against the medical opinion. To do this, you must give notice of appeal within 14 days of being supplied with a copy of the opinion.

If, however, the authority decide without reference to a medical opinion, that your injury was not received in the exercise of duty and so determine that you are not entitled to an injury award, you would have a right to ask the authority to reconsider your case. Failing a satisfactory resolution, you could then appeal to Crown Court. You would have to check with the Court, as soon as possible, the time limit for giving notice of appeal – it is normally 21 days from the date of the decision with which you are dissatisfied.

For the "reconsideration" stage of a non-medical appeal you could use the two-stage Internal Dispute Resolution Procedures provided by the Pensions Act 1995. You may also be assisted by the Pensions Advisory Service ("TPAS") or the Pensions Ombudsman.

More information about rights of appeal, TPAS and the Pensions Ombudsman is given in the Guide to the FPS and your fire and rescue authority can give you further details.

PENSIONS INCREASE

Pensions Increase is applied to injury awards to help them keep pace with inflation.
PAYMENT OF AWARDS

An injury award is normally paid by the fire and rescue authority that employed the firefighter but if the injury can be linked to more than one employment and with different authorities, each authority may make payments. For example, if a regular firefighter employed by one authority is also employed as a retained firefighter by another authority and the injury can be linked to both employments, then subject to the rules that prevent duplication of benefits, both authorities may pay a share of the injury award. Or the authorities could agree that just one should have responsibility for payment. If a pension is below limits set by HM Revenue and Customs, the authority has discretion to commute it to a single lump sum payment.

PREVENTION OF DUPLICATION OF BENEFITS

The rules that prevent duplication of benefits are quite complex. Basically if a person is entitled to two or more pensions or allowances in respect of the same period only one should be paid. If there is a difference in amount, the rules generally allow the greater amount to be paid even if this means that the payment may come from two sources where employment was with more than one fire and rescue authority. Your authority or authorities can give you further information according to your personal circumstances.

REDUCTION OF AWARD IN CASE OF DEFAULT

If a firefighter contributed to the infirmity by his/her own default the fire and rescue can reduce the injury award payable by up to half. At age 60, if the reduced level is less than the level of a notional deferred pension to which the firefighter would have been entitled at the date of ceasing to serve, the injury pension must be brought up to the level of that deferred pension. Deferred pensions are explained in the Guide to the FPS.

REVIEW OF INJURY AWARD

A fire and rescue authority will review injury awards paid to firefighters to consider whether the degree of disablement has substantially altered or the disablement occasioned by the qualifying injury has ceased. The reviews will take place at intervals decided by the authority; they have a discretion to decide that a particular case need not be reviewed if 5 years have passed since the injury award first became payable.

If the degree of disablement has altered to the extent that the award should be adjusted, they will reassess it; if the disablement has ceased, the pension will be stopped with immediate effect.

In the explanations of assessment of injury award on the following pages you will see that account has to be taken of certain State benefits. If these are amended, added to, or stopped, the fire and rescue authority must be told so that an adjustment to the injury pension can be made if necessary.

WITHDRAWAL OF INJURY PENSION DURING RE-EMPLOYMENT

If a person is re-employed as a firefighter by any fire and rescue authority, the Compensation Scheme gives the fire and rescue authority by whom the award is payable the discretion to withdraw it for the duration of the period of re-employment.
FORFEITURE OF AWARD

If a person is convicted of an offence under section 34(6) of the Fire and Rescue Services Act 2004 (acts or omissions for purposes of obtaining awards or other sums) the whole or part of the injury award will be forfeited at the discretion of the fire and rescue authority.

WITHDRAWAL OF PENSION ON CONVICTION OF CERTAIN OFFENCES

The fire and rescue authority has a discretion to withdraw an injury award in part or in whole, permanently or temporarily, if the pensioner is convicted of –

- an offence of treason, or
- an offence under the Official Secrets Acts 1911 to 1989 for which the pensioner has been sentenced to a term of imprisonment of at least 10 years, or
- an offence in connection with service as an employee of a fire and rescue authority which is certified by the Secretary of State to have been gravely injurious to the interests of the State or to be liable to lead to a serious loss of confidence in the public service.

SURVIVING SPOUSES AND CIVIL PARTNERS

A surviving civil partner is entitled to an injury award on similar terms to those that apply in the case of a surviving spouse but the award will reflect service after 5 April 1988 only.

To be eligible for a full injury award, a surviving spouse or civil partner must not have been living separately from the firefighter at the date of death. In this context, living separately implies a recognition by at least one of the parties that the marriage or civil partnership is at an end even though divorce or dissolution proceedings may not have commenced. In these circumstances an award would be payable but assessed on "requisite benefit" principles as for the FPS – see the Guide to the FPS. However, if the firefighter was paying maintenance contributions and a greater pension would be payable if the parties were not living apart, the requisite benefit pension will be increased to the level of those contributions, provided they do not exceed the amount of the injury pension otherwise payable. Or, at the discretion of the fire and rescue authority the full injury award can be paid.

In the case of divorce or dissolution of civil partnership, the former spouse or civil partner would not be entitled to a dependant's injury award.

POST-RETIREMENT MARRIAGE OR CIVIL PARTNERSHIP

In the case of death after retirement where the firefighter had married or entered into a civil partnership after retiring, an award would be paid but based on a notional ill-health pension and having regard to service after 5 April 1978 only in the case of a surviving spouse, or service after 5 April 1988 only in the case of a surviving civil partner.

EFFECT OF A NEW RELATIONSHIP

If a surviving spouse or civil partner marries, remarries, forms a civil partnership or a subsequent civil partnership, entitlement to an injury award ends. It could, however, recommence at the discretion of the fire and rescue authority if the new relationship were to end.
FIREFIGHTER’S INJURY AWARD

An injury award would give you an injury gratuity which is a single lump sum payment, and an injury pension which is an annual amount normally paid in monthly instalments.

