

Social Justice and Social Security Committee
Thursday 18 September 2025
23rd Meeting, 2025 (Session 6)

Note by the Clerk on Winter Heating Assistance (Pension Age) (Scotland) Amendment Regulations 2025 [draft]

Overview

1. At this meeting, the Committee will take evidence from the Cabinet Secretary for Social Security, Shirley-Anne Somerville, on the Winter Heating Assistance (Pension Age) (Amendment) (Scotland) Regulations 2025.
2. Following this, a motion will be debated in the name of the Cabinet Secretary inviting the Committee to recommend approval of the affirmative instrument.
3. This is a draft Scottish Statutory Instrument (SSI), which requires approval by resolution of the Parliament before it can become law. More information about the instrument is summarised below:

Title of instrument: The Winter Heating Assistance (Pension Age) (Scotland) Amendment Regulations 2025

Laid under: Social Security (Scotland) Act 2018

Laid on: 25 August 2025

Procedure: Affirmative

Lead committee to report by: 6 October 2025

Commencement: 11 October 2025

Procedure

4. Under the affirmative procedure, an instrument must be laid in draft and cannot be made (or come into force) unless it is approved by resolution of the Parliament.
5. Once laid, the instrument is referred to:
 - the Delegated Powers and Law Reform (DPLR) Committee, for scrutiny on various technical grounds, and
 - a lead committee, whose remit includes the subject-matter of the instrument, for scrutiny on policy grounds.
6. The lead committee, taking account of any recommendations made by the DPLR Committee (or any other committee), must report within 40 days of the instrument being laid.

7. The normal practice is to have two agenda items when an affirmative instrument is considered by the lead committee:
 - an evidence session with the Minister and officials, followed by
 - a formal debate on a motion, lodged by the Minister, inviting the lead committee to recommend approval of the instrument.
8. Only MSPs may participate in the debate, which may not last for more than 90 minutes. If there is a division on the motion, only Committee Members may vote. If the motion is agreed to, it is for the Chamber to decide at a later date whether to approve the instrument

Delegated Powers and Law Reform Committee consideration

9. The DPLR Committee considered the instrument on 9 September 2025 and reported its findings in its [60th report, 2025](#).
10. The Committee raised no points in relation to the instrument.

Purpose of the instrument

11. This instrument extends the eligibility for the Pension Age Winter Heating Payment (PAWHP) to all pensioners in Scotland from winter 2025-26, providing financial support to help with heating costs during the winter months. The focus is on pensioners with annual incomes of £35,000 or less, who are most vulnerable to the effects of cold weather and are likely to be on fixed incomes.
12. The regulations will help mitigate the effects of high energy prices amid the cost of living crisis with standard payments of £203.40 or £305.10 per pensioner household (depending on age). Total household payment value may vary according to household composition.
13. The payments will be administered by Social Security Scotland from winter 2025-26. Payments will be recovered through taxation for pensioners with personal incomes over £35,000, ensuring support remains targeted. The extension increases recipients from 137,000 in winter 2024-25 to an estimated 860,000 in 2025-26.
14. The [Policy Note](#) accompanying the instrument is included in the annexe. It includes a summary of consultation undertaken on the instrument, impact assessments carried out, and the anticipated financial effects.
15. On [22 August 2025](#), the Cabinet Secretary for Social Justice wrote to the Committee to inform it that the updated regulations had been sent to the Scottish Commission on Social Security (SCoSS). On [2 September 2025](#), SCoSS wrote to the Cabinet Secretary to say no further comments to make.

Report

Following today's proceedings, a draft report will be prepared by the Clerks. The Committee is invited to decide whether to consider that draft report in private at a

SJSS/S6/25/23/1

future meeting or to defer responsibility to the Convener to publish a report of the Committee's views.

Clerks to the Committee
September 2025

Annexe

POLICY NOTE

THE WINTER HEATING ASSISTANCE (PENSION AGE) (SCOTLAND) AMENDMENT REGULATIONS 2025

SSI 2025/XXX

The above instrument will, if approved by the Scottish Parliament, be made in exercise of the powers conferred by sections 30(2), 41(4)(a), 52 and 95 of the Social Security (Scotland) Act 2018. The instrument is subject to affirmative procedure.

