Ref P18/145/04

19 November 2004

Letter to Departments – Revised scheme for the award of professional, technical and specialist added years to certain staff of State-Sponsored Bodies

Dear Secretary General

I am directed by the Minister for Finance to refer to the scheme for the grant of added years to certain professional, technical and specialist staff in State-Sponsored Bodies as set out in the attachment to this Department’s letter of 9 May 1988. In discussions with Staff Associations in the context of “Sustaining Progress” and finalising the arrangements for implementing the recommendations of the Commission on Public Service Pensions, agreement has been reached to introduce amendments to the scheme. This letter summarises the scheme as amended and full details are set in the Appendix.

Scope
The amended scheme applies to any pensionable employee serving at any time between 1 April 1997 and 31 December 2004 who was originally recruited or appointed by competition to a professional, technical or specialist post in a State-Sponsored Body and where, by reason of the entry requirements of the competition, it is not possible for the employee to secure full service by maximum retiring age or by age 65 in the case of persons who are new entrants for the purposes of the Public Service Superannuation (Miscellaneous Provisions) Act 2004. Serving employees to whom the original scheme referred to in this Department’s letter of 9 May 1988 already applies, may continue to have their cases dealt with under that scheme, if more favourable.

General Principles
The underlying aim of the scheme is unchanged - it provides for the grant of a number of added years of notional service for superannuation purposes in cases where the minimum preconditions for appointment to a post are such as to preclude an appointee from acquiring full superannuation entitlements by maximum retiring age. The entitlements under the scheme must be assessed by reference to the minimum requirements of the competition for appointment to the post and not by reference to the individual circumstances of the appointee.

A distinction must be made between qualifications required for the post and those which are merely desirable. In this regard, “the minimum number of years in which the qualifications can
be obtained” (para 8) refers to the lowest number of years in which any of the qualifications required for appointment may be obtained and not necessarily to those of the appointee. References 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 purpose of the scheme.

The revised arrangements for qualifying persons can be summarised as follows:

**Service Required for Award**
Minimum service requirement for an award is 5 years actual pensionable service with the body (previously 10 years).

**Calculation of Awards**
Gross award is calculated on the basis of the formula

$$19 + Q + E - 25,$$

where

$Q$ = minimum number of years in which the required qualification can be obtained;

$E$ = minimum number of years of essential experience required.

(The previous formula was $18 + Q + E - 25$).

Subject to the approval of the Minister for Finance, a special award of up to 5 years may be made in the case of certain grades where special considerations apply.

**Limit on Gross Entitlement**
Gross awards shall in no case exceed 10 years and shall not exceed actual service in the case of persons with between 5 and 10 years service.

**Abatement**
Abatement in respect of previous service in the body and/or transferred/transferable service may be reduced in certain circumstances.

(Previously, the gross award was always abated on a year-for-year basis in respect of both previous service and transferred/transferable service).

**Retirement between ages 60 and 65**
Abatement of the net award will not apply because an employee retires between ages 60 and 65. (Previously, where an employee retired before age 65, the gross award was reduced in certain circumstances).

**Resignation before age 60**
Awards (abated on a pro-rata basis) may be granted in the case of employees resigning before age 60 with preserved benefits. (Previously, there was no award).

**Career breaks/unpaid leave/job-sharing/work-sharing**
Awards will be abated pro-rata in the case of career breaks/unpaid leave/job-sharing and work-sharing.
Retained benefits

Abatement in respect of compulsory refunds of superannuation contributions will not apply in certain cases. (Previously, all refunds of contributions were taken into account as a retained benefit).

Social Welfare benefits

In the case of officers on modified PRSI, awards will not be abated where voluntary contributions secure a Social Welfare retirement or old age pension or corresponding State benefits from any other country.

I would ask you to bring the contents of this letter and the attached Scheme to the attention of all State-Sponsored bodies under the aegis of your Department and to instruct those bodies to bring it to the notice of all of their employees. The bodies should also be instructed to review the pension entitlements of staff who have retired since 1 April 1997 who received an award of professional added years or who may be eligible to receive such an award in the light of the amended scheme. The position of staff who resigned with preserved benefits should also be reviewed.