Injury gratuity

The injury gratuity is a lump sum based on a percentage of your "average pensionable pay". The percentage is decided according to your degree of disablement as follows –

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<thead>
<tr>
<th>DEGREE OF DISABLEMENT</th>
<th>GRATUITY</th>
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<tbody>
<tr>
<td>Slight disablement (25% or less)</td>
<td>12.5% of average pensionable pay</td>
</tr>
<tr>
<td>Minor disablement (more than 25% but not more than 50%)</td>
<td>25% of average pensionable pay</td>
</tr>
<tr>
<td>Major disablement (more than 50% but not more than 75%)</td>
<td>37.5% of average pensionable pay</td>
</tr>
<tr>
<td>Severe disablement (more than 75%)</td>
<td>50% of average pensionable pay</td>
</tr>
</tbody>
</table>

For an award in respect of employment that has been as a whole-time regular firefighter throughout, "average pensionable pay" is the figure that would be used for the assessment of FPS benefits. This is normally an average of pensionable pay for the 365 days up to and including the last day of service (see "Explanation of expressions" on page 29). A similar, notional average pensionable pay would be used if the firefighter has opted out of the FPS.

If the regular firefighter has any part-time service, the average pensionable pay used would be the same as would apply in the case of a whole-time firefighter. The resulting figure is then pro rated to reflect service based on hours worked as a proportion of whole-time service.

**EXAMPLE: Whole-time regular firefighter: injury gratuity**

*The same figures would apply if the firefighter had opted out of the FPS*

A whole-time regular firefighter has a degree of disablement of 47% and average pensionable pay of £32,600. The injury gratuity would be assessed as –

\[
25\% \times £32,600 = £8,150.00
\]

**EXAMPLE: Part-time regular firefighter: injury gratuity**

*The same figures would apply if the firefighter had opted out of the FPS*

A regular firefighter who has worked for a total of 12 years at half-time (21 hours of a 42 hour week) has a degree of disablement of 64%. Whole-time average pensionable pay would be £29,750.

The injury gratuity would be assessed as:

\[
\left(37.5\% \times £29,750\right) \times \frac{21}{42} \times 12 = £5,578.13
\]

Injury pension

This is worked out in stages. As in the gratuity assessment, the first stage is a calculation based on a percentage of average pensionable pay according to the degree of disablement but account is also taken of "relevant service". Relevant service is that which would count as pensionable service if a member of the FPS. For a regular firefighter who has served part-time, both the service and average pensionable pay will be a notional whole-time amount.

The relevant percentage is given in the table on the next page –
<table>
<thead>
<tr>
<th>DEGREE OF DISABLEMENT</th>
<th>PENSION AS A PERCENTAGE OF AVERAGE PENSIONABLE PAY</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Less than 5 years’ service</td>
</tr>
<tr>
<td>Slight disablement (25% or less)</td>
<td>15%</td>
</tr>
<tr>
<td>Minor disablement (more than 25% but not more than 50%)</td>
<td>40%</td>
</tr>
<tr>
<td>Major disablement (more than 50% but not more than 75%)</td>
<td>65%</td>
</tr>
<tr>
<td>Severe disablement (more than 75%)</td>
<td>85%</td>
</tr>
</tbody>
</table>

In the case of a regular firefighter who has worked part-time, the resultant figure is then pro rated to reflect service based on hours worked as a proportion of whole-time service. In all cases the percentage of average pensionable pay must next be reduced by –

- 75% of any pension paid under the FPS or, in the case of an optant-out, 100% of any pension which would have been paid under the FPS had the firefighter been a member. For this purpose the pension is the figure before reduction for commutation, allocation, or pension sharing. In most cases it will be an ill-health pension but, in the case of an after-appearing injury, it could be an age retirement pension or deferred pension.

- State benefits which relate to the injury. The deductible benefits change from time to time – check the current position with your pensions administrator.

**EXAMPLE: Whole-time regular firefighter: injury pension**

A whole-time regular firefighter has 21 years' pensionable service, average pensionable pay of £30,000 and a higher tier ill-health pension of £14,500 a year. Degree of disablement is assessed as 70%. Deductible State benefits are £2,500 a year. The injury pension would be assessed as –

<table>
<thead>
<tr>
<th>Description</th>
<th>Calculation</th>
<th>Result</th>
</tr>
</thead>
<tbody>
<tr>
<td>Injury pension before deductions</td>
<td>75% x £30,000</td>
<td>£22,500.00 a year</td>
</tr>
<tr>
<td>less 3/4 of ill-health pension</td>
<td>3/4 x £14,500</td>
<td>£10,875.00</td>
</tr>
<tr>
<td>less State benefits</td>
<td>= £2,500.00</td>
<td></td>
</tr>
<tr>
<td>Injury pension payable</td>
<td>= £9,125.00 a year</td>
<td></td>
</tr>
</tbody>
</table>

**EXAMPLE: Part-time regular firefighter: injury pension**

A part-time regular firefighter has 21 years' service, half-time throughout. The average pensionable pay if the firefighter had been whole-time would be £30,000. A higher tier ill-health pension of £7,250 is payable after pro rating for part-time service. Deductible State benefits are £2,000 a year. Degree of disablement is 60%.

The injury pension is worked out as for a whole-time firefighter and pro rated –

\[(75\% \times £30,000) \times (21/42 \times 21) = £11,250.00\]

Then the injury pension would be assessed as –

<table>
<thead>
<tr>
<th>Description</th>
<th>Calculation</th>
<th>Result</th>
</tr>
</thead>
<tbody>
<tr>
<td>Injury pension before deductions</td>
<td>75% x £30,000</td>
<td>£11,250.00 a year</td>
</tr>
<tr>
<td>less 3/4 of ill-health pension</td>
<td>3/4 x £7,250</td>
<td>£5,437.50</td>
</tr>
<tr>
<td>less State benefits</td>
<td>= £2,000.00</td>
<td></td>
</tr>
<tr>
<td>Injury pension payable</td>
<td>= £3,812.50 a year</td>
<td></td>
</tr>
</tbody>
</table>
SURVIVING SPOUSE'S/CIVIL PARTNER'S INJURY AWARD

The award paid to the surviving spouse or civil partner of a firefighter who dies as a result of a qualifying injury is called a "special award".

