



Registered as a newspaper

Published by Authority

The Belfast Gazette

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Transport



Civil Aviation

TRANSPORT ACT 2000
CHARGES FOR AIR SERVICES
SPECIFICATION BY THE CIVIL AVIATION AUTHORITY
THE CIVIL AVIATION AUTHORITY (DENMARK AND
ICELAND CHARGES)
SPECIFICATION 2008
TAKING EFFECT ON 1st JANUARY 2008

The Civil Aviation Authority ("CAA"), in exercise of the powers conferred by sections 73, 74, 75 and 79 of the Transport Act 2000(a), hereby makes the following Specification:

Citation and commencement

1. This Specification may be cited as the Civil Aviation Authority

(Denmark and Iceland Charges) Specification 2008 and shall take effect on 1st January 2008.

Revocation

2. The Civil Aviation Authority (Denmark and Iceland Charges) Specification 2007 is hereby revoked.

Interpretation

3.-(1) In this Specification –

"NSL" means NATS (Services) Limited, a company incorporated in England and Wales with number 4129270 whose registered office is at 5th Floor South, Brettenham House, Lancaster Place, London WC2E 7EN.

(2) Unless otherwise defined in this Specification and unless the context otherwise requires, expressions used in this Specification shall have the same respective meanings as in the Transport Act 2000 and the Air Navigation Order 2005(b).

Charges for services provided by the Governments of Denmark and Iceland

4.-(1) In respect of each crossing between Europe and North America by an aircraft, wherever registered, in the course of which the aircraft is at any time north of the 45th parallel North between the meridians of

15° West and 50° West, the operator of the aircraft shall, upon completion of the crossing, pay to NSL a charge of £52.99 computed as follows -

in respect of chargeable air services provided by the Government of Denmark for such crossings £8.01.

in respect of chargeable air services provided by the Government of Iceland for such crossings £44.98.

(2) If an aircraft, wherever registered, without making a crossing between Europe and North America, makes one of the following crossings, that is to say between Greenland and Canada, Greenland and the United States of America, Greenland and Iceland or Iceland and Europe, the operator of the aircraft shall pay to NSL in respect of each crossing upon completion thereof, one third of the amount of the charges specified in sub-paragraph (1).

(3) If an aircraft, wherever registered, without making a crossing between Europe and North America, makes one of the following crossings, that is to say between Greenland and Europe, Iceland and Canada or Iceland and the United States of America, the operator of the aircraft shall pay to NSL in respect of each crossing upon completion thereof, two thirds of the amount of the charges specified in sub-paragraph (1).

(4) If an aircraft, wherever registered, without making a crossing for which a charge is specified in sub-paragraph (1), (2) or (3), makes a crossing -

- (a) between any point and Europe, or
- (b) between any point and Iceland

in the course of which the aircraft does not cross the coast of North America but does cross the meridian of 30° West north of the 45th parallel North, the operator shall pay to NSL in respect of each crossing upon completion thereof, one third of the amount of the charges specified in sub-paragraph (1).

(5) For the purposes of this Specification -

- (a) a crossing shall be counted whether or not the aircraft takes off or lands in the areas mentioned;
- (b) "Europe" shall not include Iceland or the Azores.

Circumstances in which charges are payable by the owner

5. If NSL is unable, after taking reasonable steps, to ascertain who is the operator, it may give notice to the owner of the aircraft that it will treat him as the operator for the purposes of this Specification until he establishes to the reasonable satisfaction of NSL that some other person is the operator; and from the time when the notice is given NSL shall be entitled, for so long as the owner is unable to establish as aforesaid that some other person is the operator, to treat the owner as if he were the operator, and for that purpose the provisions of this Specification (other than this paragraph) shall apply to the owner as if he were the operator.

Interest on late payment

6.-(1) If the amount of the charge payable under paragraph 4(1) is not paid in cleared funds by the operator of the aircraft within 30 days of the date payment is demanded by NSL, interest calculated in accordance with sub-paragraph (2) below on the unpaid amount shall be paid from that day until the date when cleared funds are received by NSL.

(2) Interest payable under sub-paragraph (1) shall be simple interest calculated from day to day at the rate of 9.24%.

Disposal by NSL of charges received under the Specification

7.-(1) Subject to sub-paragraphs (2) and (3) of this paragraph, NSL shall remit to the Governments of Denmark and Iceland such sums as it may receive under this Specification in respect of chargeable air services provided respectively by those Governments.

(2) NSL shall deduct from the sums so received a sum of 1.72% thereof and shall remit this sum to the International Civil Aviation Organisation in respect of chargeable air services provided by that Organisation.

(3) NSL may deduct from the sums so received and may retain as a fee a sum not exceeding 0.98% thereof.

By Order of the Civil Aviation Authority

R J Britton, Secretary and Legal Adviser, Civil Aviation Authority, CAA House, 45-59 Kingsway, London WC2B 6TE.

19 December 2007

EXPLANATORY NOTE

(This note is not part of the Specification)

This Specification revokes and replaces the Civil Aviation Authority (Denmark and Iceland Charges) Specification 2007.

The charge payable by operators of aircraft to the CAA in respect of crossings between Europe and North America is reduced in consequence of a decision of the Council of the International Civil Aviation Organisation. The element of the charge payable in respect of air navigation services provided by the Government of Denmark is reduced from £10.69 to £8.01. The element of the charge payable in respect of air navigation services provided by the Government of Iceland is reduced from £48.26 to £44.98. The total charge is thus reduced from £58.95 to £52.99 (paragraph 4(1)).

The interest rate payable is increased from 8.13% to 9.24% (paragraph 6(2)).

The charges are payable in pursuance of the Agreements on the Joint Financing of certain Air Navigation Services respectively in Greenland and the Faroe Islands and in Iceland, opened for signature in Geneva on 25th September 1956 (Cmnd. Nos. 677 and 678) as amended by the Protocols opened for signature at Montreal on 3rd November 1982 (Cmnd. Nos. 8844 and 8845).

In consequence of a decision of the Council of the International Civil Aviation Organisation the sum which is to be deducted by NSL from the charges received and remitted to that Organisation in respect of chargeable air services provided by it is reduced from 2.8% to 1.72% (paragraph 7(2)).

The charges are required to be remitted to the Governments of Denmark and Iceland subject to the deduction of a fee not exceeding 0.98% for NSL's expenses in billing and collection (paragraph 7(3)).

(a) 2000 c.38.

(b) S.I. 2005/1970, to which there are amendments not relevant to this Specification.

(1508/4)

Civil Aviation

TRANSPORT ACT 2000

CHARGES FOR AIR SERVICES

SPECIFICATION BY THE CIVIL AVIATION AUTHORITY

THE CIVIL AVIATION AUTHORITY (EUROCONTROL CHARGES) SPECIFICATION 2008

TAKING EFFECT ON 1st JANUARY 2008

The Civil Aviation Authority ("CAA"), in exercise of the powers conferred by sections 73, 74, 75 and 78 of the Transport Act 2000(a), hereby makes the following Specification:

Citation and commencement

1. This Specification may be cited as the Civil Aviation Authority (Eurocontrol Charges) Specification 2008 and shall take effect on 1st January 2008.

Revocation

2. The Civil Aviation Authority (Eurocontrol Charges) Specification 2007, The Civil Aviation Authority (Eurocontrol Charges) (Amendment) Specification 2007 and The Civil Aviation Authority (Eurocontrol Charges) (Second Amendment) Specification 2007 are hereby revoked.

Interpretation

3.-(1) In this Specification -

"AIP" in relation to a country other than the United Kingdom means a document in force at the date of the making of this Specification, entitled "Aeronautical Information Publication" or "AIP" and published under the authority of that country;

"Eurocontrol" has the meaning given by section 24 of the Civil Aviation Act 1982(b);

"FIR" means "Flight Information Region";

"specified airspace" means the airspace of a FIR described as set forth in columns (1) and (2) of the Schedule hereto;

"United Kingdom Air Pilot" means the document so entitled in force at the date of the making of this Specification and published under the authority of the CAA.

