These notes refer to the Equality Act 2010 (c.15) which received Royal Assent on 8 April 2010

# **EQUALITY ACT 2010**

# **EXPLANATORY NOTES**

## **COMMENTARY ON SECTIONS**

### **Part 9: Enforcement**

### **Chapter 3:** Employment tribunals

#### Section 126: Remedies: occupational pension schemes

#### Effect

- 410. This section sets out the additional remedies available to employment tribunals in cases involving occupational pension schemes. These are cases in which the respondent is an employer, or the trustee or manager of the pension scheme; and the complaint relates to the terms on which membership is offered to a pension scheme or how members of an existing scheme are treated. In these cases the tribunal can, in addition to the remedies of declaration, compensation and recommendation, also make a declaration about the terms on which a person should be admitted as a member to that scheme or a declaration about the rights of an existing member of that scheme not to be discriminated against.
- 411. However, a tribunal can award compensation only for injured feelings or for failure to comply with a recommendation; it cannot compensate the claimant for loss caused by the unlawful discrimination.