As you are aware, the Government decided recently to implement several key recommendations of the Commission on Public Service Pensions. In this regard, the Commission on Public Service Pensions recommended that schemes of notional added years be abolished and that consideration should be given to the offer of other forms of recruitment incentive. As an interim measure the existing schemes for the award of professional added years are being replaced for persons recruited or appointed to professional, technical or specialist posts in the public service on or after 1 January 2005 by a single scheme.

Further instructions regarding the introduction of the interim scheme will issue shortly.

Yours sincerely

Des O'Leary
Principal
Personnel and Remuneration Division
APPENDIX

Revised Scheme for Professional Added Years – State-Sponsored Bodies

Scope

1. The scheme applies to any pensionable employee recruited or appointed to a professional, technical or specialist post by competition serving at any time between 1 April 1997 and 31 December 2004 where

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

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

and by reason of such entry requirements it is not possible for the employee to secure full service by the maximum retirement age or by age 65 in the case of persons who are new entrants for the purposes of the Public Service Superannuation (Miscellaneous Provisions) Act 2004.

2. Modifications to these rules may be necessary in exceptional cases, subject to the prior approval of the Department of Finance (e.g. where the maximum retirement age is not 65).

3. Professional and technical posts are those for which third level degrees and/or diplomas are required for appointment. The "specialist" category includes employees who, while they did not need third level degrees or diplomas, were required nevertheless to be of a certain age and/or have certain relevant experience before being eligible for appointment. Administrative staff are excluded from the scope of the provisions but an employee originally appointed in a professional, technical or specialist capacity, who is subsequently regraded or promoted to an administrative post and retires from an administrative post retains any entitlement to professional added years.
4. An award of added years under this scheme can only be formally made at retirement. The employee concerned must provide the body with all relevant information required for the purpose of establishing an added years' entitlement.

5. Applications for added years will be dealt with by reference to the particular requirements of the competition from which an employee is recruited and not by reference to the individual circumstances of an employee.

6. While it would be a matter for the individual state body to decide whether a particular post comes within the scope of the scheme, the scheme will not apply in any case where an employee was actually appointed before age 25. Even where an employee 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. It will also be clear that the same award (including a “NIL” award) will apply to all individuals appointed from the same competition whereas different awards may apply to members of the same grade appointed from different competitions.

7. Employees must have a minimum of 5 years actual pensionable service with the body to qualify for an award under this scheme.

**Calculation of awards**

8. Subject to paragraph 10, the gross added years’ entitlement, before appropriate adjustment, will be calculated as follows:

   (a) in any case where the required minimum qualifications and/or experience would have precluded appointment by age 25, the aggregate of $19+Q+E-25$, where

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

   \[
   E \text{ is the minimum number of years essential experience required.}
   \]
Experience normally gained during a period of qualification may not give rise to double counting of periods under Q and E. For example, a period of training which includes practical experience may not be counted twice for the purpose of this calculation.

(b) where a minimum age of 25 was specified for entry into the competition, the period between the date specified in the competition by which candidates had to have reached the age of 25 and the individual’s actual date of appointment (provided any delay in taking up the appointment was outside the individual’s control);

(c) where a minimum entry age in excess of 25 was specified for the competition, the difference between such entry age and 25 plus 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 entry age (provided any delay in taking up the 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) in the case of certain professional, technical and specialist grades who are within the ambit of this scheme and where

(i) virtually all appointees to such grades 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 appointment to such grades exceeded those specified in the relevant competitions —

the gross added years entitlement will be as follows:

(a) 5 years in the case of officers who enter at age 30 or older;
(b) 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 the attached Schedule. Other grades in semi-State bodies may be added to the list subject to meeting the requirements set out above and subject to the approval of the Minister for Finance.

9. Where specific experience was required but not quantified in the competition the lowest number of years of relevant experience of those actually offered appointment (as opposed to ‘appointed’) from the competition may be deemed to be the minimum number of years experience required, subject to a limit of 10 years being allowed under this heading.

**Limits of entitlement and abatement**

10. The gross award calculated under paragraph 8 above shall in no circumstances exceed 10 years and shall not exceed actual service in the case of employees with between 5 and 10 years actual service.

