Detailed guidance for employers

Appendix E: The relevant pay reference period for the purposes of the minimum contribution entitlement

This document accompanies:
Detailed guidance no. 4 – Pension schemes
The relevant pay reference period for the purposes of the minimum contribution entitlement

The minimum contribution requirement which is part of the criteria to be met if the defined contribution (DC) scheme is to be a qualifying scheme or an automatic enrolment scheme is that under the scheme rules or governing documentation:

• the employer must make contributions in respect of the jobholder
• a total minimum contribution, however calculated, must be at least 8% of the jobholder’s qualifying earnings in the relevant pay reference period
• a minimum employer’s contribution, however calculated, must be at least 3% of the jobholder’s qualifying earnings in the relevant pay reference period.

These contribution levels are gradually increased in three steps over the period 1 July 2012 to 6 April 2019.

Qualifying earnings is a reference to earnings of between £6,240 and £50,000¹, made up of any of the following components of pay that are due to be paid to the worker:

• salary
• wages
• commission
• bonuses
• overtime
• statutory sick pay
• statutory maternity pay
• ordinary or additional statutory paternity pay
• statutory adoption pay.

The key words in the minimum contribution requirement are ‘however calculated’. This means that the scheme rules can provide for the contribution entitlement in different ways. One way is if the scheme rules or governing documentation explicitly define pensionable pay as the amount of the jobholder’s qualifying earnings in the relevant pay reference period.

¹ These figures are for the 2019-2020 tax year. The DWP intends to announce the figures for the next tax year in November. Following the DWP’s announcement, you will find these figures in the resources section on our website.
Where the rules or governing documentation of a minimum requirement pension scheme do explicitly state that:

- the employer’s contribution is 1% (during the first phasing period) of the amount of the jobholder’s qualifying earnings in the relevant pay reference period, and
- the jobholder’s contribution is 1% (during the first phasing period) of the amount of the jobholder’s qualifying earnings in the relevant pay reference period

it will be necessary to identify the relevant pay reference period.
1. The term ‘pay reference period’ is used in two different ways in the employer duties. Here we describe how to identify the relevant pay reference period for the purposes of calculating the minimum contribution requirements, part of the qualifying criteria described in paragraphs 48 to 68 of Detailed guidance no. 4 – Pension schemes. From 1 November 2013 a pay reference period can be defined in one of three ways:

- A 12 month period (although there are circumstances where it will be shorter) aligned to an employer’s staging date. This is the definition of a pay reference period that has applied since 1 July 2012. (An employer with a staging date before 1 November using this definition can choose to switch to one of the alternative definitions below providing the scheme rules or governing documentation provide for the use of those different definitions)

- A period equal in length to the usual interval between payments of the jobholder’s regular wage or salary. This is broadly the same as the definition of a pay reference period aligned to tax weeks or months which an employer may choose to use for assessment of worker category

- A period equal in length to the period by reference to which the jobholder is paid their regular wage or salary. This is broadly the same as the definition of a pay reference period aligned to the period by reference to which a worker is paid their regular wage or salary which an employer may choose to use for assessment of worker category.

2. If the scheme rules or governing documentation explicitly define pensionable pay as the amount of the jobholder’s qualifying earnings in the relevant pay reference period, then the rules may provide for one or all of these different definitions of a pay reference period for the purposes of calculating the minimum contribution entitlement.

3. We describe each of these definitions of a pay reference period in relation to a minimum requirement pension scheme in the paragraphs below.
Definition of pay reference period aligned to the employer’s staging date

4. Under this definition the pay reference period for the purposes of calculating the minimum contribution entitlement is defined as a period of 12 months that starts on the employer’s staging date or on each subsequent anniversary of the staging date, and ends on the day before the anniversary of the employer’s staging date.

5. In some cases the pay reference period will be shorter in length either because of when it starts or when it ends.

6. The first pay reference period starts on the first day on or after the staging date that the person is both a jobholder and an active member of a qualifying scheme. Active membership may be as a result of automatic enrolment, re-enrolment or enrolment (opt-in). In this case the first day that the worker is both a jobholder and an active member of a qualifying scheme will be the automatic enrolment date, re-enrolment date or enrolment date (opt-in).

7. Or, active membership may be as a result of the employer using contractual enrolment or the worker may already be an active member on the employer’s staging date having previously joined the scheme prior to the staging date. In this latter case the first day that the worker is both a jobholder and an active member of a qualifying scheme will be the first day that they are a jobholder after active membership has started or after the employer’s staging date.