(2) Unless otherwise defined in this Specification and unless the context otherwise requires, expressions used in this Specification shall have the same respective meanings as in the Transport Act 2000 and the Air Navigation Order 2005(c).

Charge to be paid to Eurocontrol

4.-(1) Subject to the provisions of this Specification the operator of any aircraft (in whatsoever State it is registered) for which chargeable air services are made available in a specified airspace shall pay to Eurocontrol, in respect of each flight by that aircraft in that airspace, a charge for those services (hereinafter referred to as "the charge") at the appropriate rate calculated in accordance with paragraph 7 of this Specification.

(2) The operator of an aircraft shall not be required to pay any charge to Eurocontrol under this Specification in respect of a flight if he has previously paid to Eurocontrol in respect of that flight a charge of the same or a greater amount under the law of a country specified in column 1 of the Schedule hereto.

Circumstances in which charges are payable by the owner

5. If Eurocontrol is unable, after taking reasonable steps, to ascertain who is the operator, it may give notice to the owner of the aircraft that it will treat him as the operator for the purposes of paragraph 4(1) until he establishes to the reasonable satisfaction of Eurocontrol that some other person is the operator; and from the time when the notice is given Eurocontrol shall be entitled, for so long as the owner is unable to establish as aforesaid that some other person is the operator, to treat the owner as if he were the operator, and for that purpose the provisions of this Specification (other than this paragraph) shall apply to the owner of the aircraft as if he were the operator.

Payment

6.-(1) The amount of the charge shall be payable to Eurocontrol at its principal office in Brussels and shall be paid in euros.

(2) The equivalent in sterling of the charge may be recovered in any court of competent jurisdiction in the United Kingdom.

(3) If the amount of the charge payable under paragraph 4(1) is not paid in cleared funds by the operator of the aircraft within 30 days of the date payment is demanded by Eurocontrol, interest calculated in accordance with sub-paragraph (4) below on the unpaid amount shall be paid from that day until the date when cleared funds are received by Eurocontrol.

(4) Interest payable under sub-paragraph (3) shall be simple interest calculated from day to day at the rate of 9.24%.

(5) Nothing in this Specification shall prevent Eurocontrol from accepting as a good discharge payment other than in euros or at places other than the principal office of Eurocontrol.

Calculation of the Charge

7.-(1) The charge shall be calculated in euros according to the following formula -

$$r = N \times U$$

where r is the charge for the flight, N is the number of service units relating to that flight and U is the appropriate unit rate specified in column 3 of the Schedule hereto in relation to the specified airspace through which the flight is made, increased or decreased as the case may be by the same percentage as the relevant national currency has increased or decreased against the euro as compared with the rate of exchange specified in column 4 of the said Schedule in relation to that airspace.

(2) For the purpose of the preceding sub-paragraph, the number of service units relating to a flight shall be calculated in accordance with the following formula -

$$N = d \times p$$

where d is the distance factor for the flight in the specified airspace in question and p is the weight factor for the aircraft concerned.

(3) For the purposes of the preceding sub-paragraph -

(a) the distance factor shall be the number of kilometres in the great circle distance between the points specified in sub-paragraph (4) of this paragraph minus 20 kilometres for each landing and take-off in the specified airspace in question, divided by 100 and expressed to two places of decimals, and

(b) the weight factor, subject to the provisions of sub-paragraphs (6) and (7) of this paragraph, shall be equal to the square root of the quotient obtained by dividing by 50 the number of metric tonnes of the maximum total weight authorised of the aircraft and shall be expressed to two places of decimals.

(4) The points referred to in sub-paragraph (3) of this paragraph are-

(a) the aerodrome of departure within the specified airspace in question or, if there is no such aerodrome, the point of entry into that airspace; and

(b) the aerodrome of first destination within the specified airspace

in question or, if there is no such aerodrome, the point of exit from that airspace.

(5) For the purposes of the preceding sub-paragraph, the point of entry into the specified airspace in question and the point of exit from that airspace shall be the points at which the lateral limits of the said airspace are crossed by the route described in the flight plan communicated by or on behalf of the operator of the aircraft either to the appropriate air traffic control unit or to the Flow Management Unit of Eurocontrol with any modifications thereto subsequently made or approved by or on behalf of the operator.

(6) Subject to sub-paragraph (7) below, the weight factor for an aircraft of any type shall be calculated by reference to the maximum total weight authorised of the heaviest aircraft of that type.

(7) Where an operator has indicated to Eurocontrol, within the period of one year immediately preceding the flight, the composition of the fleet of aircraft which he operates and which includes two or more aircraft which are different versions of the same type of aircraft, the weight factor shall be calculated by reference to the average of the maximum total weight authorised of all his aircraft of that type so indicated to Eurocontrol.

(8) For the purposes of this paragraph the rate of exchange of the euro to a national currency shall be the average monthly rate of exchange of the euro to that national currency established by Eurocontrol for the month preceding the month during which the flight takes place.

Exempt Flights

8. This Specification shall not apply to the following flights -

- (a) flights by military aircraft;
- (b) flights made for the purposes of search and rescue operations;
- (c) flights by aircraft of which the maximum total weight authorised is 5700kg or less made entirely in accordance with the Visual Flight Rules in the Rules of the Air Regulations 2007(d);
- (d) flights terminating at the aerodrome from which the aircraft has taken off;
- (e) flights other than the flights referred to in sub-paragraph (a) of this sub-paragraph made exclusively for the purpose of the carriage on official business of a reigning Monarch or his immediate family, a Head of State, a Head of Government or a Government Minister;
- (f) flights made exclusively for the purpose of checking or testing equipment used or intended to be used as aids to air navigation;
- (g) flights made exclusively for the purpose of the instruction or testing of flight crew within the specified airspace of the United Kingdom;
- (h) flights made by aircraft of which the maximum total weight authorised is less than two metric tonnes;
- (i) flights made by helicopters between any point in the United Kingdom to a vessel or an off-shore installation within the area bounded by straight lines joining successively the following points-
6300N 00500W; 632833N 000000EW; thence south along the UK Median Line to 5500N 00302E; 5508N 00100W; 5600N 00230W; 5740N 00230W; 5740N 00400W; 5830N 00400W; 5830N 00500W; 6300N 00500W;
- (j) flights made by helicopters between any point in the United Kingdom to a vessel or an off-shore installation within the area bounded by straight lines joining successively the following points-
5500N 00100W; 5500N 00300E; 5423N 00245E; 5256N 00309E; 5230N 00247E; 5226N 00137E; 5238N 00140E; 5251N 00124E; 5319N 00010E; 5500N 00100W.

Value Added Tax Charge

9. For the purposes of this Specification in respect of value added tax payable on the provision of chargeable air services for which a charge is payable pursuant to this Specification there shall be charged an additional charge equal to the amount of such tax and the incidence of the first mentioned charge shall determine the incidence of the additional charge.

By Order of the Civil Aviation Authority

R J Britton, Secretary and Legal Adviser, Civil Aviation Authority, CAA House, 45-59 Kingsway, London WC2B 6TE.

