PASSPORT SECTION PREMIUM

A GUIDE TO YOUR PREMIUM BENEFITS

APRIL 2013
Welcome to Premium

The BAE Systems Pension Scheme – Passport Edition (the Scheme), is a valuable part of your remuneration package from the Company. The Scheme provides you with a range of benefits to support you and your family both now and in the future.

This section of the Scheme applies to members who were eligible to join the Premium section of the PCSPS and whose employment was transferred to the Company. The benefits from this Scheme are broadly comparable with those of the Premium section of the PCSPS.

Please take time to read through this booklet to understand the benefits available to you.

This Guide features certain terms and expressions which have specific meanings within the Scheme. These are shown in italics and the definitions will be revealed if you use your mouse to hover over any of these.

Wherever you see a page reference underlined, clicking on the underlined word or number will take you straight to that page. If you then click the ‘Return to page’ button, you’ll be returned to the page you were reading. All of the email addresses and websites are live links, so one click will open them for you.

As a member of the Scheme you are contracted-out of the State Second Pension (S2P) which was formerly known as the State Earnings Related Pension Scheme (SERPS). This means that the Scheme replaces some of the pension that S2P would have paid to you at retirement and as a result you pay a lower rate of National Insurance contributions. Your basic State Pension remains unaffected and you will remain eligible to receive it in addition to your pension from the Scheme.
MEMBERSHIP OF THE SCHEME

ELIGIBILITY
You are eligible to join if you have transferred directly from the Premium section of the PCSPS or a scheme broadly comparable with the Premium section of the PCSPS and your employment was transferred to the Company.

The Company may, at its discretion, allow you to join the Scheme if you do not satisfy the conditions set out above.

CEASING TO BE ELIGIBLE WHILE STILL AN EMPLOYEE
You will cease to be eligible for membership if, with your agreement, the nature of your employment changes to a role that is not eligible for membership of Premium. In these circumstances, you may be offered membership of an alternative pension arrangement.

You will also cease to be eligible if the Company tells you that you are no longer eligible in circumstances where you originally joined the Scheme at the Company’s discretion despite not satisfying the eligibility conditions, or if it might be unlawful for the Trustees to accept further contributions from your employer in respect of you.

OPTING OUT
Membership of this Scheme is not a compulsory part of your employment with the Company. As a member of the Scheme you can opt out of Premium at any time.

You will be required to give the Trustees and the Company two months’ written notice of your intention to leave Pensionable Service.

At the end of the pay period in which your two-month notice period expires, you will be treated under the Scheme as if you had left Pensionable Service, but you will not receive any benefits until you have actually left service or reach age 75, if earlier.

If you decide to opt out:
- You will lose the benefit of the Company’s contribution to the cost of future pension provision under the Scheme.
- You will lose the protection provided by the Scheme to you and your family in the event of your death in service.
- You will lose the part of the protection provided by the Scheme to you and your family in the event of your early retirement from the Company on account of your serious ill-health.
- You will lose the opportunity to earn a pension linked to your future earnings and service.
- You may only rejoin with the specific permission of the Company and subject to any conditions that the Trustees consider appropriate.

The decision to opt out is yours alone but you should give careful consideration before doing this and you may wish to consult with an Independent Financial Adviser (see page 16).
MAKING CONTRIBUTIONS TO THE SCHEME

YOUR CONTRIBUTIONS
Your Basic Contributions are 3.5% of your Pensionable Salary.
You may choose whether or not to pay Basic Contributions in respect of any Pensionable Service on or after Normal Retirement Date. This decision must be made no later than one month before Normal Retirement Date. If you choose not to make Basic Contributions, your Pensionable Service will cease (see page 7).

INCOME TAX RELIEF
Your contributions are taken from your pay before tax is calculated, so you will automatically receive full income tax relief at your highest rate. Some restrictions to tax relief apply to high earners. Please contact an Independent Financial Adviser if you think this may apply to you (see page 16).

SMART PENSIONS ARRANGEMENT
Provided that you are employed by companies wholly owned by BAE Systems plc or participating joint venture companies, all contributions to the Scheme will be made under the SMART Pensions arrangement, unless you choose to opt out of SMART. Full details of the SMART Pensions arrangement can be found in a separate SMART Pensions booklet.

COMPANY CONTRIBUTIONS
Your employer makes contributions at a rate determined by the Trustees in consultation with the Company and with advice from the Scheme Actuary. These rates may change from time to time following the regular reviews of the financial position of the Scheme.

HOW THE CONTRIBUTIONS ARE USED
Your contributions, together with those from the Company, are credited to the fund and are invested by the Trustees. The proceeds are used to provide benefits for you in accordance with the Rules of the Scheme.

PAYING ADDITIONAL VOLUNTARY CONTRIBUTIONS
Under the terms of the Scheme, you may increase your benefits by paying Additional Voluntary Contributions (AVCs) whilst you are in Pensionable Service. AVCs might be of particular interest if you joined the Scheme later in your working life or you are considering the possibility of retiring early.
You can choose how much to pay and you can change or suspend your contributions at any time. You have a choice of investment options. Contributions are deducted from pay before tax is calculated so you automatically receive tax relief at your highest rate. Some restrictions to tax relief apply to high earners. Please contact an Independent Financial Adviser if you think this may apply to you (see page 16).
A separate booklet giving more details about AVCs is available from the Pensions Service Centre or can be downloaded from the website.