8. As a result the first pay reference period may be a period of less than a year.

Examples

Adam’s automatic enrolment date is 12 May 2014. His employer’s staging date was 1 October 2013. Adam’s first pay reference period is 12 May 2014 to 30 September 2014.

Orla became an active member of a qualifying scheme on 23 July 2013. Her employer’s staging date was 1 February 2014. On this date Orla was an entitled worker. In March her earnings increased and on 1 March 2014 Orla was a jobholder. Her first pay reference period is 1 March 2014 to 31 January 2015.

continued...
Sol gave his employer an opt-in notice on 9 February 2015. His enrolment date is 23 February 2015. His employer’s staging date was 1 April 2013. His first pay reference period is 23 February 2015 to 31 March 2015.

9. The pay reference period ends earlier than the day before the anniversary of the employer’s staging date if the worker ceases to be a jobholder. If this happens the pay reference period ends on the day that jobholder status ceases, and so in this case may be less than a year. In these circumstances the next pay reference period starts on the day jobholder status is regained.

Example

Amir’s automatic enrolment date is 12 September 2013. His employer’s staging date was 1 November 2012. His first pay reference period is 12 September 2013 to 31 October 2013. The next pay reference period is 1 November 2013 to 31 October 2014.

However, in April 2014 Amir reduces his hours and as a result his earnings drop and he becomes an entitled worker from 16 April 2014. This ends the pay reference period that started on 1 November 2013 on the day that jobholder status ceased (ie 15 April 2014).

In August 2014 Amir increases his hours and his earnings increase above the lower level of qualifying earnings. Amir becomes a jobholder again from 19 August. The next pay reference period is 19 August 2014 to 31 October 2014 (assuming Amir retains jobholder status).

10. The pay reference period also ends earlier than the day before the anniversary of the staging date if the worker ceases to be an active member of a qualifying scheme. This could be because the worker leaves employment, opts out or ceases membership of the pension scheme voluntarily or it could be because the scheme ceases to be a qualifying scheme. Where active membership of a qualifying scheme ceases, the pay reference period ends on the day that the active membership of a qualifying scheme ceased.
Examples

Lucy became an active member of a qualifying scheme with her employer through contractual enrolment on 5 January 2014. Lucy is 23 and has earnings above the earnings trigger for automatic enrolment and so meets the eligible jobholder criteria. Her employer’s staging date was 1 February 2014. Lucy ceased active membership under the scheme rules on 3 March 2014. Her first pay reference period was 1 February 2014 to 3 March 2014.

Amy’s automatic enrolment date was 23 May 2015. Her employer’s staging date was 1 June 2014. Her first pay reference period was 23 May 2015 to 31 May 2015.

The next pay reference period was 1 June 2015 to 31 May 2016.

Amy leaves employment on 17 September 2016. This ends the pay reference period that started on the anniversary of the employer’s staging date (ie 1 June 2016) on the day that Amy leaves employment.

11. Finally the pay reference period ends earlier than the day before the anniversary of the staging date if the definition of pay reference period is being changed to one of the other options. In this case it ends the day before the start of the first pay reference under the new definition. More information on switching from one definition to another can be found at page 18.

12. The legislative requirement means that entitlement to contributions is in a specific pay reference period – the relevant pay reference period. Each pay reference period in the period whilst the jobholder is an active member of the minimum requirement pension scheme, is a relevant pay reference period.
**Definition of a pay reference period aligned with tax weeks or months**

13. Under this definition the pay reference period for the purposes of calculating the minimum contribution requirement is defined as a period equal in length to the usual interval between payments of the jobholder’s regular wage or salary, commencing:

   a. where the person is paid monthly, on the first day of a tax month
   b. where the person is paid weekly, on the first day of a tax week
   c. where the person is paid at intervals of multiple weeks, on
      i. 6 April; or
      ii. the first day of the tax week which commences immediately after the expiry of a pay interval period beginning on 6 April
   d. where the person is paid at intervals of multiple months, on
      i. 6 April; or
      ii. the first day of the tax month which commences immediately after the expiry of a pay interval period beginning on 6 April.

14. A ‘pay interval period’ is defined under the legislation as a period equal in length to the usual interval between payments of the worker’s regular wage or salary and each whole multiple of that period.