19 December 2007

SCHEDULE Paragraphs 3(1), 4(2) and 7(1)
SPECIFIED AIRSPACES

(1) Country	(2) Publication in which FIRs are described	(3) Unit Rate in euros	(4) Established at a Rate of exchange of
Albania	AIP Albania	44.13	1 euro = 123.459 ALL
Austria	AIP Austria	60.47	
Belgium and Luxembourg	AIP Belgique	69.52	
Bosnia and Herzegovina	AIP Bosnia and Herzegovina	29.55	1 euro = 1.95479 BAM
Bulgaria	AIP Bulgaria	46.26	
Croatia	AIP Croatia	42.23	1 euro = 7.30823 HRK
Cyprus	AIP Cyprus	34.02	
Czech Republic	AIP Czech Republic	41.43	1 euro = 27.5376 CZK
Denmark	AIP Denmark	59.39	1 euro = 7.44736 DKr
Finland	AIP Finland	40.44	
France	AIP France (France Métropolitaine)	58.63	
Germany	AIP Germany	64.93	
Greece	AIP Greece	44.82	
Hungary	AIP Hungary	33.64	1 euro = 252.837 Hf
Ireland, Republic of	AIP Ireland	28.14	
Italy	AIP Italy	67.07	
Lithuania	AIP Lithuania	50.15	1 euro = 3.45276 LTL
Former Yugoslav Republic of Macedonia	AIP FYROM	59.48	1 euro = 61.3280 MKD
Malta	AIP Malta	26.97	
Moldova	AIP Moldova	44.29	1 euro = 16.1026 MDL
Netherlands	AIP Netherlands	59.64	
Norway	AIP Norway	69.74	1 euro = 7.81426 NKr
Poland	AIP Poland	40.69	1 euro = 3.78323 PLN
Portugal	AIP Portugal	Lisbon FIR-46.75 Santa Maria FIR-15.04	
Romania	AIP Romania	45.15	1 euro = 3.34691 RON
Serbia-Montenegro	AIP Serbia-Montenegro	38.96	1 euro = 79.3210 RSD
Slovakia	AIP Slovakia	48.33	1 euro = 33.7938 SKK
Slovenia	AIP Slovenia	60.84	
Spain	AIP Espana	Madrid & Barcelona FIR-79.61 Canaries FIR-67.23	
Sweden	AIP Sweden	52.20	1 euro = 9.27132 SKr
Switzerland	AIP Switzerland	68.96	1 euro = 1.64846 SF
Turkey	AIP Turkey	26.45	
United Kingdom	United Kingdom Air Pilot*	78.08	1 euro = £0.689105

* Excluding Shanwick FIR

EXPLANATORY NOTE

(This note is not part of the Specification)

This Specification revokes and replaces the Civil Aviation Authority (Eurocontrol Charges) Specification 2007 as amended.

The Secretary of State for Transport, in pursuance of tariffs approved under the Eurocontrol Convention (Cmnd. 8662) and under the Multilateral Agreement relating to Route Charges concluded at Brussels on 12th February 1981 (Cmnd. 8662) (being international agreements to which the United Kingdom is a party) has determined rates of charges,

as specified in the Specification, payable to Eurocontrol in respect of chargeable air services provided for aircraft.

The unit rates in euros set out in the Schedule are calculated by reference to the costs of provision of en-route navigation services in the participating countries in the Eurocontrol charges system, the amount of traffic using each country's airspace and the relationship of each country's currency to the euro over a period agreed by Ministers of the participating countries. The interaction of these elements varies in each country. In calculating the revised charges the average of the exchange rates between the euro and the currencies of the participating countries obtaining in the month of September 2007 have been used.

The interest rate payable is increased from 8.13% to 9.24% (paragraph 6(4)).

The United Kingdom Air Pilot and the Foreign Aeronautical Information publications referred to in the Specification can be purchased from Tangent Limited, 37 Windsor Street, Cheltenham, Glos GL52 2DG and can be inspected at major aerodromes in the United Kingdom. The office of Eurocontrol is at Rue de la Fusée, 96 B-1130, Brussels.

- (a) 2000 c.38.
(b) 1982 c.16.
(c) S.I. 2005/1970, to which there are amendments not relevant to this Specification.
(d) S.I. 2007/734, as amended by S.I. 2007/1371. (1508/5)

Roads (NI) Order

ROADS Service *Department Regional Development*

ABANDONMENT ORDER

THE DEVONSHIRE WAY AND ALBERT STREET, BELFAST (FOOTPATHS) (ABANDONMENT) ORDER (NORTHERN IRELAND) 2007

Notice is given that the Department for Regional Development by virtue of the powers conferred on it by the Roads (Northern Ireland) Order 1993—

Made the following Order on 13th December 2007 entitled

The Devonshire Way and Albert Street, Belfast (Footpaths) (Abandonment) Order (Northern Ireland) 2007 (S.R. 2007 No. 504)

The Order will come into operation on 13th February 2008.

Copies of the Order may be obtained from Roads Service Headquarters, Room 201, Clarence Court, 10-18 Adelaide Street, Belfast BT2 8GB.

(1510/7)

Agriculture & Fisheries



Animal Health

Department of Agriculture and Rural Development

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981 DISEASES OF ANIMALS (IMPORTATION OF POULTRY) ORDER (NORTHERN IRELAND) 1965 (AS AMENDED) GENERAL IMPORT LICENCE

LICENCE No: DARD/GEN/07/28

The Department of Agriculture and Rural Development, in accordance with the terms of the above legislation, hereby authorises the importation into Northern Ireland of:—

Poultry and Hatching Eggs from Great Britain

Subject to the following conditions:

- All landings must be in accordance with the provisions of the Diseases of Animals (Importation of Poultry) Order (Northern Ireland) 1965 (as amended) and with the following provisions of this licence.
- Each consignment of poultry and hatching eggs must be accompanied by a commercial document containing:
 - Full details of the consignment;
 - Description and quantities;

- Name and addresses of importer and exporter;
- Haulier vehicle registration number;
- Premises of destination (if different to above);
- The date of issue;
- Reference number (e.g. batch numbers, order numbers, lot numbers, etc.); to enable the document to be batched to the consignment;
- Approval/registration number of the premises which produced the birds or eggs, to be marked by an official stamp.

3. The commercial document must be presented to a DARD Portal Inspector at the Port/Airport of entry.

4. A copy of the general Licence **must** accompany the consignment at the time of import and be presented to a DARD Portal Inspector upon landing in Northern Ireland.
5. The premises of origin must be free from Newcastle disease and Highly Pathogenic Avian Influenza and must not be situated in an area subject to restrictions due to these diseases.
6. Following landing in Northern Ireland, the person responsible for the consignment at the time of importation must report to a DARD Portal Inspector at the Port/Airport of entry and follow the directions of any DARD authorised officer.
7. The consignment must be delivered without delay directly to the premises of destination as detailed on the commercial documentation.
8. In the case of birds imported from a Third Country, a quarantine period of at least 42 days, or at least 21 days after hatching in the case of hatching eggs, must have been completed in the holding in which they were first taken after entering the Community.
9. The birds must not, at the time of dispatch, show any obvious signs of disease.
10. Following importation, any signs or suspicion of disease in the imported birds must immediately be reported to the Divisional Veterinary Office responsible for the area to which they are consigned.

This licence is valid until further notice or unless revoked by the Department.

Signed, *Lisa Reid*, Officer of the Department of Agriculture and Rural Development.

NOTES

1. Poultry is defined in Council Directive 90/539/EEC as fowl, turkeys, guinea fowl, ducks, geese, quails, pigeons, pheasants, partridges and ratites reared or kept in captivity for breeding, the production of meat or eggs for consumption or re-stocking supplies of game.
2. Hatching eggs are defined as eggs for incubation laid by poultry as defined in Note 1 above.
3. In the event of any condition of this licence not being complied with, or in the case of suspicion of disease, the Department has powers under The Diseases of Animals (Importation of Poultry) Order (Northern Ireland) 1965 (as amended) to require the owner to quarantine, re-export or destroy the consignment at the owner's expense. (2004/11)

Department of Agriculture and Rural Development

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981 DISEASES OF ANIMALS (IMPORTATION OF POULTRY) ORDER (NORTHERN IRELAND) 1965 (AS AMENDED)

GENERAL IMPORT LICENCE

LICENCE No: DARD/GEN/07/29

The Department of Agriculture and Rural Development, in accordance with the terms of the above legislation, hereby authorises the importation into Northern Ireland of:-

Captive Birds other than poultry as defined in Council Directive 90/539/EEC (as amended) (see Note 1) from Great Britain

Subject to the following conditions:

1. All landings must be in accordance with the provisions of the Diseases of Animals (Importation of Poultry) Order (Northern Ireland) 1965 (as amended) and with the following provisions of this licence.
2. Each consignment of captive birds must be accompanied by a commercial document containing:
 - Full details of the consignment;
 - Description and quantities;
 - Name and addresses of importer and exporter;
 - Haulier vehicle registration number;
 - Premises of destination (if different to above);

- The date of issue;

3. The premises of origin must be free from Newcastle disease and Highly Pathogenic Avian Influenza and must not be situated in an area subject to restrictions due to these diseases.
4. Following landing in Northern Ireland, the person responsible for the consignment at the time of importation must report to a DARD Portal Inspector at the Port/Airport of entry and follow the directions of any DARD authorised officer.
5. The consignment must be delivered without delay directly to the premises of destination as detailed on the commercial documentation.
6. The birds must not, at the time of dispatch, show any obvious signs of disease.
7. Following importation, any signs or suspicion of disease in the imported birds must immediately be reported to the Divisional Veterinary Office responsible for the area to which they are consigned.