TEMPORARY ABSENCE
If you are temporarily absent from work, your membership of the Scheme will continue for as long as you pay contributions into the Scheme. If you take paid absence from work, you will continue to pay contributions and this period will count in full towards your pension. If you stop paying contributions to the Scheme, your Pensionable Service will cease. On recommencing contributions, your Pensionable Service before and after the break will be treated as continuous, so that your benefits in respect of Pensionable Service before and after the break include changes to your Pensionable Salary earned after the break.
If you are absent because of sickness or injury and you stop paying contributions, you may continue to be treated as remaining in Pensionable Service for up to one year from the date you were first absent, or longer if the Company and Trustees agree.
If you are absent as a result of maternity, adoption or paternity leave, you will be treated as still in Pensionable Service for as long as you have a statutory or contractual right to return to work. You will pay contributions on any amount of pay (including any statutory maternity, adoption or paternity pay) made while you remain employed by the Company.
If, however, you are absent as a result of parental leave, you will be treated as if you have left Pensionable Service unless you return to work at the end of that period of leave. In this case, your periods of Pensionable Service before and after that leave will be treated as continuous but will exclude the period of parental leave itself.
RETIREMENT BENEFITS

RETIREMENT AT NORMAL RETIREMENT DATE
When you retire, you will receive an annual pension and a one-off lump sum. The amount of these benefits will depend on your Final Pensionable Salary and length of Pensionable Service. It will also depend on the amount of any AVCs you may have paid.

PENSION AT NORMAL RETIREMENT DATE
Your annual pension is worked out as follows:

\[
\text{Annual Pension} = \frac{\text{Final Pensionable Salary} \times \text{Pensionable Service}}{60}
\]

LUMP SUM
You may choose to exchange some of your annual pension for a tax-free cash sum subject to HM Revenue & Customs (HMRC) restrictions. This is usually limited to 3/80ths of Final Pensionable Salary for each year of Pensionable Service. You will receive at least £12 cash for each £1 of pension you give up plus a proportionate amount for each additional day. The Trustees may allow you to take a higher cash sum. The amount of this cash sum depends on your circumstances but is typically up to 25% of the total value of your pension benefits.

Example
If your Final Pensionable Salary is £18,000 and your Pensionable Service is 20 years, your annual pension is (£18,000 x 20)/60 = £6,000 a year before deductions.

Example
If your Final Pensionable Salary is £18,000 and your Pensionable Service is 20 years, your lump sum on retirement is (£18,000 x 20) x 3/80 = £13,500. Your pension will be reduced as follows: £6,000 – (£13,500/12) = £4,875 a year before deductions.
EARLY AND LATE RETIREMENT

RETIRING EARLY FROM PENSIONABLE SERVICE EXCEPT ON MEDICAL GROUNDS
You are permitted to retire at any time after your Minimum Pension Age and receive an immediate pension.

Your pension will be calculated as shown on page 5 and will be reduced by an early retirement factor to account for the extra years over which your pension will be paid. The early retirement factors are agreed between the Company and the Trustees on advice from the Scheme Actuary. They are reviewed periodically and may change from time to time.

Note
If you retire and draw your pension from Pensionable Service before Normal Retirement Date, you must also leave the Company.

RETIRING EARLY FROM PENSIONABLE SERVICE ON MEDICAL GROUNDS
If you cannot work due to ill-health, you may retire at any age with an immediate pension, subject to certain conditions and with the consent of the Trustees.

To receive this benefit, the Trustees need evidence from their medical adviser that your ill-health satisfies the definition of either Chronic ill-health or Incapacity.

‘Chronic ill-health’ means physical or mental impairment which, in the opinion of the Trustees, results in you being permanently unable to undertake your current occupation (you must have ceased to carry on your occupation) and makes it unlikely that you will be able to work in any capacity in the future.

‘Incapacity’ means physical or mental impairment which, in the opinion of the Trustees, results in you being permanently unable to undertake your current occupation (you must have ceased to carry on your occupation) but which does not make it unlikely that you will work in some employment in the future.

The basis of the calculation of the medical retirement pension and lump sum is dependent upon the severity of your illness and the length of your Qualifying Service and is illustrated on the right and on page 7.

CHRONIC ILL-HEALTH
Annual pension equals:

1/60th x Final Pensionable Salary x Enhanced Pensionable Service

Where Enhanced Pensionable Service represents your Pensionable Service plus the number of years and days that you would have received had you remained in Pensionable Service until Normal Retirement Date.
## INCAPACITY

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<th>If you have completed less than five years Qualifying Service</th>
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<tr>
<td>You may receive an annual pension equal to:</td>
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<tr>
<td>( \frac{1}{60} \times \text{Final Pensionable Salary} \times \text{Pensionable Service} ) (subject to a maximum of 45 years)</td>
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<th>If you have completed five years or more Qualifying Service</th>
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<tr>
<td>You may receive an annual pension equal to:</td>
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<tr>
<td>( \frac{1}{60} \times \text{Final Pensionable Salary} \times \text{Reduced Enhanced Pensionable Service} )</td>
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Reduced Enhanced Pensionable Service in this circumstance is your Pensionable Service plus 75% of the number of years and days that you would have received had you remained in Pensionable Service until Normal Retirement Date (subject to a maximum of 45 years).