If the firefighter died as a result of a qualifying injury and –
"the injury was received in the execution of duties performed, in circumstances in which there was an intrinsic likelihood of his/her receiving a fatal injury, for the immediate purpose of saving the life of another person or preventing loss of human life"

the award would be a higher "augmented award".

A fire and rescue authority can allow payment of the augmented award if they believe the terms of the above definition may have been met, or if they believe that the injury was received in circumstances where it would be inequitable not to pay it.

Both the special and augmented awards provide a pension which is an annual amount normally paid in monthly instalments.

There is also a lump sum gratuity payment although this must be reduced by any injury gratuity paid to the firefighter if he/she dies after having previously retired with an injury award. In these circumstances, if the firefighter's injury gratuity was a greater amount than that assessed for the surviving spouse or civil partner, no special or augmented award gratuity would be paid.

Surviving spouse's/civil partner's special award pension

The starting point for assessing the pension element of the special award is to calculate 45% of the firefighter's average pensionable pay.

In the case of a whole-time regular firefighter this will be the actual average pensionable pay if he/she was a member of the FPS, or what would have been average pensionable pay in the case of a person who has opted out of the Scheme.

If the regular firefighter had worked part-time, the average pensionable pay used in the assessment of a special award pension is the same as would be used for a whole-time firefighter in the same role. Having calculated 45% of the average pensionable pay, the resultant figure is then pro rated to reflect the hours worked as a part-time firefighter as a proportion of the hours worked by a whole-time firefighter over the total period of service.

If the special award pension is payable to a surviving civil partner, the pension is 45% of average pensionable pay but pro rated to reflect service after 5 April 1988 as a proportion of total service. (If all service has been after 5 April 1988, the civil partner's pension would be the same as a spouse's pension.)

If the firefighter and surviving spouse or civil partner were living separately or the marriage or civil partnership took place after retirement, the injury benefits would be based on different principles – see page 10 of this Guide.

For the first 13 weeks after the firefighter's death, the total of the spouse's or civil partner's and children's pensions payable under the FPS/NFPS/Compensation Schemes is made up to the level of pay or pension the firefighter or former firefighter was receiving immediately before his/her death.
EXAMPLE: Whole-time regular firefighter: special award pension
The same figures would apply if the firefighter had opted out of the FPS

A married whole-time regular firefighter dies in service as a result of a qualifying injury. Average pensionable pay is £28,000. The pension element of the surviving spouse's special award is assessed as –

\[
\text{45\%} \times £28,000 = £12,600 \text{ a year}
\]

If the firefighter had been in a civil partnership and had 22 years' service of which 18 had been after 5 April 1988 the surviving civil partner's award would be assessed as –

\[
\text{45\%} \times £28,000 \times \frac{18}{22} = £10,309.09 \text{ a year}
\]

EXAMPLE: Part-time regular firefighter: special award pension
The same figures would apply if the firefighter had opted out of the FPS

A married part-time regular firefighter had 24 years' service at date of death, 12 of which counted at whole-time and 12 at half-time. If whole-time at the date of death, average pensionable pay would have been £36,000. The spouse's special award pension is assessed as –

\[
\left(\text{45\%} \times £36,000\right) \times \left(12 \times \left(\frac{21}{42} \times 12\right)\right) = £12,150.00 \text{ a year}
\]

If the firefighter had been in a civil partnership and had similar average pensionable pay and service (20 years of which were after 5 April 1988) the special award pension would be –

\[
\left(\text{45\%} \times £36,000\right) \times \left(12 \times \left(\frac{21}{42} \times 12\right)\right) \times \frac{20}{24} = £10,125.00 \text{ a year}
\]

Surviving spouse's/civil partner's special award gratuity

In the case of death in service of a whole-time regular firefighter, the special award gratuity payable to a surviving spouse is calculated as –

\[
25\% \times \text{firefighter's average pensionable pay,}
\]

plus greater of:

\[
1 \times \text{firefighter's average pensionable pay,}
\]

or

\[
2.25 \times \text{firefighter's notional (higher-tier) ill-health pension as at date of death.}
\]

If death is after retirement, the special award gratuity is –

\[
25\% \times \text{firefighter's average pensionable pay}
\]

less, if retired on injury grounds, a sum equal to the firefighter's injury gratuity.

If the whole-time regular firefighter had opted out of the FPS, average pensionable pay will be that which would have applied had he/she remained a member, and the notional ill-health pension is assessed as if he/she had not opted out.

In the case of a regular firefighter who has worked part-time the same principles would apply but the average pensionable pay would reflect part-time pay if the averaging period includes a period of part-time service; it would not be the whole-time equivalent pay as used in some other calculations. However, the notional ill-health pension would first be assessed as if the firefighter were whole-time (using whole-time service and whole-time average pensionable pay) and then pro rated to reflect the part-time hours as a proportion of hours worked by a whole-time firefighter over the same period of service.
If the regular firefighter with part-time service had opted out of the FPS, average pensionable pay will be that which would have applied had he/she remained a member, and the notional ill-health pension is assessed as if he/she had not opted out.

For a civil partner, the assessment would be the same as for a surviving spouse except the notional pension for death in service is pro rated to reflect service after 5 April 1988 only.

