Civil Service Conciliation and Arbitration Scheme

General Council Report 1308


Review of the Ad - Hoc Scheme for the grant of professional added years to professional, technical and administrative Civil Service

1. The claims were that the existing arrangements for added years for superannuation purposes be amended.

2. Arising out of the review of the conciliation and arbitration scheme (main and higher) in 1994 it was agreed that all matters at issue between the Official and Staff Sides concerning the interpretation of the principals governing added years for superannuation purposes referred to in DPS Circular 11/85 would be the subject of intensive discussions with a view to reaching agreement.

3. A joint Official Side/Staff Side Working Party was established on 23 November 1994 to review the Ad-Hoc Scheme for the grant of added years to professional, technical and specialist civil servants.


5. Agreement was reached on proposed amendments to the ad-hoc scheme and the establishment of a new scheme of added years as set out in the attached report of the Working Party.

6. At the General Council meeting of 17 December 1996, the report of the Working Party was before the Council. It was agreed to recommend that effect be given to the recommendations contained in the report.

7. This report was adopted on 17 December 1996.
Report of the Joint Official Side/Staff Side Working Party set up to review the Ad-Hoc Scheme for the grant of added years to professional, technical and specialist civil servants

1. The Ad-Hoc Scheme for the grant of added years to professional, technical and specialist civil servants arises from a 1984 Ad-Hoc Arbitration finding on a Staff Side claim for improvements in the added years granted under the Superannuation and Pensions Act 1963. The Ad-Hoc scheme applies to officers in service on or after 1 January 1983.

2. A number of features of the Scheme have been a source of contention between the Official and Staff Sides and, arising from the review of the Conciliation and Arbitration Scheme in 1994, it was agreed that all matters at issue would be the subject of intensive discussions between the Sides. If agreement could not be reached, the matters in dispute could be referred to ad-hoc arbitration within six months of the conclusion of the discussions. It was agreed that the discussions would be conducted in a sub-committee of the Working Party on Superannuation. The committee was established on 23 November 1994 and 15 meetings were held between 23 November 1994 and 12 December 1996.

3. The Staff Side stated that they were particularly concerned about certain professional/technical/specialist grades where the appointees did not technically qualify but their actual ages on appointment, or the qualification/experience they had, were considerably above the minimum requirements in virtually all cases. They also sought an end to the reduction of awards in cases where (i) an officer resigns before age 60 (ii) retires between age 60 and 65 or (iii) avails of a career break/unpaid leave. They also wanted amendments to the abatement provisions which apply in the case of transferred service and retained benefits deriving from (i) Social Welfare contributions and (ii) compulsorily refunded occupational scheme contributions. They requested that the added years position of professional staff with Local Authorities should not be diminished on transfer to the civil service and that officers redeployed as a result of public service reorganisation should be allowed retain their original awards. They also proposed that the amendments apply on a retrospective basis.

4. The Official Side proposed a change in the method of calculating the added years awards designed to bring the Scheme more into line with the State Bodies Scheme (where awards are based on the effective minimum entry age minus 25).
5. Following protracted discussions, the Working Party agreed to recommend to the General Council that the Ad-Hoc Added Years Scheme be amended as follows:-

(i) The existing Scheme to be amended by (iv) to (x) following for staff serving between 1/1/93 and 31/3/97 who opt for the amended Scheme. A new Scheme which will incorporate (ii) to (xi) below will apply to staff serving between 1/1/93 and 31/3/97 who opt for it and to all staff appointed on or after 1/4/97.

(ii) Calculation of gross awards will be on the basis of $19+Q+E-25$ where:

\[
Q = \text{the minimum number of years in which the required qualifications can be obtained; and}
\]

\[
E = \text{the minimum number of years essential experience required}
\]

(iii) A special added years award of up to 5 years for certain grades where particular special considerations apply. Relevant qualifying grades agreed between both Sides are (i) Local Government Auditor, (ii) County Development Team Secretary, (iii) Industrial Inspector (Marine Engineer), (iv) officers appointed as Placement Officer. The list of qualifying grades will be reviewed periodically.

(iv) Added years not to exceed actual service in the case of officers with between 5 and 10 years service.

(v) There will be no abatement of awards where voluntary contributions secure a Social Welfare retirement or old age pension.

(vi) There will be reduced abatement of awards in respect of transferred service in certain circumstances.

(vii) Compulsory refunds of superannuation contributions will, in certain specified cases, be ignored.

(viii) Awards will be abated pro-rata in the case of career breaks/unpaid leave/job sharing.

(ix) Awards will be abated pro-rata in respect of officers who resign before age 60.

(x) Awards will not be abated in respect of retirement between age 60 and 65.

