How we decide who receives a War Disablement Pension
About this leaflet

This leaflet tells you how War Disablement Pension claims are considered. It tells you how we make our decisions.

Pages 2 to 12 explain how we consider and decide on claims for a War Disablement Pension.

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The War Pensions Scheme is run by Veterans UK. This leaflet gives you general guidance, but it is not a full statement of the law. Please remember that the law may change from time to time. This may affect your rights and responsibilities, including whether you are likely to get a War Pension, how much you will get, and when you are likely to get it. If you need more advice about anything to do with War Pensions, call Veterans UK Helpline on: 0808 1914 2 18. If you live overseas, phone +44 1 253 866043

If you don’t live in the United Kingdom

The information in this leaflet applies to you even if you live abroad. However, you can only get Veterans Welfare Services in the United Kingdom and the Republic of Ireland.
How War Pension claims are considered and decided.

We decide on claims for the Secretary of State for the Ministry of Defence. We employ administrative and medical staff who play a part in deciding your claim. We decide each case on its own particular facts.

Who can claim (eligibility)

There are separate War Pensions schemes for the following.

• People who were injured, disabled or suffered an illness (physical or psychological) through service in HM Armed Forces, including the Ulster Defence Regiment now known as the Royal Irish Regiment, the Home Guard, or nursing and auxiliary services;

• Civil defence volunteers (CDV) who were disabled through serving as a CDV or civilians who were disabled as a result of enemy action in the 1939 - 1945 war.

• Merchant seamen, members of the Naval Auxiliary Services or coastguards who were disabled because of an injury they received or a disease they suffered because of conditions during a war, or because they were a prisoner of war.

• Members of the Polish Forces, under British Command, who served in the 1939 - 1945 war, or in the Polish Resettlement Corps and who were injured or disabled through this service.
How War Pension claims are considered and decided

The rules for who can claim are different for each scheme.

You are responsible for giving us enough information to confirm that you served in the Armed Forces, or that you were a merchant seaman or civil defence volunteer. If we can’t confirm your service from the information you give us, we may not be able to consider your claim.

There are time limits for claiming under the scheme which applies to civilians and civil defence volunteers. These time limits are explained on the claim form. If you make a late claim under that scheme we will first of all decide whether to apply the time limit. If we do apply the time limit we cannot consider your claim any further.

Once we have confirmed that you can claim under the relevant War Pension scheme, we then have to decide if you qualify for a War Pension.

Who can qualify for a War Pension (entitlement)

If you served in the Armed Forces we will accept your claim if the disablement which you are claiming for was caused or made worse by your military service.

If you are claiming as a civilian or a civil defence volunteer, your disablement must have been caused by a ‘qualifying injury’ or you being a prisoner of war.
How War Pension claims are considered and decided

If you are claiming as a member of the Naval Auxiliary Services, a coastguard, or a merchant seaman your disablement must have been caused by a ‘qualifying injury’ or you being a prisoner of war.

The meaning of a ‘qualifying injury’ is explained fully on the appropriate claim form.

How to support your claim

You are responsible for showing that you were injured during your military service or wartime experience and you are disabled.

An ‘injury’ can also be:

• a wound; or
• a disease.

Your injury may have been caused by an accident or incident.

Disablement includes things like physical or mental injury or damage.

You should send us any evidence you have to support your claim and tell us where else we can get evidence. This could be in your service records, your GP’s (doctor’s) records or your hospital records.
How War Pension claims are considered and decided

Collecting the evidence

Our administrative staff collect evidence about your military service or the wartime experience which you claim has caused your disablement.

They may need to contact you for more information if your records do not have enough evidence to support your claim.

When they have collected the evidence they pass your file to one of the doctors who works for us.

What our doctors do

The law says that if your claim involves a medical question, a doctor appointed by the Secretary of State must decide that question.

Veterans UK doctors deal with the medical part of your claim.

The doctor looks at all the evidence in your file and decides if we need any more medical evidence. If we need more medical evidence, we may do one or more of the following.

- ask you to have a medical examination.
- get a report from your doctor.
- get information from hospitals where you have been a patient.
- ask you to have a hearing test (an audiogram) if you are claiming for deafness.
How War Pension claims are considered and decided

We do not need to ask everyone to have a medical examination. Sometimes, we can decide a claim using the evidence we have already collected.