15. This is broadly similar to one of the definitions of a pay reference period that can be used for the purposes of assessing the earnings of a worker (as part of the assessment of the worker) – the definition aligned to tax weeks or months (see *Detailed guidance no. 3 – Assessing the workforce*). However there is a difference as the length of the pay reference period for the purposes of assessment is defined as:

   a. equal in length to the usual interval between payments of the person’s regular wage or salary, or
   b. a week

   whichever is the longer.
16. The effect of this difference is twofold. If there is no usual interval between the payments of regular wage or salary then in our view the pay reference period for assessment defaults to being one week in length. However, under the definition of a pay reference period for the purposes of calculating the minimum contribution entitlement described in paragraph 13, if the employer is unable to say that there is a usual interval between payments of the jobholder’s regular wage or salary then they cannot use this definition of a pay reference period for the purposes of calculating the minimum contribution entitlement.

17. Secondly, if the usual interval between payments of a worker’s regular wage or salary is less than a week, for example two days then the length of the pay reference period for assessment for that worker will default to one week. The pay reference period will start on the first day of the tax week because, in our view, the worker is treated as weekly paid for the purposes of the employer duties.

18. However, under the definition of a pay reference period for the purposes of calculating the minimum contribution entitlement, where the usual interval between the payment of regular wage or salary is less than one week, there is no provision for it to default to a week with an inferred start date. Therefore where the usual interval between payments of wage or salary is less than a week the employer cannot use this definition of a pay reference period for the purposes of calculating the minimum contribution entitlement.

19. Where an employer is able to apply this definition of pay reference period for the purposes of calculating the minimum contribution entitlement and the scheme provides for its use, the length and pay reference period start and end dates are the same as described in paragraphs 49 to 89 in Detailed guidance no. 3 – Assessing the workforce for the corresponding definition of pay reference period for the purposes of assessing the worker. The only exception is if the definition of pay reference period for the purposes of calculating the minimum contribution entitlement is being changed to one of the other options. In this case a pay reference period ends the day before the start of the first pay reference period under the new definition. More information on switching from one definition to another can be found at page 18.

20. The employer will know the usual pay reference period calendar ie the start and end dates of the pay reference periods in the tax year but the legislative requirement means that entitlement to contributions is in a specific pay reference period – the relevant pay reference period.
21. The first relevant pay reference period is the first whole pay reference period that starts on or after the date that the worker becomes both a jobholder and an active member of a qualifying scheme for the first time. Active membership may be as a result of automatic enrolment, re-enrolment or enrolment (opt-in). In this case the first day that the worker is both a jobholder and an active member of a qualifying scheme will be the automatic enrolment date, re-enrolment date or enrolment date (opt-in).

22. Or, active membership may be as a result of the employer using contractual enrolment or the worker may already be an active member on the employer’s staging date having previously joined the scheme prior to the staging date. In this case the first day that the worker is both a jobholder and an active member of a qualifying scheme will be the first day that they are a jobholder after active membership has started, or after the employer’s staging date.

**Examples**

The usual interval between payments of Fran’s regular wage or salary is four-weekly. Fran is 48 years old and her salary is above the earnings trigger for automatic enrolment. She became an active member of a qualifying scheme on her first day of her employment (29 March) as a result of contractual enrolment. 29 March therefore is the first day that Fran is both a jobholder and an active member of a qualifying scheme. 29 March falls within the pay reference period of 8 March to 4 April. The first day of the next pay reference period is 5 April. The pay reference period starting on 5 April is the first whole pay reference period which falls on or after 29 March. The first relevant pay reference period for Fran starts on 5 April and will either end on 5 April or 2 May depending upon the date the qualifying earnings for that pay reference period are payable (see page 12 for more information about the pay reference periods at the tax year change).
The usual interval between payments of Mark’s regular wage or salary is monthly. On the employer’s cyclical automatic enrolment date Mark is an eligible jobholder who must be automatically re-enrolled. He is re-enrolled from the cyclical automatic enrolment date of 6 October. This is the first day of the pay reference period of 6 October to 5 November (see monthly calendar, Detailed guidance no: 3 – Assessing the workforce, Appendix A: Pay reference periods). This pay reference period starting on 6 October is the first whole pay reference period which falls on or after 6 October. The first relevant pay reference period for Mark is 6 October to 5 November.

The usual interval between payments of Tom’s regular wage or salary is weekly. His automatic enrolment date is 15 April 2015. This falls within the pay reference period of 12 April to 19 April. The first day of the next pay reference period is 20 April. The pay reference period starting on 20 April is the first whole pay reference period which falls on or after 15 April. The first relevant pay reference period for Tom is 20 April to 26 April.

23. Each pay reference period between the first relevant pay reference period and the last pay reference period is a relevant pay reference period.