**EXAMPLE: Whole-time regular firefighter – death in service: special award gratuity**

The same figures would apply if the firefighter had opted out of the FPS

A married whole-time regular firefighter dies in service as a result of a qualifying injury. Average pensionable pay is £28,000. A higher tier ill-health pension of £14,466.67 would have been paid had the firefighter retired on health grounds at the date of death. The gratuity part of the surviving spouse’s special award is assessed as –

\[
25\% \times \£28,000.00 = \£7,000.00
\]
\[
\text{plus greater of} \\
1 \times \£28,000.00 = \£28,000.00
\]
\[
\text{or} \\
2.25 \times \£14,466.67 = \£32,550.01 \\
\£39,550.01
\]

If the firefighter had been in a civil partnership and had 22 years’ service of which 18 had been after 5 April 1988 the surviving civil partner’s award would be assessed as –

\[
25\% \times \£28,000.00 = \£7,000.00
\]
\[
\text{plus greater of} \\
1 \times \£28,000.00 = \£28,000.00
\]
\[
\text{or} \\
2.25 \times \£14,466.67 \times \frac{18}{22} = \£26,631.82 \\
\£35,000.00
\]

**EXAMPLE: Part-time regular firefighter – death in service: special award gratuity**

The same figures would apply if the firefighter had opted out of the FPS

A married part-time regular firefighter dies in service as a result of a qualifying injury. Total service is 24 years of which 12 have been at whole-time and 12 at half-time. Average pensionable pay at date of death is £18,000 (if whole-time it would have been £36,000). If the firefighter had retired with a higher tier ill-health pension at the date of death, after pro rating for part-time service it would be £15,750. The gratuity part of the surviving spouse’s special award is assessed as –

\[
25\% \times \£18,000.00 = \£4,500.00
\]
\[
\text{plus greater of} \\
1 \times \£18,000.00 = \£18,000.00
\]
\[
\text{or} \\
2.25 \times \£15,750.00 = \£35,437.50 \\
\£39,937.50
\]

If the firefighter had been in a civil partnership and 20 of the 24 years’ service were after 5 April 1988 the surviving civil partner’s award would be assessed as –

\[
25\% \times \£18,000.00 = \£4,500.00
\]
\[
\text{plus greater of} \\
1 \times \£18,000.00 = \£18,000.00
\]
\[
\text{or} \\
2.25 \times \£15,750.00 \times \frac{20}{24} = \£29,531.25 \\
\£34,031.25
\]
EXAMPLE: Whole-time regular firefighter – death after retirement: special award gratuity

The same figures would apply if the firefighter had opted out of the FPS

A married whole-time regular firefighter dies after retirement as a result of a qualifying injury. The firefighter had retired as a result of the injury and had received an injury gratuity of £3,500. This is deducted from the surviving spouse's gratuity. Average pensionable pay at the date of leaving service was £28,000. The gratuity part of the surviving spouse's special award is assessed as –

\[
25\% \times £28,000 = £7,000.00
\]

less firefighter's injury gratuity

\[
£3,500.00
\]

£3,500.00

If the firefighter had been in a civil partnership, the surviving civil partner's award would be assessed in the same way – there would be no adjustment for post 5 April 1988 service.

---

EXAMPLE: Part-time regular firefighter – death after retirement: special award gratuity

The same figures would apply if the firefighter had opted out of the FPS

A married part-time regular firefighter dies after retirement as a result of a qualifying injury. The firefighter had retired with an ordinary pension and so had not received any injury gratuity. Average pensionable pay at the date of leaving service was £18,000 (if whole-time it would have been £36,000). The gratuity part of the surviving spouse's special award is assessed as –

\[
25\% \times £18,000 = £4,500.00
\]

If the firefighter had been in a civil partnership, the surviving civil partner's award would be assessed in the same way – there would be no adjustment for post 5 April 1988 service.

---

Surviving spouse's/civil partner's augmented award pension

The augmented award pension is assessed on similar principles to the special award pension except that “50%” is substituted for “45%”. Consequently, the starting point is to calculate 50% of the firefighter’s average pensionable pay.

For a whole-time regular firefighter this will be the actual average pensionable pay if he/she was a member of the FPS, or what would have been average pensionable pay in the case of a person who has opted out of the Scheme.

In the case of a regular firefighter who has worked part-time, the average pensionable pay used in the assessment of an augmented award pension is the same pay as would be used for a whole-time firefighter in the same role. Having calculated 50% of average pensionable pay, the resultant figure is pro rated to reflect the hours worked as a part-time firefighter as a proportion of the hours worked by a whole-time firefighter over the total period of service.

If the augmented award pension is payable to a surviving civil partner, the pension is pro rated to reflect service after 5 April 1988 as a proportion of total service. (If all service has been after 5 April 1988, the civil partner's pension is the same as a spouse's pension.)

If the firefighter and surviving spouse or civil partner were living separately or the marriage or civil partnership took place after retirement, the injury benefits would be based on different principles – see page 10 of this Guide.

For the first 13 weeks after the firefighter's death, the total of the spouse's or civil partner's and children's pensions payable under the FPS/NFPS/Compensation Schemes is made up to the level of pay or pension the firefighter or former firefighter was receiving immediately before his/her death.
EXAMPLE: Whole-time regular firefighter: augmented award pension

The same figures would apply if the firefighter had opted out of the FPS

A married whole-time regular firefighter dies in service as a result of a qualifying injury in circumstances where an augmented award would be paid. Average pensionable pay is £28,000.

The pension element of the surviving spouse's special award is assessed as –

\[ 50\% \times £28,000 = £14,000 \text{ a year} \]

If the firefighter had been in a civil partnership and had 22 years' service of which 18 had been after 5 April 1988 the surviving civil partner's award would be assessed as –

\[ 50\% \times £28,000 \times \frac{18}{22} = £11,454.55 \text{ a year} \]

EXAMPLE: Part-time regular firefighter: augmented award pension

The same figures would apply if the firefighter had opted out of the FPS

A married part-time regular firefighter had 24 years' service at date of death, 12 of which counted at whole-time and 12 at half-time. If whole-time at the date of death, average pensionable pay would have been £36,000.