You may choose to give up part of your pension to provide a cash sum at retirement as described on page 5.

Until Normal Retirement Date, the Trustees may require evidence of your continued illness from time to time. The Trustees have the power to reduce or suspend the pension described above if, in their opinion, this is justified by a subsequent change in your medical circumstances.

## RETIREMENT AFTER NORMAL RETIREMENT DATE

If your employment with the Company continues after Normal Retirement Date, you may start to receive a pension at Normal Retirement Date as if you had left employment at that time.

Alternatively, you may choose to start to receive a pension when you leave employment with the Company. In this case, you may choose whether to continue or cease Basic Contributions if you continue to work after Normal Retirement Date. You must choose whether to continue paying Basic Contributions no later than one month before your Normal Retirement Date.

If you choose to continue to make Basic Contributions to the Scheme, your pension will be calculated as shown on page 5 but based on your Pensionable Service and Final Pensionable Salary at your actual retirement date. You will continue to be covered for the Scheme’s death in service benefits until you retire.

If you choose not to continue to make Basic Contributions to the Scheme, your benefits will be calculated as shown on page 5 as at Normal Retirement Date. The benefits will be deferred to actual retirement when they may be increased by a late retirement factor as agreed between the Company and Trustees after taking actuarial advice.

If you continue in Pensionable Service after reaching age 75, you will be treated as having left Pensionable Service on reaching that age and your pension will be put into payment.
GENERAL INFORMATION REGARDING RETIREMENT

AVCS
You will normally be able to take your AVC fund as a tax-free cash sum at retirement, subject to HMRC restrictions (see page 14). Alternatively the fund can be converted into additional Scheme pension using the conversion terms set by the Trustees on the advice of the Scheme’s Actuary. Alternatively, you may purchase additional pension from an external provider.

If you do not wish to take your AVCs at the same time as your Scheme pension, you must apply to the Trustees in writing before your Scheme pension comes into payment.

HOW YOUR BENEFITS WILL BE PAID TO YOU
The lump sum is paid direct to either your bank or building society account.

Pensions are paid in advance on the first working day of every month direct to your bank or building society account. Pensions are treated as earned income for tax purposes but are not subject to National Insurance deductions. Any tax that is due is taken off before the pension is paid.

PENSION INCREASES
If you joined the Scheme on or before 31 January 2011, your pension relating to Pensionable Service up to 30 June 2011 will increase annually in line with the percentage increase in the Retail Prices Index (RPI) and your pension relating to Pensionable Service on and from 1 July 2011 will increase by the percentage increase in the Consumer Prices Index (CPI) or such other rate as is set out under orders made under sections 59 and 59A of the Social Security Pensions Act 1975.

If you joined the Scheme on or after 1 February 2011, your pension will increase annually in line with the percentage increase in the Consumer Prices Index (CPI) or such other rate as is set out under orders made under sections 59 and 59A of the Social Security Pensions Act 1975.

A proportional increase will be paid in the first year of retirement. Any transferred in GMP element will be increased in accordance with the legislation – see the contracting-out section on the right.

Example
You retire in mid October with an annual pension of £7,500. The following April, the relevant price increase is 3.5%. As you retired exactly half way through the relevant 12 month period, the pension is increased proportionately (in this case by half of the total increase i.e 1.75%). Therefore, your annual pension becomes £7,631.25 after six months.

During the second year, the relevant price increase is 4.2%. Therefore your annual pension becomes £7,951.76 a year later.

CONTRACTING-OUT
When you leave Pensionable Service for any reason, the total benefit from the Scheme and the State will be at least equal to the earnings related pension you would have earned in respect of transferred in Pensionable Service attributable to service prior to 6 April 1997 had you not been contracted-out. This minimum level of benefit which the Scheme has to provide on behalf of the State is known as the Guaranteed Minimum Pension (GMP).

A number of restrictions apply to the GMP. In particular, it is not payable before State Retirement Age and no part of it can be exchanged for a cash sum. Provision of a GMP may restrict your options on early retirement as the reduced pension must be sufficient to provide your GMP.

When you reach State Retirement Age, the basic State Pension will become payable in addition to your Premium pension, as long as you have paid enough National Insurance contributions.

Part of the pension increases relating to any GMP is paid with your State Pension.

There is more information on the State benefits on page 15 of this booklet.
DEATH BENEFITS

As well as a lump sum death benefit, pensions may be payable to your Spouse or Partner and Pensionable Children on your death. The death benefits that are payable when you die depend on whether you are still working for the Company, are retired or have left the Company with deferred benefits.

DEATH IN SERVICE
If you die while still in Pensionable Service, the lump sum death benefit payable is equal to three times your Pensionable Salary at the date of your death.