This licence is valid until further notice or unless revoked by the Department.

Signed, *Lisa Reid*, Officer of the Department of Agriculture and Rural Development.

NOTES

1. Poultry is defined in Council Directive 90/539/EEC as fowl, turkeys, guinea fowl, ducks, geese, quails, pigeons, pheasants, partridges and ratites reared or kept in captivity for breeding, the production of meat or eggs for consumption or re-stocking supplies of game.
2. In the event of any condition of this licence not being complied with, or in the case of suspicion of disease, the Department has powers under The Diseases of Animals (Importation of Poultry) Order (Northern Ireland) 1965 (as amended) to require the owner to quarantine, re-export or destroy the consignment at the owner's expense. (2004/12)

Department of Agriculture and Rural Development

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981 DISEASES OF ANIMALS (IMPORTATION OF POULTRY) ORDER (NORTHERN IRELAND) 1965 (AS AMENDED)

LICENCE No: DANI/GEN/07/30

ORNAMENTAL FOWL FROM SHOW/PREMISES IN GREAT BRITAIN

CONDITIONS OF LICENCE

1. The ornamental fowl must not have come into direct contact with any other commercial poultry in GB.
2. The importer must report immediately to a DARD Portal Inspector at the port/airport of entry upon landing in Northern Ireland.
3. A copy of the general Licence **must** accompany the consignment at the time of import.
4. The ornamental fowl must be isolated on entry/return to Northern Ireland for a minimum period of 35 days and must not at any time come into contact with commercial poultry in Northern Ireland.
5. The importer must notify the Department should the imported birds become ill during the isolation period.
6. The Department may inspect the ornamental fowl at any time during isolation and may blood sample them as necessary.

This licence is valid until further notice or unless revoked by the Department.

Signed, *Lisa Reid*, Officer of the Department of Agriculture and Rural Development.

NOTE:

1. Ornamental fowl does not include poultry reared or kept in captivity for breeding, the production of meat or eggs for consumption, birds for restocking supplies of game or pigeons reared or kept in captivity for the production of meat or eggs for consumption. (2004/13)

Department of Agriculture and Rural Development

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981 DISEASES OF ANIMALS (IMPORTATION OF POULTRY) ORDER (NORTHERN IRELAND) 1965 (AS AMENDED)

GENERAL IMPORT LICENCE

LICENCE No: DARD/GEN/07/31

The Department of Agriculture and Rural Development, in accordance

with the terms of the above legislation, hereby authorises the importation into Northern Ireland of:—

Racing pigeons from Great Britain

Subject to the following conditions:

- All landings must be in accordance with the provisions of the Diseases of Animals (Importation of Poultry) Order (Northern Ireland) 1965 (as amended) and with the following provisions of this licence.
- Each consignment of racing pigeons must be accompanied by a commercial document containing:
 - Full details of the consignment;
 - Description and quantities;
 - Name and address of the single loft of origin (NB consignments must consist of birds originating from a single loft only);
 - Name and address of importer and exporter;
 - Haulier vehicle registration number;
 - Premises of destination (venue for sale of birds or single loft to which consignments being transferred directly) (if different to the address of the importer above);
 - The date of issue;
- The premises of origin must be free from Newcastle disease and Highly Pathogenic Avian Influenza and must not be situated in an area subject to restrictions due to these diseases.
- Following landing in Northern Ireland, the person responsible for the consignment at the time of importation must report to a DARD Portal Inspector at the Port/Airport of entry and follow the directions of any DARD authorised officer.
- The consignment must be delivered without delay directly to the premises of destination as detailed on the commercial documentation.
- The birds must not, at the time of dispatch, show any obvious signs of disease.
- Following importation, any signs or suspicion of disease in the imported birds must immediately be reported to the Divisional Veterinary Office responsible for the area to which they are consigned.

This licence is valid until further notice or unless revoked by the Department.

Signed, *Lisa Reid*, Officer of the Department of Agriculture and Rural Development.

NOTES

- In the event of any condition of this licence not being complied with, or in the case of suspicion of disease, the Department has powers under The Diseases of Animals (Importation of Poultry) Order (Northern Ireland) 1965 (as amended) to require the owner to quarantine, re-export or destroy the consignment at the owner's expense. (2004/14)

Department of Agriculture and Rural Development

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981 DISEASES OF ANIMALS (IMPORTATION OF POULTRY) ORDER (NORTHERN IRELAND) 1965 (AS AMENDED)

GENERAL IMPORT LICENCE

LICENCE No: DARD/GEN/07/32

The Department of Agriculture and Rural Development, in accordance with the terms of the above legislation hereby authorises the importation into Northern Ireland of:—

Poultry Products listed in the attached Schedules from Great Britain

Subject to the following conditions:

Products listed in Schedule 1

- Any product landed in Northern Ireland under this licence shall be made available for inspection by an Officer of the Department.
- The importer or his agent shall afford all assistance necessary to such an Officer to enable him to carry out the inspection.

Products listed in Schedule 2

- In addition to the above conditions, each product must be accompanied by a **commercial document** containing the following information –
 - the name and address of the consignor and consignee;
 - the date of issue of the document and a number enabling it to be identified;
 - the description of the product to be transported;
 - the total quantity despatched.

- Imports of meat (fresh red meat and farmed game) and meat products derived from cattle, sheep, pigs, goats and other biungulates must comply with the requirements of the Food Hygiene Regulations (NI) 2006.
- Imports of raw material for pet food manufacture must comply with either the Animal By-Products Order (NI) 2002 in the case of low risk animal by product or with the Food Hygiene Regulations (NI) 2006 in the case of meat fit for human consumption.

This licence is valid until further notice or unless revoked by the Department.

Signed, *Lisa Reid*, Officer of the Department of Agriculture and Rural Development

NOTES

- Products landed in Northern Ireland which are destined for onward intra community trade, must be accompanied by documentation in accordance with the relevant European Community legislation.
- Product imported into Northern Ireland destined for export to a Third Country must be accompanied by documentation which met the requirements of the Third Country.
- Any breach of any condition attached to this licence will constitute an offence against the Diseases of Animals (Northern Ireland) Order 1981 (as amended).
- Nothing in this licence gives exemption from any prohibition or restriction imposed by the Food Hygiene Regulations (NI) 2006, the Veterinary Medicines Regulations 2006 and the Medicines Acts 1968 and 1971 or by any legislation superseding or amending the same.

Schedule 1

Whole fresh eggs including table eggs (not intended for hatching) for human consumption or disposal.

Pasteurised liquid egg, spray dried egg, cooked egg or products containing these for human consumption.

Processed (treated) poultry feathers.

Compound feeding stuffs containing protein or poultry origin.

Schedule 2

Fresh/chilled/frozen wild feathered game meat.

Fresh/chilled/frozen carcasses/part carcasses of poultry and or offal derived from domestic hens, turkeys, guinea fowls, ducks, geese, quail, pheasants, pigeons, partridges and wild shot game poultry.

Fresh/chilled/frozen poultry meat.

Heat treated poultry meat. (2004/15)

Department of Agriculture and Rural Development

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981 DISEASES OF ANIMALS (IMPORTATION OF BIRDS PRODUCTS) ORDER (NORTHERN IRELAND) 1996

LANDING OF CARCASSES AND ANIMAL PRODUCTS ORDER (NORTHERN IRELAND) 1985 (AS AMENDED)

AN/07/14

GENERAL IMPORT LICENCE AMENDMENT NOTICE

The following licences shall be revoked:

DARD/GEN/07/18 dated 13 November 2007 for Heat treated poultry meat from Great Britain.