The pension element of the surviving spouse's special award is assessed as –

\[ \frac{(50\% \times £36,000) \times (12 + (21/42 \times 12))}{24} = £13,500.00 \text{ a year} \]

If the firefighter had been in a civil partnership and had similar average pensionable pay and service (20 years of which were after 5 April 1988) the special award pension would be –

\[ \frac{(50\% \times £36,000) \times (12 + (21/42 \times 12)) \times 20}{24} = £11,250.00 \text{ a year} \]

Surviving spouse's/civil partner's augmented award gratuity

In the case of a whole-time firefighter who dies in service or after retirement, the augmented award gratuity payable to a surviving spouse is calculated as the greater of –

- \[ 2 \times \text{the annual pensionable pay for a person in the role of firefighter with 30 years' service employed by the London Fire and Emergency Planning Authority} \]
- \[ \text{the gratuity that would be payable as part of a special award.} \]

The same terms would apply if the whole-time firefighter had opted out of the FPS.

For a civil partner, the assessment of \(2 \times\) the annual pay, would be the same as for a surviving spouse. The assessment of the special award gratuity for comparison purposes would be based on the same principles as shown on pages 15 (death in service) and 16 (death after retirement).

In the case of a part-time regular firefighter the annual pensionable pay would be pro rated to reflect contractual hours. The assessment of the special award gratuity for comparison purposes would be based on the same principles as shown on pages 15 (death in service) and 16 (death after retirement).

The same terms would apply if the part-time firefighter had opted out of the FPS.
EXAMPLE: Whole-time regular firefighter – death in service or after retirement:

augmented award gratuity

The same figures would apply if the firefighter had opted out of the FPS

A married whole-time regular firefighter dies in service as a result of a qualifying injury in circumstances where an augmented award can be paid. The annual pensionable pay of a London firefighter with 30 years’ service is £30,000. If a special award had been made rather than an augmented award, the spouse’s special award gratuity would be £39,550.01.

The gratuity part of the surviving spouse’s augmented award is assessed as –

\[
2 \times £30,000.00 = £60,000.00
\]

or, if greater,

the spouse’s special award gratuity = £39,550.01

Therefore the gratuity payable = £60,000.00

If the firefighter had been in a civil partnership and had 22 years’ service of which 18 had been after 5 April 1988 the surviving civil partner’s special award gratuity would be £35,000. The gratuity part of the surviving civil partner's augmented award is assessed as –

\[
2 \times £30,000.00 \times \frac{21}{42} = £30,000.00
\]

or, if greater,

the spouse’s special award gratuity = £35,000.00

Therefore the gratuity payable = £60,000.00

EXAMPLE: Part-time regular firefighter – death in service or after retirement:

augmented award gratuity

The same figures would apply if the firefighter had opted out of the FPS

A married part-time regular firefighter whose contractual hours are 21 a week where whole-time hours would be 42, dies in service as a result of a qualifying injury in circumstances where an augmented award can be paid. The annual pensionable pay of a London firefighter with 30 years’ service is £30,000. If a special award had been made rather than an augmented award, the spouse’s special award gratuity would be £39,937.50.

The gratuity part of the surviving spouse’s augmented award is assessed as –

\[
2 \times £30,000.00 \times \frac{21}{42} = £30,000.00
\]

or, if greater,

the spouse’s special award gratuity = £39,937.50

Therefore the gratuity payable = £39,937.50

If the firefighter had been in a civil partnership and had 24 years’ service of which 20 had been after 5 April 1988 the surviving civil partner's special award gratuity after pro rating for part-time service would be £34,031.25. The gratuity part of the surviving civil partner's augmented award is assessed as –

\[
2 \times £30,000.00 \times \frac{21}{42} = £30,000.00
\]

or, if greater,

the spouse’s special award gratuity = £34,031.25

Therefore the gratuity payable = £34,031.25
CHILDREN'S INJURY AWARD

A child's injury award is a pension called a "special allowance". It would be paid to an eligible child if the firefighter dies from the effects of a qualifying injury or infirmity of mind or body occasioned by such an injury. A child's "special gratuity", which is a lump sum, is paid where the firefighter dies in circumstances in which a spouse or civil partner would qualify for an augmented award (see page 13) but no such award is payable (e.g. where the child has been left an orphan on the death of the firefighter).

For the first 13 weeks after the firefighter's death, the total of spouse's/civil partner's and children's pensions under the FPS/NFPS/Compensation Schemes is made up to the level of pay or pension the firefighter or former firefighter was receiving immediately before his/her death. If no spouse's or civil partner's pension is payable, just the child's pension and/or special allowance would be topped up.

To be eligible to receive an award the child must satisfy the conditions of dependency and age. To satisfy the condition of dependency, the child must be –

- a child of the firefighter's marriage or civil partnership (where the marriage or civil partnership took place on or before the last day of service), or
- an adopted child (where the adoption took place on or before the last day of service), or
- a step-child (where on or before the last day of service the firefighter and the child's parent were married or formed a civil partnership and the child was substantially dependent on the firefighter), or
- any other child of the firefighter provided the child was substantially dependent on the firefighter both at the last day of service and at the date of death (if different).

If the child was dependent on the firefighter because of permanent disablement at the date of the firefighter's death, a child's injury award would be paid regardless of age. It would cease to be payable only if the fire and rescue authority are satisfied that it should not have been awarded or if the child is no longer permanently disabled.

In cases where the child is not permanently disabled, eligibility according to age is as follows:

<table>
<thead>
<tr>
<th>AGE OF CHILD*</th>
<th>ELIGIBILITY FOR CHILD'S SPECIAL ALLOWANCE AND CHILD'S SPECIAL GRATUITY</th>
</tr>
</thead>
</table>
| Under 18     | Payable in all cases until and unless the child –
|               | • has ceased full-time education and is in paid employment, or
|               | • has married or entered into a civil partnership.                        |
| 18 to under 23| Payable only where the child is in full-time education or attending a course of at least one year's duration. |
| 23 or over    | No award payable. Any special allowance in payment must cease.           |

* In the case of a special allowance this means the age at or after the date of the firefighter's death; in the case of a special gratuity, it means the age at the date of the firefighter's death.
Child's special allowance

The amount of the child's special allowance is a percentage of the firefighter's average pensionable pay.