(xi) Staff compulsorily redeployed to the civil service during the period 1987-1990 will (i) retain their original added years entitlements or, where more favourable,
(ii) have awards recalculated under the new civil service scheme.

(xii) The existing abatement formula will be reviewed and will be the subject of further discussions between both Sides.

6. Appendix 1 sets out the new Scheme which will therefore apply to staff serving between 1/1/93 and 31/3/97 who opt for it, and to all staff appointed on or after 1/4/97. The amended old Scheme for officers serving between 1/1/93 and 31/3/97 who do not opt for the new Scheme, will be the same as the new Scheme with certain exceptions set out in Appendix 2.

**APPENDIX 1**

**DRAFT SCHEME FOR THE GRANT OF PROFESSIONAL, TECHNICAL AND SPECIALIST ADDED YEARS TO CERTAIN CIVIL SERVICE GRADES**

Scope

1. This Scheme applies to:-

(i) any officer appointed to an established professional, technical or specialist post on or after 1 April, 1997; and

(ii) officers serving as established civil servants at any time between 1 January 1993 and 31 March 1997 who opt for its terms.

2. To be eligible for an award of professional added years under this Scheme, officers must hold an established professional, technical or specialist post where:-

(i) the appointment to such post was made as a result of a competition held by the Civil Service Commissioners; and

(ii) (a) minimum professional, technical or specialist qualifications and/or a minimum number of years essential experience were required for entry;

    or

    (b) the minimum entry age specified in the competition was over 25;

    and
(iii) by reason of such entry requirement it is not possible for the officer to secure 40 years' service by the maximum retiring age of 65 years.

Modifications to these rules may be necessary in certain exceptional cases including in respect of categories of staff where normal maximum retirement age is not 65. Such cases should be referred to the Department of Finance for determination.

3. Only established civil servants will be covered by the scheme.

4. The scheme applies to any officer who is originally appointed in a professional, technical or specialist capacity but is subsequently regraded or promoted to an administrative post and retires therefrom.

5. Professional and technical posts are those for which third level degrees and/or diplomas are required for appointment. The "specialist" category includes officers who, while they do not need third level degrees or diplomas, are required nevertheless to be of a certain age and/or have certain relevant experience before being eligible for appointment. Administrative grades are not "specialists" for the purposes of the scheme.

6. An award of added years under this scheme can only be formally made at retirement.

7. Applications for added years will be dealt with by reference to the particular competition from which an officer is recruited and not by reference to the officer's individual circumstances.

8. The scheme will not apply in any case where an officer was actually appointed before age 25. Even where an officer was appointed after age 25 the scheme will apply only where the individual could not, by reason of the requirements for appointment to the post, have been appointed before age 25.

Calculation of awards

9. The gross added years entitlement, before appropriate adjustments, will be as follows:

(a) In any case where the required minimum qualifications and/or experience would have precluded appointment by age 25, the aggregate of 19+A+B-25, where

A is the minimum number of years in which the qualifications can be obtained; and
B is the minimum number of years essential experience required.

Experience normally gained during a period of qualification may not give rise to double counting of periods under A and B. For example, a period of training which includes practical experience may not be counted twice for the purpose of this calculation.

(b) In any case where a minimum age of 25 is specified for entry to the competition, the period between the date specified in the competition by which candidates had to have attained age 25 and the individual's actual date of appointment (provided that any delay in taking up appointment was outside the individual's control).

(c) In any case where a minimum age in excess of 25 is specified for entry to the competition, the sum of

(i) the minimum age limit reduced by 25; and

(ii) the period between the individual's date of appointment and the date by which candidates at the competition had to have attained the specified minimum age (provided that any delay in taking up appointment was outside the individual's control).

(d) In any case where the required minimum qualifications and/or experience would have precluded appointment by age 25 and a minimum entry age equal to or in excess of 25 was specified, the greater of the awards calculated under subparagraphs (a) and (c) above.

(e) Special award for certain grades

In the case of certain Professional, Technical and Specialist grades who are within the ambit of the scheme and where

(i) virtually all appointees are over age 25 on appointment; and

(ii) a substantial majority are aged 30 or over on appointment; and

(iii) in practice, it is reasonable to draw the inference that for the purposes of this Scheme the de facto requirements for the post exceeded those specified in the relevant competition regulations

the gross added years entitlement will be as follows:

(iv) 5 years in the case of officers who enter at age 30 or older;

(v) 5 years, reduced by an amount equal to the difference between the age
at appointment and age 30, in the case of those who take up appointment prior to age 30.

The grades currently meeting these requirements are listed in Table A. This list will be reviewed periodically.

