Citation, commencement and interpretation

1. —(1) These Regulations may be cited as the Guardian’s Allowance Up-rating Regulations 2006 and shall come into force on 10th April 2006.

(2) In these Regulations—

“the Great Britain Up-rating Order” means the Guardian’s Allowance Up-rating Order 2006(f);

“the Northern Ireland Up-rating Order” means the Guardian’s Allowance Up-rating (Northern Ireland) Order 2006(g); and

“the Up-rating Orders” means the Great Britain Up-rating Order and the Northern Ireland Order.

(a) 1992 c. 4. Section 113(1) was amended by paragraph 38 of Schedule 24 to the Civil Partnership Act 2004 (c. 33). Section 122(1) is cited for the meaning assigned to the word “prescribe”. Section 175(4) was amended by paragraph 29(4) of Schedule 3 to the Social Security Contributions (Transfer of Functions, etc.) Act 1999 (c. 2).

(b) 1992 c. 5. Subsections (4) and (5) of section 189 were amended by paragraph 109 of Schedule 7 to the Social Security Act 1998 (c. 14). Section 191 is cited for the meaning assigned to the word “prescribe”.

(c) 1992 c. 7. Section 113(1) was amended by paragraph 38 of Schedule 24 to the Civil Partnership Act 2004 (c. 33). Section 121(1) is cited for the meaning assigned to the word “prescribe”.

(d) 1992 c. 8. Section 167(1) is cited for the meaning assigned to the word “prescribe”.

(e) By section 50 of the Tax Credits Act 2002 (c. 21) the functions of the Secretary of State and the Department for Social Development in Northern Ireland, so far as relating to guardian’s allowance, were transferred to the Commissioners of Inland Revenue. The functions of the Commissioners of Inland Revenue were transferred to the Commissioners for Her Majesty’s Revenue and Customs by section 5(2) of the Commissioners for Revenue and Customs Act 2005 (c. 11). Section 50(1) of that Act provides that, in so far as it is appropriate in consequence of section 5, a reference, however expressed, to the Commissioners of Inland Revenue is to be read as a reference to the Commissioners for Her Majesty’s Revenue and Customs.

(f) S.I. 2006/957.

(g) S.I. 2006/956.
Exceptions relating to payment of allowance by virtue of the Up-rating Orders

2. Neither section 155(3) of the Social Security Administration Act 1992 (effect of alteration of rates of benefit under, amongst other provisions, section 77 of the Social Security Contributions and Benefits Act 1992 (guardian’s allowance)) nor section 135(3) of the Social Security Administration (Northern Ireland) Act 1992 (effect of alteration of rates of benefit under, amongst other provisions, section 77 of the Social Security Contributions and Benefits (Northern Ireland) Act 1992 (guardian’s allowance)) shall apply if a question arises as to either—

(a) the weekly rate at which guardian’s allowance is payable by virtue of either of the Up-rating Orders, or

(b) whether the conditions for receipt of that allowance at the altered rate are satisfied,

until that question has been determined in accordance with the provisions of section 8 of the Social Security Act 1998 (as the case may be).

Persons not ordinarily resident in either Great Britain or Northern Ireland

3. Regulation 5 of the Social Security Benefit (Persons Abroad) Regulations 1975 and regulation 5 of the Social Security Benefit (Persons Abroad) Regulations (Northern Ireland) 1978 (application of disqualification in respect of up-rating of benefit) shall apply to any additional benefit payable by virtue of either of the Up-rating Orders.

David Varney
Dave Hartnett
4th April 2006 Two of the Commissioners for Her Majesty’s Revenue and Customs

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(a) 1998 c. 14. By virtue of paragraph 15 of Schedule 4 to the Tax Credits Act 2002, references in Chapter 2 of Part 1 of the Social Security Act 1998 to a decision of the Secretary of State are to be construed as references to a decision of the Commissioners of Inland Revenue, or (where the power to decide is exercisable by an officer of the Board of Inland Revenue) as references to an officer of the Board. The functions of the Commissioners of Inland Revenue were transferred to the Commissioners for Her Majesty’s Revenue and Customs by section 5(2) of the Commissioners for Revenue and Customs Act 2005. Section 50(1) of that Act provides that in so far as it is appropriate in consequence of section 5, a reference, however expressed, to the Commissioners of Inland Revenue is to be read as a reference to the Commissioners for Her Majesty’s Revenue and Customs; and section 50(2) of that Act provides that, in so far as it is appropriate in consequence of section 7, a reference, however expressed, to an officer of the Board of Inland Revenue is to be read as a reference to an officer of Revenue and Customs.

(b) S.I. 1998/1506 (N.I. 10). By virtue of paragraph 19 of Schedule 4 to the Tax Credits Act 2002, references in Chapter 2 of Part 2 of S.I. 1998/1506 (N.I. 10) to a decision of the Department are to be construed as references to a decision of the Commissioners of Inland Revenue, or (where the power to decide is exercisable by an officer of the Board of Inland Revenue) as references to an officer of the Board. The functions of the Commissioners of Inland Revenue were transferred to the Commissioners for Her Majesty’s Revenue and Customs by section 5(2) of the Commissioners for Revenue and Customs Act 2005. Section 50(1) of that Act provides that in so far as it is appropriate in consequence of section 5, a reference, however expressed, to the Commissioners of Inland Revenue is to be read as a reference to the Commissioners for Her Majesty’s Revenue and Customs; and section 50(2) of that Act provides that, in so far as it is appropriate in consequence of section 7, a reference, however expressed, to an officer of the Board of Inland Revenue is to be read as a reference to an officer of Revenue and Customs.

(c) S.I. 1975/563, to which there are amendments not relevant to these Regulations.

(d) S.R. 1978 No. 114, to which there are amendments not relevant to these Regulations.
EXPLANATORY NOTE
(This note is not part of the Regulations)

Regulation 2 provides that where a question has arisen about the effect of the Guardian’s Allowance Up-rating Order 2006 (S.I. 2006/957) (“the Up-rating Order”) or the Guardian’s Allowance Up-rating (Northern Ireland) Order 2006 (S.I. 2006/956) (“the Northern Ireland Up-rating Order”) on a guardian’s allowance already in payment, the altered rates will not apply until that question is determined by Her Majesty’s Revenue and Customs, an appeal tribunal or a Commissioner.

Regulation 3 applies the provisions of regulation 5 of the Social Security Benefit (Persons Abroad) Regulations 1975 (S.I. 1975/563) and the Social Security Benefit (Persons Abroad) Regulations (Northern Ireland) 1978 (S.R. 1978 No. 114) so as to restrict the application of the increases specified in the Up-rating Orders in cases where the beneficiary lives abroad.

These Regulations do not involve new costs for business.
2006 No. 1034

SOCIAL SECURITY

The Guardian’s Allowance Up-rating Regulations 2006