The percentage depends upon whether or not the child has another living parent, and the number of children to whom the allowance would be payable –

- Other parent alive: $10\% \times \text{average pensionable pay per child to a limit of 40\%}$
- No other parent alive: $20\% \times \text{average pensionable pay per child to a limit of 80\%}$

In the case of a part-time regular firefighter, the average pensionable pay used in the assessment of the child's special allowance will be the same as used for a whole-time firefighter in the same role. The resulting figure is then pro rated to reflect service based on hours worked as a proportion of whole-time over the whole period of service.

If the firefighter, whether whole-time or part-time, had opted out of the FPS, the benefits will be assessed as if he/she had remained a member.

If there are more than four children, the 40\% or 80\% would be divided equally between them. Then, as and when they cease to be eligible and the number falls below four, the allowance will be increased for each remaining eligible child to a maximum of 10\% of average pensionable pay each (other parent alive) or 20\% of average pensionable pay each (no other parent alive).

**EXAMPLE: Whole-time regular firefighter: child's special allowance**

The same figures would apply if the firefighter had opted out of the FPS

A whole-time regular firefighter dies in service as a result of a qualifying injury leaving 5 eligible children. Their other parent is still alive. Average pensionable pay is £32,000.

Special allowance $= 40\% \times £32,000.00 = £12,800$ a year divided between the 5 children

Each child would receive:

£12,800/5 = £2,560.00 a year

When the number reduces to 4 eligible children or less, each child would receive:

$10\% \times £32,000 = £3,200.00$ a year

**EXAMPLE: Part-time regular firefighter: child's special allowance**

The same figures would apply if the firefighter had opted out of the FPS

A part-time regular firefighter dies in service as a result of a qualifying injury leaving 5 eligible children. Their other parent had predeceased the firefighter. Average pensionable pay had the firefighter been working whole-time is £36,000. The firefighter has always worked half-time, i.e. 21 hours of a 42-hour week.

Special allowance $= 80\% \times £36,000.00 \times \frac{21}{42} = £14,400$ a year divided between the 5 children

Each child would receive:

£14,400/5 = £2,880.00 a year

When the number reduces to 4 eligible children or less, each child would receive:

$20\% \times £36,000 \times \frac{21}{42} = £3,600.00$ a year
Child's special gratuity

The child's special gratuity is due only where the firefighter has died in circumstances in which an augmented award would have been paid to a surviving spouse or civil partner – see page 13 – but there is no such eligible person to receive the award. It is calculated on similar principles, i.e. it would be twice the annual pensionable pay of a person employed in the role of firefighter by the London Fire and Emergency Planning Authority and who had completed 30 years' service. In the case of a part-time regular firefighter the annual pensionable pay would be pro rated.

If two or more children are entitled to the award, the full amount of the special gratuity would be divided between them.

If the firefighter, whether whole-time or part-time, had opted out of the FPS, the benefits will be assessed as if he/she had remained a member.

**EXAMPLE: Whole-time regular firefighter: child's special gratuity**

The same figures would apply if the firefighter had opted out of the FPS

A whole-time regular firefighter dies in service as a result of a qualifying injury leaving 5 eligible children. The circumstances of death are such that a spouse's/civil partner's augmented award would normally have been payable but there is no spouse/civil partner. The annual pensionable pay of a person employed in the role of firefighter by the London Fire and Emergency Planning Authority is £32,000.

Child's special gratuity = 2 \times £32,000.00 = £64,000.00 divided between the 5 children

Each child would receive:

£64,000.00/5 = £12,800.00

**EXAMPLE: Part-time regular firefighter: child's special gratuity**

The same figures would apply if the firefighter had opted out of the FPS

A part-time regular firefighter dies in service as a result of a qualifying injury leaving 5 eligible children. The circumstances of death are such that a spouse's/civil partner's augmented award would normally have been payable but there is no spouse/civil partner. The annual pensionable pay of a person employed in the role of firefighter by the London Fire and Emergency Planning Authority working similar hours would be £20,000.

Child's special gratuity = 2 \times £20,000.00 = £40,000.00 divided between the 5 children

Each child would receive:

£40,000.00/5 = £8,000.00
ADULT DEPENDENT RELATIVE'S INJURY AWARD

Apart from the injury awards provided for a surviving spouse, civil partner and children, the Compensation Scheme makes provision for other relatives who may have been substantially dependent upon the firefighter's financial support at the time of his/her death (from the effects of a qualifying injury or infirmity of mind or body occasioned by a qualifying injury). Unlike the spouse's/civil partner's/children's award which must be made if the conditions are satisfied, the payment of an award to a dependent relative – and the period for which the award will be paid - is at the discretion of the fire and rescue authority. The award is called an "adult dependent relative's special pension".

An adult dependant relative could be the firefighter's parent, brother or sister aged 19 or over, or child aged 19 or over. (A child is not permitted to receive this award and a child's special allowance in respect of the same period of service.) The pension is –

Where a spouse or civil partner is alive: 20% x average pensionable pay

In any other case: 45% x average pensionable pay

The special pension must not be greater than any difference between average pensionable pay and the total of other injury pensions paid to a surviving spouse or civil partner or child.

For a whole-time regular firefighter the average pensionable pay is that which would be used for the assessment of FPS benefits, even if the firefighter is an optant-out. For a regular firefighter with part-time service, the whole-time equivalent figure would be used but pro rated to reflect part-time service as a proportion of whole-time service. The same principle would apply for a firefighter with part-time service who is an optant-out.

EXAMPLE: Whole-time regular firefighter: adult dependent relative's special pension

The same figures would apply if the firefighter had opted out of the FPS

A whole-time regular firefighter dies in service as a result of a qualifying injury leaving a widow and two children. Since the death of his parents he had been looking after and financially supporting his disabled younger brother aged 30. Average pensionable pay is £30,000.

The total of other injury pensions payable is –

- widow's special award pension = 45% x £30,000.00 = £13,500.00 a year
- children's special allowance: 2 x 10% = 20% x £30,000.00 = £6,000.00 a year
- Total = £19,500.00 a year

The dependent relative's special pension must not be greater than £10,500.00 a year (i.e. annual pensionable pay of £30,000 less £19,500 – the total of widow's and children's injury pensions).