DARD/GEN/07/19 dated 13 November 2007 for Fresh/Chilled/Frozen poultry meat from Great Britain originating from any location except an avian influenza protection zone.

DARD/GEN/07/20 dated 13 November 2007 for Day Old Chicks and hatching eggs from Great Britain.

DARD/GEN/07/21 dated 13 November 2007 for 1. Whole fresh eggs including table eggs (not intended for hatching) for human consumption or disposal.

2. Pasteurised liquid egg, spray dried egg, cooked egg or products containing these for human consumption.

3. Processed (treated) poultry feathers.

4. Compound feeding stuffs containing protein of poultry origin.

DARD/GEN/07/22 dated 16 November 2007 for Fresh/Chilled/Frozen wild feathered game meat from Great Britain originating from an area free from avian influenza restrictions.

Signed, *Michelle H. McIlwaine*, Officer of the Department of Agriculture and Rural Development (2004/16)

Other Notices



Department of Enterprise, Trade and Investment

MINERAL DEVELOPMENT ACT (NI) 1969

In exercise of its powers under Section 11 of the above Act the Department of Enterprise, Trade and Investment proposes to grant a prospecting licence in County Antrim.

The Local Government Districts and Wards are listed below. Individual Townlands and a map showing the areas affected may be inspected at the addresses below from 21 December 2007 to 18 January 2008 between Monday and Friday, 9.30 am to 12.30 pm and 2.00 pm to 4.30 pm.

Any person may make representations to the Department about the proposed licence within one month from 21 December 2007.

Map inspections are available in the following –

Department of Enterprise, Trade and Investment, Minerals Branch, Colby House, Stranmillis Court, Belfast, BT9 5BF

Carrickfergus Borough Council, Carrickfergus Museum and Civic Centre, 11 Antrim Street, Carrickfergus, BT38 7DG

Newtownabbey Borough Council, Mossley Mill, Newtownabbey, BT36 5QA

Larne Borough Council, Smiley Buildings, Victoria Road, Larne, BT40 1RU

Wards in area to be licensed

Carrickfergus Borough Local Government District

- Woodburn Ward

Newtownabbey Local Government District

- Ballynure Ward

Larne Local Government District

- | | | |
|--------------------|-------------------|--------------------|
| • Antiville Ward | • Ballycarry Ward | • Ballyloran Ward |
| • Blackcave Ward | • Carncastle Ward | • Central Ward |
| • Craigy Hill Ward | • Gardenmore Ward | • Glenarm Ward |
| • Glynn Ward | • Harbour Ward | • Kilwaughter Ward |

(2301/6)

Corporate Insolvency



Members' Voluntary Winding-Up Resolution for Winding-Up

THE COMPANIES (NORTHERN IRELAND) ORDER 1989

Company Limited by Shares

Resolutions

Of

CATNEY INNS LIMITED

At an Extraordinary General Meeting of the above-named company, duly convened and held The Linenhall, 32-38 Linenhall Street, Belfast, BT2 8BG on December 2007 the following resolutions were passed: number 1 as a special resolution and number 2 as an ordinary resolution.

Resolutions

- 1 "THAT the company be wound up voluntarily"
- 2 "That John Hansen of KPMG, Stokes House, 17/25 College Square East, Belfast BT1 6DH, be and is hereby appointed liquidator for the purpose of such winding up."

Dated this 20th day of December 2007

(2431/3)

Appointment of Liquidators

Pursuant to Article 95 of the Insolvency (Northern Ireland) Order 1989

Company Number: NI 027335

Name of Company: **CATNEY INNS LIMITED**

Nature of Business: Hospitality

Type of Liquidation: Members Voluntary Liquidation

Address of Registered Office: The Linenhall, 32-38 Linenhall Street, Belfast, BT2 8BG

Liquidator's Names and Addresses: John Hansen, KPMG, Stokes House, 17-25 College Square East, Belfast, BT1 6DH

Office Holder Number: GBNI 040

Date of Appointment: 20th December 2007

By whom appointed: Members

(2432/1)

Notice to Creditors

In the Matter of

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

And in the Matter of

CATNEY INNS LTD

(IN MEMBERS VOLUNTARY LIQUIDATION)

Notice is hereby given that by special resolution passed on 20 December 2007, the above named company was placed in members' (solvent) voluntary liquidation and John Hansen of KPMG, Stokes House, 17-25 College Square East, Belfast BT1 6DH was appointed Liquidator.

The Liquidator gives notice that the creditors of the above-named company, are required, on or before 31 January 2007, to submit full details of their claims and their names and addresses to the Liquidator of the said company, at the above address, and, if so required by notice in writing from the said Liquidator, are, personally or by their solicitors, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Please note that the above company is no longer trading, is solvent and that this notice is purely a formality as all liabilities have been paid or will be paid in full

Dated 21 December 2007

John Hansen, Liquidator

(2433/2)

Creditors' Voluntary Winding-Up Final Meetings

BALAKO ENTERPRISE LIMITED T/A BF FREIGHT INTERNATIONAL - IN LIQUIDATION

NOTICE CONVENING FINAL MEETINGS OF MEMBERS AND CREDITORS

NOTICE IS HEREBY GIVEN that the final meetings of members and creditors of Balako Enterprise Limited T/A BF Freight International will be held at the offices of Grant Thornton UK LLP, 43 Queen Square, Bristol, BS1 4QR on Friday 29 January 2008 at 10.00am and 10.15am respectively, for the purposes of having and account laid before them by the liquidator [pursuant to Article 92 of the Insolvency (NI) Order 1989], showing the manner in which the winding up of the company has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator.

A member of creditor entitled to attend and vote at the above meetings may appoint a proxy to attend and vote in his place. It is not necessary for the proxy to be a member or creditor. Proxy forms must be returned to the offices of Grant Thornton UK LLP, 43 Queen Square, Bristol, BS1 4QR by no later than 12.00 noon on 28 January 2008.

DATED THIS 20 DAY OF DECEMBER 2007

Mark Allen, Liquidator

(2445/8)

IN THE MATTER OF

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

AND

CURRAN ENVIRONMENTAL RECYCLING LIMITED - IN LIQUIDATION

Notice is hereby given pursuant to Article 92(1) of the Insolvency (Northern Ireland) Order 1989, that General Meetings of the above

company will be held at the offices of **Malone Lynchehaun, Chartered Accountants, 12 Bryansfod Avenue, Newcastle, BT33 0AX** on Thursday 7 February 2008 at 11.00 a.m. to be followed by a General Meeting of Creditors at 12.00 Noon for the purpose of receiving an account of the liquidator's acts and dealings and of the conduct of the winding up for the entire period of the liquidation.

Creditors wishing to vote at their meetings must (unless they are individual creditors attending in person) lodge their proxies at the offices of **Malone Lynchehaun, Chartered Accountants, 12 Bryansfod Avenue, Newcastle, BT33 0AX** no later than 12.00 noon on Wednesday 6 February 2008.

Dated this 24 December 2007

Desmond Lynchehaun, Liquidator

Proxies have been circularised to shareholders and all known creditors and further copies are available on request from **Malone Lynchehaun, Chartered Accountants, 12 Bryansfod Avenue, Newcastle, BT33 0AX, Telephone No.: 028 4372 3743** (2445/27)

KBL ONLINE LIMITED IN LIQUIDATION

NOTICE CONVENING FINAL MEETINGS OF MEMBERS AND CREDITORS

NOTICE IS HEREBY GIVEN that the final meetings of members and creditors of KBL Online Limited will be held at the offices of Grant Thornton UK LLP, 43 Queen Square, Bristol, BS1 4QR on Monday 28 January 2008 at 10.00 am and 10.15 am respectively, for the purposes of having an account laid before them by the liquidator [pursuant to Article 92 of the Insolvency (NI) Order 1989], showing the manner in which the winding-up of the company has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator.