DEATH AFTER YOU RETIRE
If you die before reaching age 75 and within five years of retiring, a lump sum death benefit will be payable. This is known as the ‘Five Year Guarantee’.

The lump sum death benefit is equal to the difference (if any) between five times your annual pension on the date you died (the ‘ceiling benefit’) and the total pension you have already received.

Example
Your Pensionable Salary is £20,000. The lump sum death benefit will be £20,000 x 3 = £60,000.

A pension is paid to your Spouse or Partner equal to 50% of the pension that you would have received if you had retired due to Chronic ill-health immediately before your death.

Example
Your annual pension is £7,500.

You die 11 months after retirement. The lump sum death benefit is calculated in two parts. The ‘ceiling benefit’ is worked out first and the pension you have already received is taken from this.

‘Ceiling benefit’:
5 x £7,500 = £37,500

Less the benefits you have already received:
£6,875 (11 months’ pension)

Five Year Guarantee lump sum to pay:
£37,500 - £6,875 = £30,625

A pension is also paid to your Spouse or Partner equal to 50% of your pension ignoring any exchange of pension for a lump sum at retirement, plus pension increases to the date of your death.

If a pension has been reduced for early payment, the amount of the pension payable to your Spouse or Partner will be no less than the ‘Limited Spouse’s Pension’ (see page 11), except where the pension is not payable to a Spouse or the marriage took place after your date of retirement or where your Spouse is living together as husband and wife with another person to whom he or she is not married.
DEATH BENEFITS CONTINUED

DEATH IN SERVICE AFTER NORMAL RETIREMENT DATE (WHilst NOT PAYING CONTRIBUTIONS TO THE SCHEME)
The lump sum death benefit is equal to the sum of the pension instalments that would have been paid to you for five years if you had retired the day before you died (disregarding annual pension increases).

A pension is also paid to your Spouse or Partner equal to 50% of your pension, calculated as if you had retired the day before your death without giving up any pension for a lump sum.

DEATH IN DEFERMENT
If you die after leaving Pensionable Service and are entitled to a deferred pension, a lump sum death benefit is payable equal to the total Basic Contributions that you paid to the Scheme plus, if you transferred your PCSPS benefits to the Scheme, your total contributions to the PCSPS without interest.

In addition, a pension is paid to your Spouse or Partner of 50% of your deferred pension including annual increases up to the day you died.

PAYMENT OF LUMP SUM DEATH BENEFITS
The lump sum death benefit will be paid to, or for the benefit of, your Dependant(s), relatives or nominees, at the Trustees’ discretion. This generally enables payment to be made quickly and normally without liability to Inheritance Tax.

EXPRESSION OF WISH FORM
You can help the Trustees decide who will receive the lump sum benefits payable on your death by completing an Expression of Wish Form. The Trustees will consider your wishes but are not legally bound by them.

Please note that the Trustees will not pay any benefits to charities, societies or clubs.

You can obtain an Expression of Wish Form from the Pensions Service Centre. The completed form should be returned to the Pensions Service Centre. You should complete a new Expression of Wish Form if your wishes or circumstances change.

Please note that this form can only be considered by the Trustees if it is held by the Pensions Service Centre.

IMPORTANT NOTE
At the time of a divorce or dissolution of a Civil Partnership, a court may order that when a Scheme member (or a previous member) dies, all or part of the death benefit must be paid to the ex-Spouse. If this is the case, any balance will be paid to the person you nominated or to your personal representative if there is no valid nomination.

CHILDREN’S PENSIONS
Children’s pensions will be paid if you die leaving Pensionable Children. The children’s pension will be paid to one or more of the Pensionable Children or used for their benefit in such shares as the Trustees decide. The children’s pension will stop when there are no remaining Pensionable Children. If you joined the Scheme on or before 31 January 2011, children’s pensions are only payable if no pension is payable to a Spouse or Partner.

The level of the pension paid depends on the number of Pensionable Children, but will total no more than 50% of your pension.
OTHER DEPENDANTS' PENSIONS
The Trustees may, at their discretion, pay a pension to a Dependant (or apportion between Dependents), if you die leaving one or more Dependents and no pension is payable to a Spouse, Partner or Pensionable Children.

If a Dependant’s pension is paid to a person who is under the age of 18 at the date of your death (or 23 if in full-time education or vocational training), it will usually only continue until age 18 (or age 23 if in full-time education or vocational training).

The Trustees may review the payment of a Dependant’s pension and reserve the right to reduce, suspend or terminate the pension if, in their view, the circumstances of the Dependant has changed.

PAYMENT OF A SPOUSE OR PARTNER’S PENSION
Payment of the Spouse’s or Partner’s pension will commence on the first day of the month following the date of death and is payable for life.

If your Spouse or Partner is more than 10 years younger than you, the Spouse’s pension will be reduced by 2.5% for each year of age difference greater than 10, plus an additional proportion for each additional complete month.

Any benefits in respect of a GMP must always be paid to a Spouse.

CONTRACTING-OUT
If you die after your pension starts, the Spouse’s pension will never be less than the ‘Limited Spouse’s Pension’.
This is approximately half the member’s GMP for a widow and half the member’s GMP in respect of Pensionable Service after 5 April 1988 for a widower or Partner.
LEAVING OR OPTING OUT

If you leave Pensionable Service or opt out of the Scheme before you retire, you have a choice of options for your benefits. The options available are dependent on your Qualifying Service within the Scheme.