20% x £30,000.00 = £6,000.00 a year

This is within the permitted limit. Consequently the firefighter's brother could receive an adult dependent relative's special pension of £6,000.00 a year

EXAMPLE: Part-time regular firefighter: adult dependent relative's special pension

The same figures would apply if the firefighter had opted out of the FPS

A part-time regular firefighter dies in service as a result of a qualifying injury. There is no surviving dependent other than a disabled sister whom she had been supporting. Average pensionable pay had she been whole-time is £30,000. She had served for 10 years at whole-time, 6 years at half time and 4 years at quarter-time. Consequently she has served 14/20 of whole-time.

The adult dependant relative's special pension for her sister is assessed as –

45% x £30,000.00 x 14/20 = £9,450.00 a year
OTHER INJURY AWARDS

The Compensation Scheme also makes provision for a dependent relative's gratuity, awards to servicemen, and awards for employees of a fire and rescue authority who are not firefighters. These are explained below.

Dependent relative's gratuity

This award is not restricted to cases where the firefighter dies from the effect of a qualifying injury, etc. It can be paid where the firefighter dies in service or while receiving any form of pension, other than a deferred pension. The "dependent relative" for this award would be a surviving spouse or civil partner, parent, grandparent, child (of any age), or a child of any of these relatives (no age limit) who was substantially dependent on the firefighter immediately before the death.

The fire and rescue authority have the discretion, if they think fit, to pay a gratuity (lump sum) to any dependent relative provided that the total of all gratuities awarded in this way do not exceed the amount of the firefighter's total pension contributions. This could only apply, therefore, if the firefighter had paid contributions which had not been refunded. For this reason, those who have opted out of the FPS would not normally be covered by the provision.

Awards for, or in relation to, servicemen

This provision relates to a firefighter who may be "called up" for Reserve Forces Service. If a firefighter is killed or injured during Reserve Forces Service there is no automatic entitlement to the injury and special awards made under the Compensation Scheme to spouses, civil partners and children as would be the case where the death or disability is derived from a qualifying injury as a firefighter. However, the fire and rescue authority has discretionary powers to increase the awards due under the FPS by additional amounts which reflect the injury. Whether or not the fire and rescue authority would exercise these powers would depend upon the circumstances of an individual case and whether or not there would be entitlement to a War Disablement Pension or a pension for a dependant under the War Pensions Scheme. (These arrangements are administered by the Ministry of Defence.)

Awards for, or in relation to, employees who are not firefighters

If an employee of a fire and rescue authority, who is not a firefighter, has to retire in consequence of an injury received without his/her own default –

- while in attendance at a fire, and
- in the execution of his duties as an employee of the authority

the authority can, at their discretion, award such pension or gratuity as they think fit. If the employee dies from the effect of such an injury, the authority can award a pension or gratuity to a surviving spouse or civil partner, or an allowance to a child.

The amount of the award is discretionary but must not exceed any sum due based on the assumption that the person was employed in the role of firefighter and retired (or died) within the first year of service. The award must also take into account any other benefit payable by the fire and rescue authority, by any other local authority and by a Minister of the Crown.
PART 2

COMPENSATION FOR DEATH OR PERMANENT INCAPACITY WHILE ON DUTY

"DUTY-RELATED COMPENSATION"
WHO IS COVERED BY THE DUTY-RELATED COMPENSATION PROVISIONS?

The duty-related compensation provisions apply to –

- a whole-time or part-time regular firefighter
- a firefighter undertaking retained duties
- a volunteer firefighter
- the dependants of any of the above.

"Dependants" means –

- a spouse or civil partner living with the firefighter at the date of death
- a spouse or civil partner not living with the firefighter at the date of death but wholly or substantially dependent on him/her for financial support
- a long-term partner\(^1\) of the firefighter
- any dependent child who, at the date of the firefighter's death was –
  - under age 16, or
  - age 16 or over, but not age 19, and undergoing full-time education or full-time vocational training
- any parent of the firefighter who, at the date of death, was wholly or substantially dependent on him/her for financial support
- any brother, sister, daughter or son of the firefighter who at the date of death had attained age 19 and was wholly or substantially dependent upon him/her for financial support.

ELIGIBILITY

To qualify for duty-related compensation a firefighter must –

- at the date of retiring from the fire and rescue service, be permanently incapacitated for carrying on any occupation solely by reason of a qualifying injury sustained in the performance of his/her duties as a firefighter.

For a dependant to qualify for duty-related compensation the firefighter must –

- have died within 12 months of sustaining a qualifying injury sustained in the performance of his/her duties as a firefighter, the death having been caused solely by the effects of the qualifying injury.

Whenever a qualifying injury is mentioned in the context of duty-related compensation it means an injury received by a person in the exercise of his/her duties as a regular, retained or volunteer firefighter.

"Permanent incapacity" means that the incapacity will continue at least to normal pension age (i.e. to age 55).

\(^1\) This is a person who is neither a spouse nor a civil partner of the firefighter and who was in a relationship with him/her that continued, to the exclusion of any other relationship, for the period of at least 2 years ending with the firefighter's death. The 2 years could be a shorter period at the discretion of the fire and rescue authority.
AMOUNT OF DUTY-RELATED COMPENSATION PAYABLE

Duty-related compensation is an amount equal to 5 times the annual rate of pay – at the date of the injury – of a person employed by the fire and rescue authority in the role of firefighter and who, for pay purposes, has completed 4 years' service and is considered "competent".

If the firefighter's "serious and culpable negligence or misconduct" contributed in any way to the circumstances in which the injury was sustained, the fire and rescue authority can reduce the sum as they consider appropriate.

Also, the fire and rescue authority must deduct from the sum –

- the amount of any compensation or damages paid to the firefighter or dependants relating to the qualifying injury, and
- the amount of any gratuity or lump sum payable under the Compensation Scheme, the FPS or the NFPS, other than any difference between the special and augmented gratuity paid to a surviving spouse or civil partner.