How we decide your claim

When the doctor has all the relevant medical evidence they look at your file again.

The doctor must consider your claim under the laws governing War Pensions.

The doctor uses the medical evidence to diagnose the condition causing the disablement which you are claiming for.

The doctor must use all the evidence to decide whether this condition was caused or made worse by your military service or wartime experience, or is not related to it.

If the doctor decides that the condition was caused by your military service or wartime experience, they will write a certificate which says that the condition is attributable to your service or wartime experience.

If the doctor decides that the condition was not caused by your military service or wartime experience, but was made worse by it, they may write a certificate to say that it is aggravated by service. The doctor can't certify that a condition is aggravated by service unless your military service or wartime experience is still making the condition worse when you claim for a War Pension.
How War Pension claims are considered and decided

If the doctor decides that your condition is not related to your service we will tell you that we have not accepted your claim.

Assessing your disablement

If the doctor certifies that you are entitled to receive a War Pension, they must then decide how disabled you are because of your service or wartime experience. This is called ‘making an assessment’.

If we decide you are not entitled to receive a War Pension, we do not make an assessment.

We will only assess the disablement which was caused by your service or wartime experience.

If you have a disablement which was not caused by your service or wartime experience, we can’t include it in your assessment.

The doctor looks very carefully at all the medical evidence before assessing your disablement. They must make your assessment under the laws governing War Pensions.

The doctor assesses your disablement by comparing you with an able-bodied healthy person of the same age and sex.

The doctor then gives you a ‘percentage assessment’. This means that he or she gives you a percentage of up to 100% to show how disabled you are.
How War Pension claims are considered and decided

Up to 20%, there are three assessment bands:

• 1-5%

• 6-14%

• 15-19%.

There are also specific assessments for losing all or part of fingers and toes. These are known as ‘specified minor injuries’ and range from 1% to 14%.

From 20%, assessments increase in 10% steps up to 100%.

If your condition was caused by your military service or wartime experience (attributable), the doctor will include all the disablement from that condition in the assessment. (Except in some loss of hearing cases - see Leaflet-10 Notes about War Pension claims for deafness).

The doctor may decide from the medical evidence that although your condition was caused by your service or wartime experience, it is not causing you a problem at the moment. If the doctor decides this, the assessment will be nil.

If your condition was made worse by your military service or wartime experience (aggravated), the law says that sometimes the doctor may include only part of the disablement arising from that condition in the assessment.
How War Pension claims are considered and decided

This may mean that your assessment is lower than you expected, because it has been 'limited'. We use this term when the evidence shows that your service did not cause your condition and is responsible for only part of its effects on you.

Some assessments are laid down in law. These assessments are called scheduled assessments. If your disablement matches a scheduled assessment, the doctor will certify that assessment. They include:

- some amputations of the limbs;
- some amputations of the fingers or toes;
- loss of sight; and
- very severe disfigurement on the face (for example, severe scarring).

The doctor has guidelines for other assessments. The doctor uses the guidelines to help decide the assessment which is appropriate in your case. There are special tables, drawn up by independent experts, for assessing hearing conditions (see Leaflet-10 Notes about War Pension claims for deafness) and eye conditions.
If you have more than one disablement

If you have more than one injury the doctor will make a combined assessment of how disabled you are from all those injuries (except in some loss of hearing cases—see Leaflet-10 Notes about War Pension claims for deafness). The combined assessment can never be more than 100%. We will tell you what the combined assessment is when we write to tell you what we have decided about your claim.

Deciding how long the assessment will last

Once the doctor has certified that you are entitled to receive a War Pension and certified your assessment, they must decide for how long that assessment should last.

Assessments may be interim or final.

Interim assessments

If the doctor thinks that your condition may get worse or better in the near future, they will ask to see your case again at the end of a specific period of time, for example, one year. At the end of that period, the doctor will look at the case again, and get up-to-date medical evidence to decide if the assessment is still correct.

We will collect new medical evidence in the way described on page 5.
How War Pension claims are considered and decided

If the doctor thinks that your condition may change at some time, but not in the near future, they will make an interim assessment. This interim assessment will stay the same until there is a reason for us to look at it again, for example if you want us to review your case because you think that your disablement has got worse. The doctor will look at the case and get up-to-date medical evidence, to decide if the assessment is still correct.