Summary Box

This instrument sets out the amended rules and eligibility criteria for Pension Age Winter Heating Payment (PAWHP) from winter 2025/26. PAWHP is a form of assistance which provides a contribution towards meeting winter heating costs and is currently only available to pensioners who are in receipt of relevant benefits. In winter 2024/25, PAWHP was delivered by the Department for Work and Pensions (DWP) through an agency agreement with the Scottish Government by virtue of a section 93 Scotland Act Order. Following the amendments to the Winter Heating Assistance (Pension Age) (Scotland) Regulations 2024 brought about by these amendment regulations, PAWHP will be delivered for winter 2025/2026 onwards by Social Security Scotland and will generally be a payment of £203.40 or £305.10 per pensioner household, depending on age, although the total household payment value may vary depending on household composition. This payment will then be automatically recovered through taxation from those pensioners with an individual income of more than £35,000 per year.

Policy Objectives

Section 30 of the Social Security (Scotland) Act 2018 confers powers on the Scottish Ministers to make regulations prescribing the eligibility rules for assistance provided under section 24 of the 2018 Act to help an individual to meet, or help towards meeting, the individual's heating costs during the winter months.

These amendment regulations will expand eligibility for Pension Age Winter Heating Payment (PAWHP) for winter 2025/2026 onwards. PAWHP will be a single annual payment of £203.40 per household for households in which all eligible individuals of pension age are below the age of 80, and £305.10 per household for pensioner households with an individual aged 80 and over. These payments will be made to all pensioners, and will be automatically recovered through taxation from those pensioners with a personal income of over £35,000 per year. This tax charge will be introduced through separate legislation brought forward by the UK Government.

The main objective of introducing extended eligibility to PAWHP is to provide older people with an income of £35,000 or less with financial support during winter, which will allow them to heat their homes for longer. Older people are targeted because

they may be particularly vulnerable to the effects of cold weather during the winter months and are more likely to be on fixed incomes.

Evidence has shown that living in a cold home can have a negative impact on health, emotional wellbeing and resilience. Extending eligibility to PAWHP will not solely be a fuel poverty measure but will provide reassurance to older people on lower incomes that they can afford to keep warm in the winter months when heating bills are higher, supporting their overall wellbeing. This financial support is particularly important given the significant increase in cost of living.

The amendment regulations include details of eligibility rules for entitlement to PAWHP and the value of the payment, as well as provisions in relation to exportability, application window, opting out and opting in to PAWHP, determination without application whereby someone has received a backdated award of a relevant benefit and timescales for a client to request a re-determination.

Eligibility Rules

Eligibility for PAWHP continues to be linked to the individual's age and their circumstances during the qualifying week. A person will be eligible if, during the qualifying week (the third full week in September), they are of state pension age.

Following the UK Government's discontinuation of Tax Credits, the removal of references in relation to tax credits from the principal Regulations has already been done separately by the Social Security (Miscellaneous Amendment) (Scotland) Amendment Regulations 2025 which came into force on 23 June 2025. These amendment regulations therefore do not remove reference to Tax Credits.

These amendment regulations will exclude entitlement for those who are in receipt of relevant benefits throughout the qualifying week, who have been in a care home or independent hospital throughout the qualifying week and for the 12 weeks immediately preceding the qualifying week. This is because these individuals are likely to receive public funding for their care and accommodation costs including heating through funding from the local authority.

Amount of Payment

Household composition will be taken into consideration when determining payment amount. Generally, a household with individuals who are state pension age but under 80 will receive £203.40, while households with an individual over 80 will generally receive £305.10.

Household composition	State pension age during qualifying week but under 80	80 or over during qualifying week
Person qualifies and lives alone (or none of the people they live with qualify)	£203.40	£305.10
Person qualifies and lives with someone under 80 who also qualifies	£101.70	£203.40

Household composition	State pension age during qualifying week but under 80	80 or over during qualifying week
Person qualifies and lives with someone 80 or over who also qualifies	£101.70	£152.55
Person qualifies and lives in a care home and does not get certain benefits	£101.70	£152.55

Payment value may be different if the client or their partner get one of the following benefits:

- Pension Credit
- Income-based Jobseeker's Allowance (JSA)
- Income-related Employment and Support Allowance (ESA)
- Income Support
- Universal Credit

Where someone receives Pension Credit, for example, (either individually or jointly) a single payment to the lead claimant will be made and this will always be the maximum value available for the age bracket of those in that claim, acknowledging that they have a lower income and therefore may require additional support.