A member of creditor entitled to attend and vote at the above meetings, may appoint a proxy to attend and vote in his place. It is not necessary for the proxy to be a member or creditor. Proxy forms must be returned to the office of Grant Thornton UK LLP, 43 Queen Square, Bristol, BS1 4QR by no later than 12.00 noon on 25 January 2008.

DATED THIS 20 DAY OF DECEMBER 2007

Mark Allen, Liquidator

(2445/10)

Winding Up by the Court *Petition to Wind-Up (Companies)*

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND
CHANCERY DIVISION (COMPANIES WINDING UP)

In the Matter of

C.B. FUELS LIMITED

And in the Matter of

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

A petition to wind up the above-named company of 33A Bridge Road, Dunloy, Ballymena, County Antrim, BT44 9AN presented on 14 November 2007 by the Commissioners of Her Majesty's Revenue & Customs of 100 Parliament Street, London, SW1A 2BQ claiming to be a creditor of the company will be heard at The Royal Courts of Justice, Chichester Street, Belfast, BT1 3JE.

Date: Thursday 10th January 2008

Time: 10.00 hours (or as soon thereafter as the Petition can be heard)

Any person intending to appear on the hearing of the petition (whether to support or oppose it) must give notice of intention to do so to the petitioners or their solicitor in accordance with Rule 4.016 by 16.00 hours on 9 January 2008.

The Petitioner's Solicitor is *J. H. Conn*, Crown Solicitor for Northern Ireland, Crown Solicitor's Office, Royal Courts of Justice, Chichester Street, Belfast BT1 3JE.

Dated 28 December 2007

(2450/23)

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND
CHANCERY DIVISION (COMPANIES WINDING UP)

In the Matter of

CITYDIG CONSTRUCTION LIMITED

And in the Matter of

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

A petition to wind up the above-named company of 180D Markethill, Road, Portadown, Craigavon, County Armagh, BT62 3SL presented on

15 November 2007 by the Commissioners of Her Majesty's Revenue & Customs of 100 Parliament Street, London, SW1A 2BQ claiming to be a creditor of the company will be heard at The Royal Courts of Justice, Chichester Street, Belfast, BT1 3JE.

Date: Thursday 10th January 2008

Time: 10.00 hours (or as soon thereafter as the Petition can be heard)

Any person intending to appear on the hearing of the petition (whether to support or oppose it) must give notice of intention to do so to the petitioners or their solicitor in accordance with Rule 4.016 by 16.00 hours on 9 January 2008.

The Petitioner's Solicitor is *J. H. Conn*, Crown Solicitor for Northern Ireland, Crown Solicitor's Office, Royal Courts of Justice, Chichester Street, Belfast BT1 3JE.

Dated 29 December 2007

(2450/21)

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND
CHANCERY DIVISION (COMPANIES WINDING UP)

In the Matter of

DAWSONRIDGE TRADING (UK) LIMITED

And in the Matter of

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

A petition to wind up the above-named company of 4 The Linen Green, Moygashel, Dungannon, County Tyrone, BT71 7HB presented on 16 November 2007 by the Commissioners of Her Majesty's Revenue & Customs of 100 Parliament Street, London, SW1A 2BQ claiming to be a creditor of the company will be heard at The Royal Courts of Justice, Chichester Street, Belfast, BT1 3JE.

Date: Thursday 10th January 2008

Time: 10.00 hours (or as soon thereafter as the Petition can be heard)

Any person intending to appear on the hearing of the petition (whether to support or oppose it) must give notice of intention to do so to the petitioners or their solicitor in accordance with Rule 4.016 by 16.00 hours on 9 January 2008.

The Petitioner's Solicitor is *J. H. Conn*, Crown Solicitor for Northern Ireland, Crown Solicitor's Office, Royal Courts of Justice, Chichester Street, Belfast BT1 3JE.

Dated 29 December 2007

(2450/22)

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND
CHANCERY DIVISION (COMPANIES WINDING UP)

In the Matter of

DOWNTOWN SECURITY COMPANY LIMITED

And in the Matter of

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

A petition to wind up the above-named company of 248-266 Upper Newtownrds Road, Belfast presented on 27 November 2007 by the Commissioners of Her Majesty's Revenue & Customs of 100 Parliament Street, London, SW1A 2BQ claiming to be a creditor of the company will be heard at The Royal Courts of Justice, Chichester Street, Belfast, BT1 3JE.

Date: Thursday 10th January 2008

Time: 10.00 hours (or as soon thereafter as the Petition can be heard)

Any person intending to appear on the hearing of the petition (whether to support or oppose it) must give notice of intention to do so to the petitioners or their solicitor in accordance with Rule 4.016 by 16.00 hours on 9 January 2008.

The Petitioner's Solicitor is *J. H. Conn*, Crown Solicitor for Northern Ireland, Crown Solicitor's Office, Royal Courts of Justice, Chichester Street, Belfast BT1 3JE.

Dated 27 December 2007

(2450/26)

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND
CHANCERY DIVISION (COMPANIES WINDING UP)

In the Matter of

FUSION INTEGRATED MARKETING SOLUTIONS LTD

And in the Matter of

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

A petition to wind up the above-named company of 1 Downshire Road, Holywood, County Down, BT18 9LU presented on 15 November 2007

by the Commissioners of Her Majesty's Revenue & Customs of 100 Parliament Street, London, SW1A 2BQ claiming to be a creditor of the company will be heard at The Royal Courts of Justice, Chichester Street, Belfast, BT1 3JE.

Date: Thursday 10th January 2008

Time: 10.00 hours (or as soon thereafter as the Petition can be heard)

Any person intending to appear on the hearing of the petition (whether to support or oppose it) must give notice of intention to do so to the petitioners or their solicitor in accordance with Rule 4.016 by 16.00 hours on 9 January 2008.

The Petitioner's Solicitor is *J. H. Conn*, Crown Solicitor for Northern Ireland, Crown Solicitor's Office, Royal Courts of Justice, Chichester Street, Belfast BT1 3JE.

Dated 28 December 2007

(2450/20)

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND
CHANCERY DIVISION (COMPANIES WINDING UP)

In the Matter of

M. W. BARS LTD

And in the Matter of

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

A petition to wind up the above-named company of 15 Queen Street, Londonderry presented on 26 November 2007 by the Commissioners of Her Majesty's Revenue & Customs of 100 Parliament Street, London, SW1A 2BQ claiming to be a creditor of the company will be heard at The Royal Courts of Justice, Chichester Street, Belfast, BT1 3JE.

Date: Thursday 10th January 2008

Time: 10.00 hours (or as soon thereafter as the Petition can be heard)

Any person intending to appear on the hearing of the petition (whether to support or oppose it) must give notice of intention to do so to the petitioners or their solicitor in accordance with Rule 4.016 by 16.00 hours on 9 January 2008.

The Petitioner's Solicitor is *J. H. Conn*, Crown Solicitor for Northern Ireland, Crown Solicitor's Office, Royal Courts of Justice, Chichester Street, Belfast BT1 3JE.

Dated 28 December 2007

(2450/24)

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND
CHANCERY DIVISION (COMPANIES WINDING UP)

In the Matter of

NORTH DOWN MOBILE HAIR LTD

And in the Matter of

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

A petition to wind up the above-named company of Bank House, 135 Albertbridge Road, Belfast, BT5 4PS presented on 15 November 2007 by the Commissioners of Her Majesty's Revenue & Customs of 100 Parliament Street, London, SW1A 2BQ claiming to be a creditor of the company will be heard at The Royal Courts of Justice, Chichester Street, Belfast, BT1 3JE.

Date: Thursday 10th January 2008

Time: 10.00 hours (or as soon thereafter as the Petition can be heard)

Any person intending to appear on the hearing of the petition (whether to support or oppose it) must give notice of intention to do so to the petitioners or their solicitor in accordance with Rule 4.016 by 16.00 hours on 9 January 2008.

The Petitioner's Solicitor is *J. H. Conn*, Crown Solicitor for Northern Ireland, Crown Solicitor's Office, Royal Courts of Justice, Chichester Street, Belfast BT1 3JE.