24. The last relevant pay reference period is the pay reference period in which the worker ceases to be a jobholder, or in which active membership of the qualifying scheme ceases. Active membership of a qualifying scheme could be because the worker leaves employment, opts out or ceases membership of the pension scheme voluntarily or it could be because the scheme ceases to be a qualifying scheme.
Examples

The usual interval between payments of Fran’s regular wage or salary is four-weekly. After the start of employment Fran chooses as part of her flexible benefits package to reduce the amount of her pension contributions to below the minimum contribution entitlement. As a result active membership of a qualifying scheme has ceased (although active membership of the scheme as a non-qualifying scheme may continue). The date that active membership of the qualifying scheme is 1 January. This falls within the pay reference period of 14 December to 10 January. This pay reference period is therefore the last relevant pay reference period for Fran.

The usual interval between payments of Mark’s regular wage or salary is monthly. After his automatic re-enrolment Mark opts out of the qualifying scheme on 10 October. This falls in the pay reference period of 6 October to 5 November which is the same pay reference period in which Mark was both a jobholder and an active member of a qualifying scheme for the first time (opt-out can only take place after active membership has been established). The last relevant pay reference is therefore the pay reference period of 6 October to 5 November.

The usual interval between payments of Tom’s regular wage or salary is weekly. His automatic enrolment date is 15 April. Tom opts out of the automatic enrolment scheme on 12 May. This falls within the pay reference period of 11 May to 17 May. This pay reference period is therefore the last relevant pay reference period for Tom.
25. Where active membership starts part way through a pay reference period as a result of automatic enrolment or re-enrolment, and the jobholder opts out in the same pay reference period this will have the effect of changing the entitlement due under the scheme for that pay reference period. (See example below.)

**Example**

Consider Tom again. The usual interval between payments of Tom’s regular wage or salary is weekly. His automatic enrolment date is 15 April 2015. This falls within the pay reference period of 12 April to 19 April. The first day of the next pay reference period is 20 April. The pay reference period starting on 20 April is the first whole pay reference period which falls on or after 15 April. The first relevant pay reference period for Tom is 20 April to 26 April.

Tom opts out of the automatic enrolment scheme on 19 April. This falls within the pay reference period of 12 April to 19 April. This pay reference period is therefore the last relevant pay reference period for Tom.

26. The change in entitlement means that there is an entitlement to a contribution in the pay reference period in which active membership started. The entitlement is to a contribution of the amount of the qualifying earnings in the whole pay reference period and so there is no pro-rata contribution calculation.

27. This does not occur where automatic enrolment or re-enrolment is from the first day of a pay reference period. Postponement can be used to ensure that automatic enrolment takes effect from the start of a pay reference period. The employer can choose their cyclical automatic re-enrolment date to be the first day of a pay reference period.

28. Where the worker becomes an active member of the minimum qualifying pension scheme and a jobholder part way through a pay reference period and then voluntarily ceases active membership of scheme under the scheme rules in the same pay reference period the same change in entitlement will occur (see example below). This is more likely to be relevant where the pay reference period is longer than a month in length.
Example

The usual interval between payments of Judy’s regular wage or salary is bi-annual. Her automatic enrolment date is 22 June. This falls within the pay reference period of 6 April to 5 October. The first day of the next pay reference period is 6 October. The pay reference period starting on 6 October is the first whole pay reference period which falls on or after 22 June. The first relevant pay reference period for Judy is 6 October to 5 April.

After her automatic enrolment date Judy voluntarily ceases active membership of the scheme under the scheme rules on 15 August. This falls within the pay reference period of 6 April to 5 October. This pay reference period is therefore the last relevant pay reference period for Judy.

Definition of a pay reference period aligned to tax week or months at the change in the tax year

29. Where the usual interval between payments of a worker’s regular wage or salary is a week or a multiple of a week there are overlapping pay reference periods around the 6 April each year. In most circumstances however, the last pay reference period is ended early on 5 April to avoid this overlap. This is exactly the same as for the corresponding definition of a pay reference period as described in paragraphs 137 to 147 of Detailed guidance no. 3 – Assessing the workforce).

30. Where the last pay reference period of the tax year is ended on 5 April it is as a result of qualifying earnings not being payable during this period. As a result the contribution entitlement during this period will be nil.