10. The "minimum number of years in which the qualifications can be obtained" does not necessarily relate to the actual qualifications of the appointee; it means the minimum number of years required to obtain the qualification specified in the competition regulations - where alternative qualifications are specified the qualification which can be obtained in the least number of years should be used.

11. Where competition regulations state that "at least X years' experience", or "a minimum of X years' experience", are required, the lowest figure so indicated should be used in the calculation of the added years award.

12. Reference in job advertisements to "requisite knowledge and ability", "a high degree of professional expertise in .....", "a knowledge of .....", etc. cannot be construed as experience requirements for the purposes of the scheme. Any cases of doubt or difficulty should be referred to the Department of Finance.

13. Where an unspecified number of years experience is required, the lowest number of years of relevant experience among the candidates actually offered appointment on foot of the competition is deemed to be the minimum number of years of essential experience required.

14. Where there is only one "successful candidate" (i.e. which means a candidate actually offered appointment) in a competition for which an unspecified period of experience was required, that candidate's relevant experience is deemed to be the minimum number of years experience required.

Limits of entitlement and abatement

15. The gross award calculated under paragraph 9 above shall not be such as to exceed actual service in the case of officers with between 5 and 10 years service and shall in no case exceed 10 years.

16. In order to avoid any benefit on the double, the gross added years entitlement (after applying the specified limits at paragraph 15 if necessary) will be appropriately reduced:-

(a) where pensionable service was given in the civil service prior to appointment to the added years post;
(b) where service is transferred or could have been transferred into the civil service;

(c) where, prior to becoming a civil servant, an officer has been in pensionable employment and received or retains an entitlement to a pension, preserved pension or other superannuation benefit (including a refund of superannuation contributions (subject to 17 (iii) beneath)) in respect of that employment;

(d) where (in the case of officers on modified PRSI) there are retirement or old age pension entitlements arising from contributions under the Social Welfare Acts or corresponding State benefits from any other country. In such cases awards will be reduced by the value of the personal rate benefit only. Awards will not be reduced where voluntary contributions secure a Social Welfare retirement or old age pension or corresponding State benefits from any other country.

17. (i) A straightforward year for year or proportion thereof reduction is made in respect of service at 16 (a) and (b). However, where an officer's relevant experience for the purposes of qualification for an added years post includes both non-transferable and transferable service, the gross added years award will be abated by reference to transferable service only to the extent that relevant experience in a non-transferable post was not adequate to meet the minimum period of relevant experience required for the post.

Relevant experience for this purpose means experience the nature of which is such that it could have been regarded as meeting the experience requirement for the purposes of the relevant competition.

Where there are retained benefits (see (ii) beneath) in respect of the non-transferable service, the added years award will, of course, be abated by reference to the value of those benefits.

(ii) In the case of entitlement to benefits at 16 (c) or (d) above the award is reduced by an amount based on the value of the benefits in question. Any cases arising under (c) or (d) should be referred to the Department of Finance.

(iii) Where an award is subject to abatement by reference to a refund of contributions, the refund may be disregarded where it is of an amount less than £600 made prior to 1/6/73 and where there was no option for transfer of service or preserved benefits at the time of resignation. Where resignation occurred between 1/6/73 and 31/3/97, in similar circumstances, corresponding arrangements will apply, with the figure of £600 being adjusted in accordance with the CPI.

18. Special arrangements apply to officers with previous service in a local authority professional post which would have attracted added years under the
provisions of the local government superannuation code if the officer had remained
in local authority employment until retirement age: an award based on the initial
local authority professional post may be made where this is greater than the net
award due under this scheme (i.e. after the reductions at paragraph 16 have been
made). In such cases the award would be equal to the number of years experience
required for appointment to the initial local authority professional post reduced
(subject to paragraph 17 if applicable) by the number of years, if any, of previous
reckonable service (e.g. service in the local authority area in a non-added years
post or service which was or could have been transferred into the local authority
area)

Career Breaks/Unpaid Leave

19. Where an officer goes on a career break or on special leave without pay the net
award calculated under the foregoing paragraphs will be reduced in accordance
with the formula:
\[ C \times \frac{D}{E} \]

where

- \( C \) = the net added years award
- \( D \) = the period of service given in the civil service
- \( E \) = the period between the date of the officer's appointment to the civil service and
  the date of his retirement,

and a period of service in a job-sharing capacity will be treated on an analogous
basis

Resignation before age 60

20. Subject to paragraph 22, where an officer resigns before age 60 with preserved
benefits, the net award calculated under the foregoing paragraphs will be reduced
in accordance with the formula
\[ C \times \frac{A}{A + B} \]

where

- \( A \) = actual reckonable service at the date of resignation
- \( B \) = the period between date of resignation and the officer's 60th birthday
- \( C \) = the net added years award

Retirement between age 60-65

21. Where an officer retires between age 60 and 65 there will be no abatement of
the net award by virtue of such early retirement.