For this reason, the recipient(s) of the duty-related compensation must keep the fire and rescue authority informed of all such payments (including those made by the authority). If any payment is not declared until after the authority has paid the duty-related compensation, it will be recovered by the authority.

Because of these required deductions, duty-related compensation would not be paid to dependants if the firefighter him or herself had already received such a payment.

If there is more than one dependant it is paid for their joint benefit, i.e. divided between them. If the firefighter dies in circumstances where duty-related compensation would have been paid but leaves no dependants, the compensation will instead be the sum of £950 paid to his/her executor or personal representatives for the benefit of his/her estate.

DETERMINATION OF ENTITLEMENT TO AWARD: THE FIREFIGHTER

It is the fire and rescue authority that make a decision as to entitlement to award but they must obtain a medical opinion to help them decide the medical issues. This is most likely to be done at the same time as establishing the firefighter's entitlement to any award under the FPS and/or to an injury award under the Compensation Scheme.

The fire and rescue authority will first have to decide if an injury sustained by a firefighter falls within the definition of a "qualifying injury" for duty-related compensation purposes. (The definition is slightly different to the definition for injury award purposes.) It may be that they will need a medical opinion to assist with this. They must also establish, with help from a medical opinion, whether the firefighter is permanently incapacitated for carrying on any occupation and, if so, whether that incapacity is solely by reason of a qualifying injury sustained in the performance of his/her duties as a firefighter.

As with the injury award, the person giving the medical opinion must be an independent qualified medical practitioner ("IQMP"). The opinion of the IQMP is binding on the authority.

If the person refuses to submit to examination by the IQMP chosen by the fire and rescue authority, the authority can decide the question of award without medical evidence or with such other medical evidence as they think fit.
DETERMINATION OF ENTITLEMENT TO AWARD: DEPENDANTS

Where the question of on-duty compensation arises on the death of the firefighter, the fire and rescue authority will have regard to the circumstances of death and the death certificate. In some circumstances (e.g. if there is the possibility that the qualifying injury was not the sole cause of death) they may need to seek the opinion of an IQMP.

NOTIFICATION OF DECISION AND RIGHTS OF APPEAL

The process of notification of decision and the rights of appeal are similar to those which apply in the case of an injury award – see page 8.

FORFEITURE OF AWARD

If a person is convicted of an offence under section 34(6) of the Fire and Rescue Services Act 2004 (acts or omissions for purposes of obtaining awards or other sums) the whole or part of the injury award will be forfeited at the discretion of the fire and rescue authority.

EXAMPLE OF ASSESSMENT OF DUTY-RELATED COMPENSATION

<table>
<thead>
<tr>
<th>EXAMPLE: Regular firefighter: duty-related compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>A regular firefighter dies in the performance of his duties as a firefighter. He leaves a widow and an elderly mother who was substantially dependent upon him for financial support. At his date of death, a person employed by the fire and rescue authority in the role of firefighter would be paid £28,000 a year. Damages and compensation of £20,000 are paid. His widow receives an augmented gratuity of £60,000. Had she received a special award gratuity it would have been £35,000.</td>
</tr>
<tr>
<td>Duty-related compensation would be assessed as:</td>
</tr>
<tr>
<td>5 x £28,000 = £140,000.00</td>
</tr>
<tr>
<td>less damages/compensation = £20,000.00</td>
</tr>
<tr>
<td>less special award gratuity = £35,000.00</td>
</tr>
<tr>
<td>Therefore the duty-related compensation would be £85,000.00</td>
</tr>
<tr>
<td>The sum is payable to his widow and his mother for their joint benefit.</td>
</tr>
<tr>
<td>Expression</td>
</tr>
<tr>
<td>---------------------------</td>
</tr>
<tr>
<td>allocation</td>
</tr>
<tr>
<td>average pensionable pay</td>
</tr>
<tr>
<td>Board of Medical Referees</td>
</tr>
<tr>
<td>civil partner</td>
</tr>
<tr>
<td>commutation</td>
</tr>
<tr>
<td>Compensation Scheme</td>
</tr>
<tr>
<td>competent</td>
</tr>
<tr>
<td>degree of disablement</td>
</tr>
<tr>
<td>FPS</td>
</tr>
<tr>
<td>IQMP</td>
</tr>
<tr>
<td>NFPS</td>
</tr>
<tr>
<td>Expression</td>
</tr>
<tr>
<td>------------------------------------</td>
</tr>
<tr>
<td>optant-out</td>
</tr>
<tr>
<td>pensionable pay</td>
</tr>
<tr>
<td>pension sharing</td>
</tr>
<tr>
<td>qualifying injury (injury award)</td>
</tr>
<tr>
<td>qualifying injury (duty-related compensation)</td>
</tr>
<tr>
<td>regular firefighter</td>
</tr>
</tbody>
</table>
| retained or volunteer firefighter  | A person employed by a fire and rescue authority, and not in a temporary capacity –  
- as a firefighter but not a regular firefighter,  
- on terms under which he/she is, or may be, required to engage in firefighting or, without any break in continuity of employment, may be required to perform other duties appropriate to his/her role as a firefighter instead of, or in addition to, firefighting, and  
- who is obliged to attend at such times as the officer in charge considers necessary, and in accordance with the orders that he/she receives. |
| spouse                             | The person to whom a firefighter is legally married.                                                                                                                                                     |
WHO CAN I CONTACT FOR MORE INFORMATION?

If you –

• need more information about any of the provisions of the Compensation Scheme, or
• wish to see the Statutory Instrument which contains the rules of the Scheme,

you should contact:

Your Pension Service
PO Box 100
County Hall
Preston
PR1 0LD
tel 01772 530530
fax 01772 532600
e-mail Pensions.Helpdesk@lancashire.gov.uk
website www.yourpensionservice.org.uk

Also, if you have access to the Internet, the website of the Department for Communities and Local Government has special pages dedicated to the Firefighters’ Pension Scheme and the Compensation Scheme.

The website can be found at www.communities.gov.uk/firepensions