If you have three months’ or less Qualifying Service

You will be entitled to a refund of your total contributions (including any AVCs) to the Scheme, less tax and any amount in respect of reinstatement into S2P.

If you have more than three months’ but less than two years’ Qualifying Service

Your choice is:
• A refund of your total contributions (including any AVCs) to the Scheme, less tax and an amount in respect of reinstatement into S2P;
OR
• A transfer out of your Premium pension rights.

If you have two or more years’ Qualifying Service

Your choice is:
• Deferred benefits within Premium;
OR
• A transfer out of your Premium pension rights.

YOUR DEFERRED BENEFITS

Your deferred pension and lump sum will be calculated in the same way as your pension at Normal Retirement Date (see page 5), but based on Final Pensionable Salary and Pensionable Service on the date you leave Pensionable Service.

Your pension and lump sum will then be increased each year as follows:
• Any GMP entitlement you have will be subject to fixed rate revaluation over the period to State Retirement Age (and if not put into payment then, will be increased further as required by law).
• The balance of your deferred pension will increase over your period of deferment. If you joined the Scheme on or before 31 January 2011, your deferred pension will increase in line with the increase in the Retail Prices Index (RPI) up to a maximum of 5% per year compound and your deferred pension in respect of your Pensionable Service on and after 1 February 2011 will increase by the percentage increase in the Consumer Prices Index (CPI) up to a maximum of 5% per year compound, or such other rate as is set out under orders made under sections 59 and 59A of the Social Security Pensions Act 1975.
• If you joined the Scheme on or after 1 February 2011, your deferred pension will increase in line with the increase in the Consumer Prices Index (CPI) up to a maximum of 5% per year compound over your period of deferment, or such other rate as is set out under orders made under sections 59 and 59A of the Social Security Pensions Act 1975.

CERTIFICATE OF DEFERRED BENEFITS

When you leave Pensionable Service, you will be given a Certificate of Deferred Benefits and it is important that you keep this safe. It is also important that you keep the Pensions Service Centre informed of any change of address to ensure that you can be traced when your benefits become due.

EARLY PAYMENT OF YOUR DEFERRED PENSION

Your preserved benefits can be paid before Normal Retirement Date if you have reached the Minimum Pension Age and you apply for an immediate payment of your preserved benefits.

Your pension will be calculated as shown on page 5 and will be reduced by an early retirement factor to account for the extra years over which your pension will be paid. The early retirement factors are agreed between the Company and the Trustees on advice from the Scheme Actuary. They are reviewed periodically and may change from time to time.

In the event of your death the Scheme will pay benefits to your Dependents (see page 10).
LEAVING OR OPTING OUT CONTINUED

LATE PAYMENT OF YOUR DEFERRED PENSION
If the Trustees agree, you may be able to elect to receive your benefits starting later than your Normal Retirement Date but not later than your 75th birthday. Your benefits will increase between Normal Retirement Date and the date that you actually retire by a factor determined by the Trustees and the Company following the advice of the Scheme Actuary.

TRANSFERRING OUT YOUR PREMIUM PENSION RIGHTS
If you leave Pensionable Service at least one year before Normal Retirement Date, you can ask for a transfer payment to be made to your new employer’s pension scheme or to another registered pension arrangement, for example, a registered personal pension plan. The transfer payment will be equal to the value of your benefits (including death benefits but excluding any allowances for discretionary benefits).

Having left Pensionable Service you may request the Trustees to provide you with a statement of entitlement of the cash equivalent of your benefits. You should receive this statement within three months of your written request. The amount shown on the statement will be guaranteed for only three months.

If you have at least three months’ but less than two years’ Qualifying Service when you leave Pensionable Service, you can choose to take a transfer as above instead of a refund of your contributions. You have three months after leaving Pensionable Service to choose this option and the transfer must be completed within six months of leaving Pensionable Service.

More information regarding transferring your benefits is available from the Pensions Service Centre, but please note that they cannot give specific advice on individual cases.
A REGISTERED SCHEME
The BAE Systems Pension Scheme is a registered scheme. This means that certain tax concessions apply subject to certain restrictions.

The tax concessions currently in place are:
- Full income tax relief on any contributions you make to the Scheme, including Additional Voluntary Contributions (AVCs), although some restrictions may apply to high earners.
- Tax-free cash sums may be payable on retirement and death.
- All pensions are treated as earned income and are taxed under the PAYE system.
- Tax advantages for the Scheme investments in respect of certain income and capital gains from investments.