22. The provisions of paragraph 20 will not apply in the case of retirement before
age 60 on grounds of ill-health. However, the aggregate of added years awarded under this scheme and any notional ill-health service may not exceed 10. This limit of 10 years also applies in the calculation of notional years for death-in-service lump sums but does not apply for the purpose of calculating benefits due under the Spouses' and Children's Scheme in death-in-service cases i.e. a Spouse may be awarded potential service to age 65 plus the full number of added years which the deceased would have been awarded had s/he service to age 65.

**Purchase of notional service: refunds**

23. If, after the grant of added years, an officer would have more than 40 years' reckonable service at age 65 a refund may be made for purchased notional service over and above the 40 year maximum allowable. No interest will be payable on such refunds and, under the provisions of the relevant Tax legislation, an appropriate deduction in respect of tax will be made. In this connection the following should be noted:-

(a) where service has been purchased by lump sum only a refund will be made for the period of purchased notional service over and above the 40 year maximum allowable.

(b) if periods of notional service have been purchased by both lump sum and periodical deductions, then the period of non-reckonable service will be deemed to be the service most recently purchased.

(c) if the officer opted to purchase service by periodical deductions alone and none of the notional service being purchased would reckon for superannuation purposes then periodical deductions may cease forthwith and all contributions may be refunded.

(d) if the period of notional service being purchased is such that some, but not all, of the notional service would reckon for superannuation purposes, the rate of contributions will be adjusted on the officer's next birthday to allow the purchase of only the years which will be reckonable for superannuation purposes. Excess contributions paid under the original option will be offset against contributions owed under the revised option. Any remaining excess will be refunded.

**Other Conditions**

24. The aggregate of added years awarded under this scheme and service otherwise reckonable shall in no circumstances exceed 40 years.

25. (i) Officers who enter the civil service in an unestablished or temporary
capacity through a Civil Service Commission competition and are later made established (i) via certification or (ii) through a CSC establishment competition, may have their added years entitlements determined by reference to the competition regulations for the initial post where this is more favourable.

(ii) Staff compulsorily redeployed to the civil service in the interests of public service rationalisation during the period 1987-90 who carried earlier added years entitlements and are subsequently certified as civil servants will (a) retain those entitlements or, where more favourable, (b) have awards recalculated under this scheme by reference to their original recruitment to an added years post.

(iii) It will be necessary to make appropriate adjustments to added years awards arising under (ii) above in those cases where staff move from full PRSI into modified PRSI employment, etc. Any such cases should be referred to the Department of Finance.

26. Where an officer has held more than one added years post in the civil service only one award of added years may be made. It is necessary in such cases to establish which post would result in the greatest award (it is normally the initial added years post held) and to determine the award by reference to that particular post. Where an individual is eligible for an award under this scheme and is also entitled to added years for professional experience under the Superannuation and Pensions Act, 1963, only the greater of the added years entitlement under this scheme and under the 1963 Act will be granted.

27. Added years are not transferable under the Public Sector Transfer Scheme.

28. Spouses' and Children's Scheme contributions will be payable in respect of any added years awarded under this scheme.

29. A statutory scheme incorporating the arrangements outlined in this document will be made under the Superannuation and Pensions Act 1976 in due course. Pending the making of that scheme, the decision of the Minister for Finance on any question of interpretation will be final.

TABLE A

Grades which qualify for an award under para 9 (e) of the Scheme.
APPENDIX 2

PROVISIONS TO APPLY FOR CERTAIN STAFF SERVING BETWEEN 1 JANUARY 1993 AND 31 MARCH 1997 WHO DO NOT OPT TO BE TREATED UNDER THE SCHEME SET OUT AT APPENDIX 1

1. The provisions of this Appendix apply to officers eligible for the grant of professional, technical and specialist added years serving at any time between 1 January 1993 and 31 March 1997, who do not opt to be treated under the terms of the Scheme set out at Appendix 1.

2. The Scheme applying to an officer who comes within the scope of this Appendix will be the same as the Scheme set out at Appendix 1, with the exception of the following:-

(a) Section 9(e) and Section 25 (ii) and (iii) of Appendix 1 will not apply to persons coming within the scope of this Appendix.

(b) The formula "19+A+B-25" set out in Section 9(a) of Appendix 1 will not apply. Instead, the formula "18+A+B-18" will apply.
This report was adopted on 17 December 1996