Household composition	State pension age during qualifying week but under 80	80 or over during qualifying week
Qualifies if person gets one of the benefits and lives alone (or none of the people they live with qualify)	£203.40	£305.10
Person qualifies and lives with someone who also gets one of the benefits (joint claim)	£203.40 – only the lead claimant will get the payment	£305.10 – only the lead claimant will get the payment
Person qualifies, lives in a care home and gets one of the benefits	Nil	Nil

These payments will be automatically recovered through taxation from those pensioners with a personal income of over £35,000 per year. However, this tax charge will be introduced through separate legislation brought forward by the UK Government and will not be brought forward within the Winter Heating Assistance (Pension Age) (Scotland) Amendment Regulations 2025.

Exportability

The existing PAWHP Regulations included EEA residency conditions which expired on 1 April 2025. This is because the existing payment's income-related conditions would normally mean that it falls outside of the matters covered by EC Regulation 883/2004.

Despite the widening of eligibility through these amendment regulations, due to the element of means-testing introduced through the tax "clawback" from those with an income of over £35,000, the Scottish Government considers that the benefit should not be considered a form of assistance which would be exportable, as it does not fall within the matters covered by EC Regulation 883/2004. PAWHP therefore will not be exportable.

Cross-border Moves

If a client moves out of Scotland and is no longer ordinarily resident in Scotland by the last day of the qualifying week, they are not treated as meeting the conditions to be ordinarily resident in Scotland. The qualifying week is taken as a proxy for the individual's circumstances for the forthcoming winter; where someone has ceased to be ordinarily resident in Scotland by the end of the qualifying week, it is therefore taken that they will not be resident in Scotland throughout the winter, and so they would no longer meet the residency criteria. This prevents a client from being eligible for both PAWHP and Winter Fuel Payment (WFP), in the event of a cross-border move from Scotland to England, for example, during the qualifying week.

Applications

There may be circumstances in which an individual is required to apply for assistance. An individual may need to apply, if:

- they are not in receipt of a DWP-administered benefit (including their State Pension) and have not received PAWHP or WFP before, or have deferred their State Pension since their last PAWHP or WFP.

Application window

This will allow people to apply for assistance until 31 March following the qualifying week. We do not intend to allow retrospective applications beyond this date unless there is good reason for that late application.

We have regulated for the closure of the application window only, to allow flexibility in when applications open.

This approach allows applications throughout the winter that the payment is intended to provide support with, and for a short period after that. The application window as described is appropriate as it intends to provide support over the winter. If an individual requires support, they may reasonably be expected to make their application during the winter period or shortly thereafter. If the winter has already

passed and the individual has not already received automated support and has not applied during the winter period, applications may only be made late for good reason. Guidance will be prepared to clarify what is meant by “for good reason”.

Due to the complexities surrounding the process of household matching, it would not be practicable to have an open-ended application window for previous winters. The amount of PAWHP an individual receives is determined by their personal circumstances and the composition of their household during the qualifying week for a given winter. The difficulty of ascertaining an individual’s household circumstances in previous years would introduce significant complexity, and any new information received in later years may have a knock-on impact on the entitlement of other clients who were paid during that previous winter. An open-ended application window for previous winters would therefore introduce extreme administrative complexity which would not be practicable to deliver.

Opt-out and Opt-in Requests

All clients will be able to opt-in and opt-out of PAWHP payments. There will be no deadline for clients to opt out, and all opt-out requests will take effect for subsequent payments.

Clients will be able to opt back in up to 31 March for the immediately preceding winter. Clients will be able to opt back in for the immediately preceding winter after the deadline of 31 March if they have a good reason for not opting back in sooner. If a client requests to opt back in after 31 March without good reason for not opting back in sooner, the client will be opted-in from the subsequent winter onwards.