11. The gross added years’ entitlement (after applying the limit at paragraph 10 if necessary) will be reduced as indicated in the following circumstances:

(i) **Previous service with body; transferred/transferable service:**

where the employee concerned has

(a) pensionable service with the body before his or her appointment to the professional added years post, and/or

(b) transferred or could transfer service into the body’s pension scheme from another public sector body,

the added years award will be abated on a “year-for-year” basis by that service.
If, however, the employee’s relevant experience for the purpose of his or her appointment to an added years post also includes non-transferable relevant experience in other employment, the abatement in respect of service at (a) and/or (b) above will be the minimum amount of relevant experience required by the competition less the amount of non-transferable relevant experience. If the non-transferable relevant experience is equal to or greater than the minimum amount of relevant experience required by the competition then no abatement will apply.

Where there are retained benefits (see (ii) below) in respect of the non-transferable service abatement will, of course, apply by reference to the value of those benefits.

(ii) Retained benefits:

where the employee has a retained superannuation benefit (e.g., a pension and/or lump sum entitlement, or has received a refund of superannuation contributions) from any previous employment, the added years award will be abated by the value of the retained benefit, as determined by the body with the agreement of the Department of Finance. Abatement will not apply in respect of a refund of contributions paid to the employee prior to 1 April 1997 where the employee could not opt for preserved superannuation benefits or a transfer of service in lieu of a refund at the time of resignation, and where the amount of the refund was, if paid before 1 June 1973, less than €762, or, if paid on or after 1 June 1973, less than €762 as increased by reference to CPI increases between the date paid and the date of the refund.

(iii) Social Welfare benefits:

If the employee is not fully insured for all benefits under the Social Welfare Acts while in the employment of the body but is entitled to a social security pension in respect of previous employment (i.e., a Contributory Old Age and/or Retirement Pension under the Social Welfare Acts or a corresponding State benefit from another country), the award will be abated by the value of the personal rate benefit only, as determined by the body with the agreement of the Department of Finance. Abatement will not apply in respect of benefits secured by voluntary contributions.

12. The aggregate of added years granted and service otherwise reckonable shall not exceed 40 years.
Career Breaks/Unpaid Leave/Job-sharing/Work-sharing

13. Where an employee goes on a career break or on special leave without pay and returns to duty, or serves for a period in a job-sharing and/or work-sharing capacity, the net award calculated under the foregoing paragraphs will be reduced in accordance with the formula:

\[
\frac{C \times D}{E}
\]

where

\( C \) = the net added years award
\( D \) = actual reckonable service given in the body
\( E \) = the period between the date of the employee's appointment to the body and the date of his or her retirement.

Resignation before age 60

14. Subject to paragraph 16, where an employee resigns before age 60 with preserved benefits, the net award calculated under the foregoing paragraphs will be reduced in accordance with the formula

\[
\frac{C \times (A)}{(A+B)}
\]

where

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

Retirement between ages 60 and 65

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

16. The provisions of paragraph 14 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 added years 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
professional added years which the deceased would have been awarded had s/he served to age 65.

**Purchase of notional service: refunds**

17. 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.

**Other Conditions**

18. Where an employee has held more than one added years post in the organisation only one grant of added years may be made. In such cases it will be necessary to establish which post would result in the more favourable award (it is normally the initial added years post held).

19. Added years are not transferable under the Public Sector Transfer Scheme. However, where an employee has previous transferred/transferrable service with another organisation in a post which would have attracted added years under this scheme, the current employing organisation may, if it wishes and if this is more favourable to the individual, make an award equal to the award which would be made if the employee was still serving in the previous organisation.

20. Where an employee is initially appointed to a professional, technical or specialist post in a temporary or contract capacity and is subsequently made permanent, the employee may have his or her added years entitlement determined by reference to the competition from which the initial appointment was made, or, where relevant and if more favourable, by reference to the terms of the competition from which the permanent appointment was made.

21. Spouses' and Children's Scheme Contributions will be payable in respect of any added years awarded on the same basis as “pre-scheme” service.
Schedule

Grades which qualify for an award under paragraph 8(e) of the scheme:

Industrial Inspector (Marine Engineer)