REstrictions
The tax concessions are, in effect, clawed back if certain restrictions are breached. There are some restrictions that apply, although the great majority of members are unlikely to be affected by them.

the Lifetime Allowance
If the value of benefits in registered schemes that you accumulate in a lifetime exceeds the Lifetime Allowance, the excess benefits will be taxable at a special rate of tax. For the tax year 2013/14, the amount of the Lifetime Allowance is £1.5 million. This is broadly equivalent to a pension of about £75,000 a year. This will reduce to £1.25 million from the tax year 2014/15 (broadly equivalent to a pension of £62,500 a year.)

the Annual Allowance
If any AVCs in any tax year plus the increase in value of the pension earned during the same year, when added to contributions or benefits earned in any other registered schemes, exceed 100% of your earnings or, if lower, £50,000 (for the tax year 2013/14), reducing to £40,000 for the tax year 2014/15, you will be taxed at your highest marginal rate on the excess. There are provisions for unused Annual Allowance from previous years to be used to offset potential tax liability.

Tax-free Cash
The Scheme allows you to take part of your pension as a tax-free cash sum at retirement. The overall maximum is 25% of the value of your pension benefits (but cannot exceed 25% of the available Lifetime Allowance).

If you think you may be affected by any of the restrictions set out above or if you want further details, please contact the Pensions Service Centre or consult an Independent Financial Adviser (see page 16).
GENERAL INFORMATION

MANAGEMENT OF THE BAE SYSTEMS PENSION SCHEME

The BAE Systems Pension Scheme is established under a trust administered by a corporate trustee, BAE Systems Pension Funds Trustees Limited, which has its own Board of Directors (known as the Trustees).

The Board comprises 14 Trustees; seven are appointed by the Company, six are elected by the Central Pensions Consultative Committee (CPCC) and one is elected by the Pensioners Consultative Committee (JPC). The Trustees are responsible for supervising the correct operation of the Scheme through its managers, with the assistance, where appropriate, of other professional advisers. Benefits under the Scheme are provided from a fund of investments (and not allocated to individual members), which is professionally managed on behalf of the Trustees.

MAXIMUM SCHEME BENEFITS

The benefits payable by the Scheme are subject to the Scheme Maximum. Under the Scheme Maximum, your benefits, excluding Additional Voluntary Contributions, must not exceed 2/3rds of your final earnings. These earnings can include taxable benefits, such as overtime or shift payments and may therefore be greater than your Final Pensionable Salary. Your final earnings may, however, be limited to the Scheme Cap.

THE STATE PENSION SCHEME AND CONTRACTING-OUT

The State scheme has two tiers: a flat rate basic pension tier and an earnings related pension tier (the State Second Pension or S2P). As a member of the Scheme, you are ‘contracted-out’ of the S2P.

As a result of this, both you and the Company pay reduced rate National Insurance contributions.

Being contracted-out does not affect your Basic State Pension in any way. Your S2P for any transferred-in contracted-out service up to 5 April 1997 is reduced by your Guaranteed Minimum Pension (GMP) (see page 8). No S2P is earned after that date. Since 6 April 1997, the Scheme must pass a scheme quality test. The Scheme Actuary has to confirm that Premium has passed the new test every three years.

Information on your State Pension is given on your annual benefit statement unless you inform the Pensions Service Centre that you do not want this information included.

For further information on your State entitlement you can contact:

State Pension Forecasting Team
Future Pension Centre
The Pension Service
Tyneview Park
Whitley Road
Newcastle upon Tyne
NE98 1BA
Telephone: 0845 3000 168
www.gov.uk/browse/working/state-pension
GENERAL INFORMATION CONTINUED

PENSIONS CONSULTATIVE COMMITTEES

A consultative process exists within the BAE Systems Pension Scheme to promote a good understanding of pension matters.

The Pensions Consultative Committees are made up of Pensions Representatives who are elected by the membership to represent the pension interests of all Scheme members. There are two consultative committees for the North and South areas, a central committee for active and deferred members (the CPCC) and another central committee which represents pensioners (the JPC).

The functions of the consultative committees are to:

- Represent the views of Scheme members in consultations with the Company on matters relating to the Scheme;
- Assist the Pensions Service Centre and the Trustees with the communication of information to members of the Scheme;
- Nominate six representatives from the CPCC and one from the JPC for appointment to the Board of Trustees as Member Nominated Trustees.

Contact details for your local Pensions Representative are available on the pensions website or can be obtained from the Pensions Service Centre.

TRANSMITTING BENEFITS FROM OTHER SCHEMES

If you were a member of a previous employer’s scheme or have a personal pension, it may be possible to arrange for a transfer payment to be made to the Scheme. If you wish to consider this option you should contact the Pensions Service Centre for more details.

AVC TRANSFERS

Members can choose to transfer the value of their AVCs out, even while they remain in active service. These arrangements are not a statutory requirement, but have been introduced to offer greater flexibility to members in their retirement planning. Members can transfer to any registered external pension arrangement, including a SIPP (a self invested pension plan). If you exercise this option no further AVCs will be allowed in the future to the Scheme.

If you are interested in pursuing this option please contact the Pensions Service Centre for further information. You are urged to obtain independent financial advice before deciding to exercise this.

DIVORCE

Divorce proceedings or dissolution of a Civil Partnership may result in the issue of a Pensions Sharing Order by the Court. Pensions Sharing is not mandatory but it is available as an alternative to pensions earmarking or the offsetting of pensions against other matrimonial assets.