31. Where the last pay reference period of a tax year is not ended on 5 April it runs alongside the first pay reference period in the next tax year. In this case contributions will be due for both pay reference periods.
Definition of pay reference period aligned with the period by reference to which the jobholder is paid their regular wage or salary

32. Under this definition the pay reference period for the purposes of calculating the minimum contribution entitlement is defined as a period equal in length to the period by reference to which the jobholder is paid their regular wage or salary, commencing on the first day of that period.

33. This is broadly similar to one of the definitions of pay reference period that can be used for the purposes of assessing the earnings of a worker as part of the assessment of the worker – the definition aligned to the period by reference to which the worker is paid their regular wage or salary (see Detailed guidance no. 3 – Assessing the workforce). However there is a difference as the length of the pay reference period for the purposes of assessment is defined as:

a. in the case of a person who is paid their regular wage or salary by reference to a period of a week, the period of one week, or
b. in the case of a person who is paid their regular wage or salary by reference to a period longer than a week, that period.

34. The effect of this difference is minimal. It means that jobholders who are paid their regular wage or salary by reference to a period of less than a week will have a pay reference period for the purposes of calculating the minimum contribution entitlement equal to this length. However, under the corresponding definition of a pay reference period for assessment such jobholders do not have a pay reference period.

35. The pay reference period for the purposes of calculating the minimum contribution entitlement starts on the first day of the period by reference to which the worker is paid their regular wage or salary. If the definition of pay reference period is being changed to one of the other options, the pay reference period ends the day before the start of the first pay reference period under the new definition. More information on switching from one definition to another can be found at page 18.

36. The legislative requirement means that entitlement to contributions is in a specific pay reference period – the relevant pay reference period.
37. The first relevant pay reference period is the first whole pay reference period that starts on or after the date that the worker becomes both a jobholder and an active member of a qualifying scheme for the first time. Active membership may be as a result of automatic enrolment, re-enrolment or enrolment (opt-in). In this case the first day that the worker is both a jobholder and an active member of a qualifying scheme will be the automatic enrolment date, re-enrolment date or enrolment date (opt-in).

38. Or, active membership may be as a result of the employer using contractual enrolment or the worker may already be an active member on the employer’s staging date having previously joined the scheme prior to the staging date. In this latter case the first day that the worker is both a jobholder and an active member of a qualifying scheme will be the first day that they are a jobholder after active membership has started or after the employer’s staging date.

Examples

Piers’ employer has identified that the period by reference to which he is paid his regular wage or salary is a four week period that starts on a Tuesday. Piers’ automatic enrolment date is 22 January 2015. This falls within the pay reference period of 8 January to 4 February. The first day of the next pay reference period is 5 February. The pay reference period starting on 5 February is the first whole pay reference period which falls on or after 22 January. The first relevant pay reference period for Piers is 5 February to 4 March.

Heather’s employer has identified that the period by reference to which she is paid her regular wage or salary is a month which starts on the first calendar day of the month. The employer’s staging date is 1 December 2014 and on this date Heather was both a jobholder and an active member of a qualifying scheme with her employer (having joined the scheme some time before the staging date). 1 December 2014 is the first day of the pay reference period of 1 December 2014 to 31 December 2014. As this pay reference period is the first whole pay reference period which starts on or after the 1 December the first relevant pay reference period for Heather is 1 December to 31 December.

continued...
Charlie’s employer has identified that the period by reference to which he is paid his regular wage or salary is a week that starts on a Saturday. Charlie’s 22nd birthday is 6 June 2013 and on this date he meets the criteria to be an eligible jobholder. His employer has decided not to use postponement and so 6 June 2013 is Charlie’s automatic enrolment date. This falls within the pay reference period of 1 June to 7 June. The first day of the next pay reference period is 8 June. The pay reference period starting on 8 June is the first whole pay reference period which falls on or after 6 June. The first relevant pay reference period for Charlie is 8 June to 14 June.

39. Each pay reference period between the first relevant pay reference period and the last pay reference period is a relevant pay reference period.

40. The last relevant pay reference period is the pay reference period in which the worker ceases to be a jobholder, or in which active membership of the qualifying scheme ceases. Active membership of a qualifying scheme could be because the worker leaves employment, opts out or ceases membership of the pension scheme voluntarily or it could be because the scheme ceases to be a qualifying scheme.