Rather than cancelling entitlement, a decision to opt-out will result in a zero-rated award of entitlement. This will ensure clients receive a letter each year notifying them that they are not receiving a payment because they have opted out. This letter will provide information on how to opt back in, should they wish to do so.

For those not in receipt of a joint claim of a relevant benefit, if one member of a couple or household decides to opt-out, this will have no effect on the entitlement or payment value of the other member of the couple or other members of the household. If a client opts-out, they will remain opted-out for all subsequent winters until they choose to opt back in, and the client will remain opted-out even if they become eligible for a different payment rate of PAWHP.

Determinations Without Application

The expansion of eligibility to PAWHP introduces a greater range of conditions determining payment value, therefore increasing the likelihood of underpayment and overpayment in one specific scenario relating to an award of a relevant benefit received after the qualifying week, which is backdated to the qualifying week. Provision has therefore been made to allow for new Determinations Without Applications to correct changes to entitlement resulting from backdated awards. Specifically, this provision will cover the scenario in which an individual lives with another eligible individual and is not living with them as a member of a couple or member of a polygamous marriage (e.g. two sisters of state pension age, or a mother and son both of state pension age), and is not in receipt of relevant benefits, and

therefore receives a shared rate of PAWHP, but retrospectively becomes eligible to a higher rate of payment through entitlement to a relevant benefit which is backdated to the qualifying week. In this scenario, a new determination without application will be made. They will then be entitled to one of two higher amounts depending on their age, which will be offset under regulation 16A (calculation of payments) against any lower payment previously received for the same qualifying week, allowing for a top-up payment to be issued.

Periods in respect of a re-determination request

The regulations provide 42 calendar days for a client to request a re-determination.

In winter 2024/2025, payments were made by the DWP on behalf of Scottish Ministers under agency agreement, and the timescale for requesting a re-determination was therefore set at 31 days to align with DWPs 'mandatory reconsiderations', whereby clients should request a mandatory reconsideration within one month of their decision, to help streamline the process for winter 2024/25.

The current PAWHP regulations provided 31 days for a client to request a re-determination and 56 days for a decision on a re-determination request to be made.

By providing 42 days for a client to request a re-determination, this enhanced timescale for re-determinations will align with disability benefit timescales, offering increased time and flexibility for clients to request a re-determination.

Saving Provision

Any retrospective determinations of entitlement made after the coming into force date of our 2025 amendments – whether pursuant to an application, re-determination or appeal – in relation to the qualifying week in 2024 will be made applying the law as it was in force prior to the regulations being amended. This provision will also retain the 31 day time period for making a re-determination request for all awards in relation to the qualifying week in 2024.

UN Convention on the Rights of the Child (Incorporation) (Scotland) Act 2024 Compatibility

The Scottish Ministers have made the following statement regarding children's rights.

In accordance with section 23(2) of the United Nations Convention on the Rights of the Child (Incorporation) (Scotland) Act 2024 ("the Act"), the Scottish Ministers certify that, in their view, the Winter Heating Assistance (Pension Age) (Scotland) Amendment Regulations 2025 are compatible with the UNCRC requirements as defined by section 1(2) of the Act.

EU Alignment Consideration

This legislation is not relevant to the Scottish Government's policy to maintain alignment with the EU, because each EU member state has its own social security laws.

EU rules co-ordinate these separate social security systems between member states (and associated states) to support freedom of movement. This co-ordination continues to apply in respect of the UK for people who fall under the various international agreements to which the UK is party.

Scottish Commission on Social Security - scrutiny of the draft Regulations

Under section 97(2) of the Social Security (Scotland) Act 2018, the Scottish Ministers are required to inform the Scottish Commission on Social Security (SCoSS) of their proposals in relation to regulations made under any section in Chapter 2 of Part 2 to the 2018 Act. The Scottish Ministers provided draft regulations to SCoSS shortly before laying this draft instrument in compliance with section 97(2).

Due to the late change in policy from the UK Government, and the lack of prior consultation with the Scottish Government, this instrument must be laid as a matter of urgency in order for payments to be made on time this winter, and it has therefore not been possible for SCoSS to have the appropriate amount of time to scrutinise and publish a report on the regulations before we lay the regulations in Parliament.