FINANCIAL ADVICE

The Company, its employees and the Trustees are not “authorised” under the Financial Services and Markets Act 2000. This means that they cannot give investment advice or any advice regarding your membership of the Scheme. The information in this booklet is intended to help you make your own decisions. However, if you are in any doubt, you should consult an Independent Financial Adviser who may charge a fee for this service.

To find a local Independent Financial Adviser visit www.unbiased.co.uk

ASSIGNMENT OF BENEFITS

You must not attempt to assign your benefits to obtain cash payments or as security for loans. Under the Scheme Rules, there could be no legal claim on the Scheme by anyone other than the person entitled to the benefits under the Scheme Rules. Your benefits would cease to be payable and would come under the control of the Trustees for payment at their discretion.

AMENDMENTS TO THE SCHEME

The Company, with the consent of the Trustees, may, by deed, amend the Scheme at any time. You will be given written notice if your benefits or rights under the Scheme are materially affected by such amendments.

The Company intends to maintain the Scheme for the future, but in the unlikely event of it being discontinued, the Trustees would use the assets of the Scheme to provide benefits for the members in accordance with the Scheme Rules and applicable legislation. Increased or additional benefits may be provided from the Scheme at the discretion of the Company, subject to the Company paying any additional contributions that the Trustees may require after taking actuarial advice.
INTERNAL DISPUTE RESOLUTION (IDR)
If you have a query about the Scheme, the Pensions Service Centre will normally be able to resolve it. However, should you be dissatisfied with the response you receive, the Trustees have put in place a formal Internal Dispute Resolution (IDR) procedure for resolving complaints or disputes.

The procedure provides a formal system for lodging a complaint, to which a response must normally be made within two months. You may then appeal to the Trustees and this second stage must normally also be dealt with within two months. You may obtain a copy of the full formal IDR procedure from:

The Pensions Director
BAE Systems plc
PO Box 87
York House
Farnborough Aerospace Centre
Farnborough
Hampshire
GU14 6YU

If you are dissatisfied with the outcome of the IDR process, the external organisations detailed on the right are available to investigate complaints.

TPAS (THE PENSIONS ADVISORY SERVICE) AND THE PENSIONS OMBUDSMAN
TPAS is an independent voluntary organisation with a network of local pension experts. TPAS is available to assist scheme members and beneficiaries with any pension query they may have or any difficulty which they have failed to resolve with the scheme trustees or administrators. TPAS may refer complaints to the Pensions Ombudsman.

You may also refer a complaint to the Pensions Ombudsman. The Pensions Ombudsman (appointed under Section 145(2) of the Pension Schemes Act 1993) may investigate and make decisions about any complaint of maladministration and dispute of fact or law in relation to an occupational pension scheme where the person makes a complaint in accordance with the Act. The Pensions Ombudsman will generally expect you to have used the IDR procedures and TPAS before he will investigate any complaint himself.

There is no charge for these services. TPAS and the Pensions Ombudsman may be contacted at:

TPAS
11 Belgrave Road
London
SW1V 1RB
Telephone: 0845 6012 923 (TPAS) 0207 6302 200 (Pensions Ombudsman)
www.pensionsadvisoryservice.org.uk
www.pensions-ombudsman.org.uk

THE PENSIONS REGULATOR
The Pensions Regulator is the regulator of work based pension schemes in the UK. Created under the Pensions Act 2004, its aims include protecting members’ benefits and promoting good administration. It also educates, informs and works with others to raise standards. The Pensions Regulator is able to intervene in the running of schemes where trustees, employers or professional advisers have failed in their duties. The Pensions Regulator can be contacted at:

The Pensions Regulator
Napier House
Trafalgar Place
Brighton
BN1 4DW
Telephone: 0870 6063636
www.thepensionsregulator.gov.uk
PENSION TRACING SERVICE
Information about the Scheme (including the address at which the Trustees may be contacted) has been given to the Department for Work and Pensions. The Department acts as a central tracing agency to help individuals keep track of their previous pension arrangements. If you have difficulty finding where pensions you have earned in the past are located, the service can be accessed by contacting the Pension Tracing Service at:

The Pension Service
Tyneview Park
Whitley Road
Newcastle upon Tyne
NE98 1BA
Telephone: 0845 6002 537
www.direct.gov.uk/pensiontracingservice

PENSION PROTECTION FUND
Introduced by the Pensions Act 2004, this Fund has been set up to protect pension benefits for members of company defined benefit pension schemes where the employer has become insolvent and the scheme is unable to meet its obligations. It is funded by a substantial levy on all defined benefit schemes and should help provide peace of mind for many people saving for retirement.

DATA PROTECTION ACT
The Trustees are registered with the Information Commissioners Office for the processing of your personal data for purposes connected with their trusteeship of the Scheme. In order to administer the Scheme, personal data about you and your relatives and Dependents will be processed by the Trustees and the Scheme’s administrators, which includes third parties who provide ancillary services such as printing and storing of your personal data, and advisers.

By joining the Scheme you consent that your personal and sensitive personal data may be processed, where required by law or under contract, to other third parties including, but not limited to, insurance companies, the Company, any possible purchaser of the Company or its business and any trustees, administrators or advisers of any other pension arrangement where a transfer of your pension rights is being made or considered.