Dated 28 December 2007

(2450/19)

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND
CHANCERY DIVISION (COMPANIES WINDING UP)

In the Matter of

POWERTECH ELECTRICAL SERVICES LTD

And in the Matter of

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

A petition to wind up the above-named company of 32 Lord Wardens Parade, Bangor, County Down, BT19 1YU presented on 27 November

2007 by the Commissioners of Her Majesty's Revenue & Customs of 100 Parliament Street, London, SW1A 2BQ claiming to be a creditor of the company will be heard at The Royal Courts of Justice, Chichester Street, Belfast, BT1 3JE.

Date: Thursday 10th January 2008

Time: 10.00 hours (or as soon thereafter as the Petition can be heard)

Any person intending to appear on the hearing of the petition (whether to support or oppose it) must give notice of intention to do so to the petitioners or their solicitor in accordance with Rule 4.016 by 16.00 hours on 9 January 2008.

The Petitioner's Solicitor is *J. H. Conn*, Crown Solicitor for Northern Ireland, Crown Solicitor's Office, Royal Courts of Justice, Chichester Street, Belfast BT1 3JE.

Dated 28 December 2007

(2450/25)

Petition to Wind-Up (Partnerships)

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND
CHANCERY DIVISION (LIMITED LIABILITY PARTNERSHIPS)
WINDING-UP

2007 No. 128444

In the Matter of

ROONEY BROTHERS LLP

AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

A petition to wind-up the above named company having its registered office at 454-458 Donegall Road, Belfast, BT12 6HS was presented by United Wine Merchants Limited, having its registered office at Silverwood Business Park, 70 Silverwood Road, Craigavon, BT68 6LN claiming to be a creditor of the company will be heard at The Royal Courts of Justice, Chichester Street, Belfast, BT1 3JF on

Date: 10 January 2008

Time: 10.30 am (or as soon thereafter as the petition can be heard)

Any person intending to appear on the hearing of the petition (whether to support or oppose it) must give notice of intention to do so to the petitioner or its solicitors in accordance with Rule 4.016 by 4.00 pm on Wednesday 9 January 2008.

The petitioner's Solicitor is *Lydia McCook*, Messrs Elliott Duffy Garrett, Royston House, 34 Upper Queen Street, Belfast, BT1 6FD.

Dated 20th day of December 2007

(2451/9)

Personal Insolvency



Bankruptcy Orders

ANDERSON, Robert, Labourer, 24 Queens Avenue, MAgherafelt, BT45 6BU. Date of Bankruptcy Order—19th December 2007. Date of Presentation of Petition—13th November 2007. Whether Debtor's Petition or Petition other than Debtor's—Creditor's. (2503/36)

BAILIE, Terri Lyndsay, Unemployed, 14 Rainey Way, Belfast, BT7 1TR. Date of Bankruptcy Order—20th December 2007. Date of Presentation of Petition—14th December 2007. Whether Debtor's Petition or Petition other than Debtor's—Debtor's. (2503/42)

BLACK, Philip, Sub-Contractor, 10 Mountforde Drive, Belfast BT5 4GL. Date of Bankruptcy Order—17th December 2007. Date of Presentation of Petition—5th November 2007. Whether Debtor's Petition or Petition other than Debtor's—Creditor's. (2503/29)

BROWN, Ellen, Retired, 83c Donegore Drive, Antrim, BT41 1DY. Date of Bankruptcy Order—19th December 2007. Date of Presentation of Petition—13th December 2007. Whether Debtor's Petition or Petition other than Debtor's—Debtor's. (2503/38)

CAMPBELL, James Raymond, Share Fisherman, 45 Rowley Meadows, Newcastle, BT33 0RW. Date of Bankruptcy Order—17th December

2007. Date of Presentation of Petition—6th November 2007. Whether Debtor's Petition or Petition other than Debtor's—Creditor's.

(2503/31)

DA SILVA, Decio Chacara, Unknown, 23A Strawmore Road, Draperstown, BT45 7JE. Date of Bankruptcy Order—20th December 2007. Date of Presentation of Petition—7th November 2007. Whether Debtor's Petition or Petition other than Debtor's—Debtor's.

(2503/47)

DEVINE, Paul, Taxi Driver, 61 Upper Nassau Street, Londonderry, BT48 0EU. Date of Bankruptcy Order—20th December 2007. Date of Presentation of Petition—11th December 2007. Whether Debtor's Petition or Petition other than Debtor's—Debtor's.

(2503/44)

KELLY, Jon Paul, Subcontractor/Joiner, 10 Brownhill Park, Artigarvan, Strabane, BT82 0JF. Date of Bankruptcy Order—19th December 2007. Date of Presentation of Petition—30th August 2007. Whether Debtor's Petition or Petition other than Debtor's—Creditor's.

(2503/39)

MARKEY, Wendy, Unemployed, 25 Avenue Road, Lurgan, Craigavon, BT66 7BB. Date of Bankruptcy Order—20th December 2007. Date of Presentation of Petition—13th December 2007. Whether Debtor's Petition or Petition other than Debtor's—Debtor's.

(2503/48)

McARDLE, Oliver, Mechanic, 40 St. Patrick's Park, Newry, BT35 0JL, and trading at 4 Macullagh Road, Newtownhamilton, Newry BT33 0QS. Date of Bankruptcy Order—17th December 2007. Date of Presentation of Petition—21st September 2007. Whether Debtor's Petition or Petition other than Debtor's—Creditor's.

(2503/30)

McCAUGHAN, Christopher J, Ground Worker, residing and trading at 13 Orchard Hill, Crumlin, BT29 4SA. Date of Bankruptcy Order—17th December 2007. Date of Presentation of Petition—21st September 2007. Whether Debtor's Petition or Petition other than Debtor's—Creditor's.

(2503/33)

McCLELLAND, Philip, Taxi Driver, 233A Abbey Park, Belfast BT5 7RU. Date of Bankruptcy Order—17th December 2007. Date of Presentation of Petition—2nd November 2007. Whether Debtor's Petition or Petition other than Debtor's—Creditor's.

(2503/28)

McGAHON, Don, Unknown, trading at 4 Holywood Avenue, Londonderry, BT47 2NA. Date of Bankruptcy Order—19th December 2007. Date of Presentation of Petition—3rd October 2007. Whether Debtor's Petition or Petition other than Debtor's—Creditor's.

(2503/37)

McGREGOR, Dorothy, Unemployed, 4 John Street Mews, Newtownards, BT23 4WH. Date of Bankruptcy Order—20th December 2007. Date of Presentation of Petition—23rd November 2007. Whether Debtor's Petition or Petition other than Debtor's—Debtor's.

(2503/46)

O'HANLON, Linda Elizabeth, Cleaner, 8 Teeling Avenue, Dunmurry, Belfast, BT17 0XH. Date of Bankruptcy Order—20th December 2007. Date of Presentation of Petition—18th December 2007. Whether Debtor's Petition or Petition other than Debtor's—Debtor's.

(2503/45)

SCOTT, Denver James, Farmer, T/A Scott Bros, 13b Heathpark Farm Lisnamuck Road, Blackhill, Coleraine, BT51 4HN, and trading at 97 Lismoyle Road, Swatragh, Maghera, BT46 5QU. Date of Bankruptcy Order—17th December 2007. Date of Presentation of Petition—5th November 2007. Whether Debtor's Petition or Petition other than Debtor's—Creditor's.

(2503/32)

SLOAN, Michael, T/A Glenabbey Sheds, trading at 7A Hyde Park Lane, Mallusk, Newtownabbey, BT36 4QD. Date of Bankruptcy Order—19th December 2007. Date of Presentation of Petition—8th November 2007. Whether Debtor's Petition or Petition other than Debtor's—Creditor's.

(2503/41)

SPEERS, Alan, Labourer, residing and trading at 17 Apsley Street, Belfast, BT17 1BL. Date of Bankruptcy Order—17th December 2007. Date of Presentation of Petition—2nd November 2007. Whether Debtor's Petition or Petition other than Debtor's—Creditor's.