As such we are laying this draft instrument as well as a [statement](#) explaining why the Ministers consider it appropriate to lay the regulations without a report from SCoSS having been prepared. The Scottish Ministers will consider that report when it is published.

SCoSS has been informed of the urgent nature of these regulations, resulting from the UK Government's recent decision to expand eligibility to WFPs, and it is content to scrutinise the regulations both before and after the regulations are laid.

Impact Assessments

Draft impact assessments have been provided to SCoSS alongside the draft regulations, and will be published alongside the laying of the regulations.

We have provided the following impact assessments:

- [Equalities Impact Assessment](#)
- [Fairer Scotland Duty](#)
- [Island Communities Impact Assessment](#)
- [Business Regulatory Impact Assessment](#)
- [Child Rights and Wellbeing Impact Assessment](#)

The impact assessments find that the introduction of universal eligibility to PAWHP will have a positive impact, providing a higher level of support not just to those in receipt of relevant benefits, but also to those who are above the income threshold

for benefits such as Pension Credit, but still require support. With high energy prices continuing to be a key driver of fuel poverty, this support is particularly important given the significant increase in energy prices amid the cost of living crisis.

The introduction of universal eligibility to PAWHP is estimated to provide support to 860,000 pensioners in 2025/26, an investment of £151 million. This compares to the 137,000 forecast to receive the payment under the current restricted eligibility in winter 2024/25.

We have also engaged with the Information Commissioner's Office who have confirmed that the Scottish Government has met its obligation to consult the ICO under UK GDPR 36(4).

An operational Data Protection Impact Assessment will be produced by Social Security Scotland before the processing of data begins.

As per the requirements set out in the UNCRC (Incorporation) (Scotland) Act 2024 (UNCRC Act), there is a statutory requirement to complete a full Child Rights and Wellbeing Impact Assessment (CRWIA) when laying legislation. A full CRWIA has therefore been completed, finding an indirect positive impact of PAWHP on the rights and wellbeing of children, for those children who are part of a household in which an individual is entitled to PAWHP.

Financial Effects

A Business and Regulatory Impact Assessment (BRIA) has been published. The Scottish Government does not believe that PAWHP will have an adverse impact on the competitiveness of Scottish companies or the third sector within Scotland, the UK, or elsewhere in Europe or the rest of the world.

The right to appeal to a First-tier Tribunal is provided for in the Social Security (Scotland) Act 2018. Civil legal aid will continue to be available to individuals to appeal an entitlement decision to the Upper Tribunal, Court of Session or Supreme Court. Whilst the change in policy may lead to more people appealing, the Scottish Government does not anticipate significant numbers which would have any adverse impact to the Legal Aid budget as a result of the introduction of PAWHP. Current recipients of WFP are already able to access legal aid to appeal entitlement decisions.

The Scottish Fiscal Commission (SFC) has a statutory duty to provide independent and official forecasts of Scottish GDP, devolved tax revenues, and devolved social security spending. Under the Scottish Fiscal Commission Act 2016, the SFC may also produce forecasts on other 'fiscal factors', defined as "anything which the Scottish Ministers use to ascertain the amount of resources likely to be available for the purposes of sections 1 to 3 of the Public Finance and Accountability (Scotland) Act 2000". The Protocol for engagement between the Scottish Fiscal Commission and the Scottish Government notes that the SFC may produce forecasts where it considers the policy, or policies, to have a "non-negligible impact on receipts or expenditure".

Following the changes to Pension Age Winter Heating Payment (PAWHP) in Scotland announced on 18 June 2025, the SFC produced, as part of its Scotland Economic and Fiscal Forecasts Update June 2025, an illustrative estimate, in which the PAWHP spending was presented as the spending minus the payments recovered.

After reviewing The Winter Heating Assistance (Pension Age) (Scotland) Amendment Regulations 2025, the SFC concluded that an updated policy costing is appropriate to inform the legislation. The SFC's Fiscal Update 2025, published on 26 August 2025, includes a forecast for PAWHP which reflects the Scottish Government's intent to deliver the payment under the new eligibility rules and payment amounts from winter 2025-26. It presents forecasts of spending and the amount from payment recovery.

Scottish Government
Social Security Directorate
August 2025