**Examples**

Piers’ employer has identified that the period by reference to which he is paid his regular wage or salary is a four week period that starts on a Tuesday. Piers’ automatic enrolment date was 22 January 2015. Piers decides to opt out of the scheme on 20 February 2015. This falls within the pay reference period of 5 February to 4 March. This pay reference period is therefore the last relevant pay reference period for Piers.
Heather’s employer has identified that the period by reference to which she is paid her regular wage or salary is a month which starts on the first calendar day of the month. The employer’s staging date is 1 December 2014 and on this date Heather was both a jobholder and an active member of a qualifying scheme with her employer. Heather decides to cease active membership under the scheme rules on 17 November. This falls within the pay reference period of 1 November to 30 November. This pay reference period is therefore the last relevant pay reference period for Heather.

Charlie’s employer has identified that the period by reference to which he is paid his regular wage or salary is a week that starts on a Saturday. Charlie’s automatic enrolment date is 6 June 2013. Charlie leaves employment on 15 August 2013. This falls within the pay reference period 10 August 2013 to 16 August 2013. This pay reference period is therefore the last relevant pay reference period for Charlie.

41. Just as described under the definition of a pay reference period aligned to tax weeks or months, where the date the worker is a jobholder and an active member is part way through a pay reference period and the worker opts out, or voluntarily ceases active membership under the scheme rules in the same pay reference period the entitlement due under the scheme for that pay reference period is changed.

Changing from one definition of a pay reference period to another

42. An employer with a staging date before 1 November 2013 who is using a pension scheme that explicitly states:

- the pension scheme requires, as a minimum, a total contribution of 8% of the jobholder’s qualifying earnings in the relevant pay reference period
- of which the employer’s contribution is at least 3%.

for their employer duties will have been using the definition of a pay reference period for the purposes of calculating the minimum contribution entitlement that is a 12 month period (or shorter). (Note that contribution levels are being phased in. See paragraphs 125 to 166 of Detailed guidance no.4 – Pension schemes.)
43. From 1 November 2013 such an employer can choose to change from this annual pay reference period to one of the other two definitions described provided the scheme provides for the different definitions of pay reference period for the purposes of calculating the minimum contribution entitlement.

44. If an employer determines to change from using one definition of a pay reference period, then unlike in the case of the assessment process, there are no overlapping pay reference periods at the time of the change. This is because under the legislation the ‘old’ pay reference period is ended the day before the start of the first pay reference period under the new definition.

45. Whilst this may be the most likely change in definition, (ie from the 12 month definition aligned to an employer’s staging date to one of the definitions aligned to tax weeks or months or the period by reference to which the worker is paid their regular wage or salary), it will be possible, if the scheme rules or governing documentation provide for the different definitions, for an employer to change the definition in other ways. For example, changing from a definition aligned to tax weeks or months to a definition aligned to the period by reference to which the worker is paid their regular wage or salary.

46. There is nothing that prevents an employer, provided the scheme rules provide for the different definitions from using one definition of a pay reference period for some workers and another definition of a pay reference period for other workers.

**Part-period contribution calculations for members**

47. Where the definition of pay reference period for the purposes of calculating the minimum contribution entitlement under the pension scheme rules is either:

- the definition of pay reference period aligned with the period by reference to which the jobholder is paid their regular wage or salary, or
- the definition of pay reference period aligned to the employer’s staging date

a part-period contribution calculation will arise at certain points in time.
48. These points will be:

- In April each year if the qualifying earnings thresholds change on 6 April (see the example below)
- On 6 April 2018 or 6 April 2019 when the minimum contribution entitlement is increased as provided for in legislation.

**Example** (where the definition of pay reference period for the purposes of the minimum contribution entitlement is aligned to the period by reference to which the worker is paid their regular wage or salary)

This example uses a pay reference period that is a month in length starting on the first day of the calendar month. It illustrates the pension contribution calculation for a member of a pension scheme with these rules in April.

In a scheme with these rules the contribution rule is that a total contribution of 8% of qualifying earnings in the period 1 April to 30 April is due. As qualifying earnings have changed on 6 April this means the pension contribution calculation is a part period calculation of 5 days at the old qualifying earnings thresholds and 25 days at the new qualifying earnings thresholds.
49. In these cases postponement cannot be used to avoid such part-period calculations. If the employer’s payroll does not process pro-rated contributions, the employer, pension provider and payroll provider should agree how best to deduct the amount due.

50. In addition, employers should note that where they are certifying that the pension scheme meets one of the alternative minimum requirements a part period contribution may also arise when the minimum alternative requirement is increased on 6 April 2018 and 6 April 2019. This will only occur where the entitlement under the pensions scheme matches the minimum alternative requirement that the employer is certifying is met. More information on the alternative minimum requirements and DC certification can also be found in Detailed guidance no.4 – Pension schemes.