We will collect new medical evidence in the way described on page 5.

After the review the assessment may be:
• increased if your disablement has got worse;
• reduced if your disablement has improved; or
• kept the same if your disablement has not changed.

Final assessments
If the doctor thinks that your condition is unlikely to change, the assessment will be made ‘final’. We will only review it if you ask us to.
How War Pension claims are considered and decided

How much you will get
Once the doctor has decided whether you are entitled to receive a War Pension and assessed your disablement, we will tell you what we have decided and whether or not you will get any money. If you qualify to receive a War Pension, we will work out how much you will get. The higher your assessment, the more money you will receive (see Leaflet-9 Rates of War Pensions and allowances).
Where to get help and advice

Veterans Welfare Service (VWS)
Veterans Welfare Service provide advice, guidance and support to Veterans and their families.
Our network covers the whole of the UK, and the Irish Republic.
If you want help and advice from a Welfare Manager, you can get in touch with your nearest VWS. Welfare Managers can give you free and confidential advice about War Pensions. Simply call 0808 1914 2 18 to get details of your nearest VWS office.
Where to get help and advice

Veterans UK Helpline

Veterans UK free Helpline number is: 0808 1914 218.
It is open:
• 8.00am to 5.00pm Monday to Friday
The staff can give you general advice and can also help you to fill in your claim form.
If you have problems with your hearing and you have a Textphone, you can phone the free Helpline on: 0800 169 34 58.
We may monitor your phone calls to us to make sure we maintain our high standard of customer service and to train our staff.

You can write to us at:
Veterans UK
Norcross
Thornton-Cleveleys
FY5 3WP

You can contact us by E-mail at:
Veterans-UK@mod.gov.uk

You can find us on the Internet at:
www.gov.uk/veterans-uk
If you write to us please tell us your National Insurance number.
Our service to you

Our Service

We aim to provide a high-quality service and to treat everyone equally.

We are always trying to improve the service that we give you. So that we can give you a better service, we have a Customer Service Manager.

If you want to tell us anything about our service, you can get in touch with our Customer Service Manager.

Please write to:

Customer Service Manager
Veterans UK
Norcross
Thornton-Cleveleys
FY5 3WP

You can contact us by e-mail at:
Veterans-UK@mod.gov.uk

Or you can phone our free Helpline on: 0808 1914 2 18
and ask for the Customer Service Manager.

If you live overseas, phone: +44 1 253 866043
How the MOD collects and uses personal information

The Ministry of Defence (MOD) is committed to protecting the privacy and security of your personal information and ensuring that all your personal data is processed in accordance with UK data protection legislation. The MOD Personal Information Charter contains the standards you can expect when we ask for, hold or share your personal information and your rights under the UK data protection legislation. You can view the Personal Information Charter on the internet https://www.gov.uk/government/organisations/ministry-of-defence/about/personal-information-charter

Further information can be found on the internet on the way the Veterans UK processes your data in line with the charter. You can view by visiting https://www.gov.uk/government/publications/defence-business-services-privacy-notice

Alternatively, we can send you a copy if you ask us to. Our contact details are on page 14
How to make an FOI request

You can read about the Freedom of Information (FOI) Act and how to make a request on the internet https://www.gov.uk/make-a-freedom-of-information-request

To make a new request, contact us at:

Freedom of Information Act and Environmental Information Regulation requests
MOD Information Rights Team
Ground floor, zone D
Main Building
Whitehall
London
SW1A 2HB

Email cio-foi@mod.uk

Please note: Not to be used for requesting your own information (Subject Access Request), Service records including for deceased relatives, or pension enquiries.

When making a request make sure you include
• your name and a contact address
• a detailed description of the information you want - for example, you might want all information held on a subject, or just a summary
Leaflets and where to get them

You can get these leaflets by writing to us at the address shown on page 14 or online at: www.gov.uk/veterans-uk

Leaflet-9  Rates of War Pensions and allowances

Leaflet-10  Notes about War Pension claims for deafness
Notes for people getting a War Pension living in the United Kingdom

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