In certain circumstances it may be necessary to transfer your personal/sensitive personal data to third parties located outside of the European Economic Area. Should this occur, the Trustees will ensure that this is done under contract, with the necessary safeguards in place to guarantee you the same rights as you would be afforded within your own country of residence.

FURTHER INFORMATION
Each year you will receive a benefit statement. You are entitled to request an estimate of the cash equivalent of your benefits (including death benefits, but excluding any allowance for discretionary benefits) once in any 12 month period. You should receive this statement within three months of your written request. The amount on the statement will not be guaranteed.

The Trustees prepare a report of the Scheme for each Scheme Year (6 April to the following 5 April) which includes the Scheme’s audited accounts, a statement from the Actuary and a review of the year from the investment managers. You will receive a summary of this information. You can apply to the address below to see the full report.

If you have any questions about the content of this booklet, about your benefit entitlement or about pensions in general, visit www.baesystemspensions.com

You can also ring the Pensions helpline on 0845 180 1403 (or if calling from overseas +44 1293 591958) or email fulwood.pensions@equiniti.com

Alternatively write to:
Pensions Service Centre
PO Box 1194
Crawley
West Sussex
RH10 0FZ
**TECHNICAL TERMS**

**Additional Voluntary Contributions (AVCs)** are voluntary payments made in addition to your Basic Contributions to the Scheme. They are invested to provide you with extra benefits at your retirement. AVCs currently qualify for income tax relief at your highest rate although some restrictions apply to high earners.

**Basic Contributions** are your contributions of 3.5% of Pensionable Salary.

**Company** is BAE Systems plc and any other employer who participates in the Scheme.

**Dependant** means your Spouse, Partner or child (including legally adopted children but not stepchildren) under the age of 18 (or age 23 if in full-time education or vocational training when you die), or a child of any age if, in the Trustees’ opinion, he or she is dependent on you at the date of your death because of physical or mental impairment, or any other person (other than your child) who, in the opinion of the Trustees, is financially dependent on, or interdependent with, you.

**Final Pensionable Salary** is your Pensionable Salary received in the 12 months ending on the day you leave Pensionable Service or die (whichever occurs first). If you joined the PCSPS after 1 July 1989, your Final Pensionable Salary may not exceed the Scheme Cap.

**Minimum Pension Age** is the earliest age at which you may retire and receive immediate pension benefits from the Scheme. If you have transferred your pension benefits from the PCSPS it is age 50. For all other members it is age 55 unless you have a protected Minimum Pension Age. The pension will be reduced because of early payment. The Pensions Service Centre can advise you if you have a protected Minimum Pension Age.

**Normal Retirement Date** is the first of the month coincident with or immediately after your 60th birthday.

**Partner** is a person who is cohabiting with you in an exclusive, committed and long-term relationship, was not prevented from marrying you (or would not have been prevented apart from being of the same sex), and was either financially dependent on, or financially interdependent with, you.

**PCSPS** is the Principal Civil Service Pension Scheme.

**Pensionable Children** are your children, including any conceived but unborn at the date of your death, your adopted and stepchildren, for so long as they are under age 18 (or age 23 if in full-time education or vocational training which has been approved by the Trustees).

**Pensionable Salary** is your basic annual salary plus all other elements of remuneration from the employers which was pensionable under the PCSPS. Bonus payments and overtime are excluded, except where they were included under the PCSPS. For part-time hours, your actual part-time earnings will be used. If you joined the PCSPS after 1 June 1989, your Pensionable Salary may not exceed the Scheme Cap.

**Pensionable Service** is the number of years and days during which you have contributed to the Scheme, plus any period in respect of a transfer in and any Added Years which were credited under the PCSPS. The benefits in respect of Added Years will reflect any differences which were specified when the Added Years were purchased under the PCSPS. Pensionable Service cannot exceed 45 years.

**Premium** is a section of the Scheme that applies to you if you transferred from the PCSPS and were a member of the Premium section of that scheme or were entitled to similar benefits under a different arrangement.

**Qualifying Service** determines whether you are eligible for pension benefits. It is defined as years and complete days of Pensionable Service, including the most recent period of Pensionable Service accrued in the PCSPS but excluding any Pensionable Service relating to Added Years purchased by AVCs under the PCSPS. Part-time service will count on the basis of the years and days for the calendar period that you have worked.

**Scheme** is the BAE Systems Pension Scheme – Passport Edition.

**Scheme Cap** is the maximum annual Pensionable Salary that is used when working out pension benefits and contributions. As at April 2012 this figure is £133,800 and is normally increased each year.

**Scheme Maximum** refers to the limits which were HM Revenue & Customs requirements up to April 2006 and which continue to apply to Scheme benefits in a simplified form. For example, under the Scheme Maximum your benefits (excluding AVC benefits but including previous benefits in other schemes) must not exceed 2/3rds of your final earnings.

**Spouse** is a person who is married to you or who is your Civil Partner (as defined by the Civil Partnership Act 2004) at your date of death or who may otherwise be regarded as a Partner by the Trustees.

**State Retirement Age** is the age at which pensions are payable from the State. A State Retirement Age calculator can be found at www.direct.gov.uk