(2503/34)

TAGGART, John, Subcontractor, residing and trading at 34 New Road, Carrowdore, Newtownards, BT22 2HB. Date of Bankruptcy

Order—19th December 2007. Date of Presentation of Petition—14th November 2007. Whether Debtor's Petition or Petition other than Debtor's—Creditor's.

(2503/40)

THOMPSON, John, General Merchant, trading at Air 5 Ltd, Science Park Cromore Road, Coleraine, BT52 1ST, and formerly trading at 67 Kilrea Road, Upperlands, Maghera, BT46 5RU. Date of Bankruptcy Order—21st December 2007. Date of Presentation of Petition—26th September 2007. Whether Debtor's Petition or Petition other than Debtor's—Creditor's.

(2503/50)

THURRAT, Paul, Unemployed, 4 Glenwood Mews, Dunmurry, Belfast, BT17 9DU. Date of Bankruptcy Order—20th December 2007. Date of Presentation of Petition—14th December 2007. Whether Debtor's Petition or Petition other than Debtor's—Debtor's.

(2503/43)

ULLAH, Rafi, Restaurateur T/A Tandoori House, 50 Dalewood, Newtownabbey, BT36 5WR, and trading at 170 Church Road, Newtownabbey, BT36 6HJ. Date of Bankruptcy Order—21st December 2007. Date of Presentation of Petition—15th October 2007. Whether Debtor's Petition or Petition other than Debtor's—Creditor's.

(2503/49)

WYLIE, Stephen Alexander, Car Wash Proprietor T/A the Hot and Soapy Sponge, 29 Blenheim Drive, Newtownards, BT23 4QY, and trading at 1087 Upper Newtownards Road, Dundonald, Belfast BT16. Date of Bankruptcy Order—17th December 2007. Date of Presentation of Petition—12th November 2007. Whether Debtor's Petition or Petition other than Debtor's—Creditor's.

(2503/35)

Companies & Financial Regulation



Companies Restored to the Register

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND
CHANCERY DIVISION (COMPANIES)

In the Matter of

KEE RADIANT FLOOR HEAT LIMITED

And in the Matter of

THE COMPANIES (NORTHERN IRELAND) ORDER 1986

Notice is hereby given that by an Order made on on 29th NOVEMBER 2007 upon the application by originating summons filed on 16th NOVEMBER 2007 of the above-named KEE RADIANT FLOOR HEAT LIMITED (hereinafter called "the company") upon reading the evidence, and upon hearing the Solicitor for the Applicants and the Solicitor for the Respondents, and the Applicants by their Solicitor's undertaking within seven days of receiving a demand for payment from the Registrar of Companies to pay to the Registrar of Companies the costs of inserting the notice of restoration in the Belfast Gazette and there being no opposition on behalf of Her Majesty or the Registrar of Companies to the relief sought by the originating summons, it is ordered that-

1. the name of the above-named KEE RADIANT FLOOR HEAT LIMITED be restored to the Register of Companies;
2. the Applicant to deliver an office copy of this Order to the Registrar of Companies within seven days of the Order being filed;
3. the Registrar of Companies of advertise the Order in his official name in the Belfast Gazette.

FRANCES BROWN

For Registrar of Companies for Northern Ireland (2600/18)

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND
CHANCERY DIVISION (COMPANIES)

In the Matter of

MID ULSTER MAIL LIMITED

And in the Matter of

THE COMPANIES (NORTHERN IRELAND) ORDER 1986

Notice is hereby given that by an Order made on 6th DECEMBER 2007

upon the application by originating summons filed on 27th NOVEMBER 2007 of the above-named MID ULSTER MAIL LIMITED (hereinafter called "the company") upon reading the evidence, and upon hearing the Solicitor for the Applicants and the Solicitor for the Respondents, and the Applicants by their Solicitor's undertaking within seven days of receiving a demand for payment from the Registrar of Companies to pay to the Registrar of Companies the costs of inserting the notice of restoration in the Belfast Gazette and there being no opposition on behalf of Her Majesty or the Registrar of Companies to the relief sought by the originating summons, it is ordered that-

1. the name of the above-named MID ULSTER MAIL LIMITED be restored to the Register of Companies;
2. the applicant to deliver an office copy of this Order to the Registrar of Companies within seven days of the Order being filed;
3. the Registrar of Companies of advertise the Order in his official name in the Belfast Gazette.

FRANCES BROWN

For Registrar of Companies for Northern Ireland (2600/17)

TERMS AND CONDITIONS RELATING TO SUBMISSION OF NOTICES

The Belfast Gazette is an Official Newspaper of Record. The Belfast Gazette publishes official, legal and regulatory notices pursuant to legislation and on behalf of the persons who are required by law to notify the public at large of certain information. For the avoidance of doubt all references to "Belfast Gazette" shall include supplements to the Belfast Gazette and all mediums which shall include the online version of the Belfast Gazette as well as the paper version.

The Belfast Gazette is published by the Publisher (defined below) under the authority and superintendence of the Controller of Her Majesty's Stationery Office and Queen's Printer of Acts of Parliament.

Notices received for publication fall under the following broad headings: State, Parliament, Ecclesiastical, Public Finance, Transport, Planning, Health, Environment, Water, Agriculture & Fisheries, Energy, Post & Telecom, Other Notices, Competition, Corporate Insolvency, Personal Insolvency, Companies & Financial Regulation, Partnerships, Societies Regulation and Personal Legal information. Further information can be found at www.gazettes-online.co.uk.

These terms and conditions ("Terms and Conditions") govern submission of Notices (as defined below) to the Belfast Gazette. By submitting Notices however communicated, whether at the website www.gazettes-online.co.uk (the "Website") or to www.gazette-submission.co.uk, email, post and/or facsimile, the Advertiser (as defined below) agrees to be bound by these Terms and Conditions.

The Publisher reserves the right to modify these Terms and Conditions at any time. Such modifications shall be effective immediately upon publication of the modified Terms and Conditions. By submitting Notices to the Belfast Gazette after the Publisher has published notice of such modifications, the Advertiser agrees to be bound by the revised Terms and Conditions.

1 Definitions

1.1 In these Terms and Conditions:

"**Advertiser**" means any company, firm or person who has made an application for and who has been allocated space in the Belfast Gazette, whether acting on their own account or as agent or representative of a principal;

"**Charges**" means the payment due for the acceptance of a Notice by the Publisher payable by the Advertiser as set out in the Authorised Scale of Charges which can be found in the printed copy or at www.gazettes-online.co.uk;

"**Notice**" means all advertisements and state, public or legal notices placed in the Belfast Gazette;

"**Publisher**" means The Stationery Office Limited.

1.2 the singular includes the plural and vice-versa; and

1.3 any reference to any legislative provision shall be deemed to include any subsequent re-enactment or amending provision.

2 By submitting a Notice to the Publisher, the Advertiser agrees to be bound by these Terms and Conditions which represent the entire terms agreed between the Publisher and Advertiser in relation to the publication of Notices. These Terms and Conditions shall govern and be incorporated into every Notice, and shall prevail over any terms or conditions (whether or not inconsistent with these Terms and Conditions) contained or referred to in any correspondence or documentation submitted by the Advertiser or implied by custom, practice or course of dealing, unless otherwise agreed in writing by the Publisher.

3 The Publisher shall make all reasonable efforts to verify the validity of any Notice submitted for publication.

4 The Publisher may edit the Notice, subject to the following restrictions:

4.1 the sense of the Notice submitted by the Advertiser must not be altered;

4.2 Notices shall be edited for house style only, not for content;

4.3 Notices can be edited to remove obvious duplications of information;

4.4 Notices can be edited to re-position material for style;

4.5 any additions or deletions required in order to include the minimum necessary information set out in any Notice guidelines shall be confirmed with the Advertiser; and

4.6 no amendments to the text (other than those made as a consequence of 4.1 – 4.5 above) shall be made without written confirmation from the Advertiser.

5 The Advertiser accepts that it submits a Notice entirely at its own risk and that the Publisher shall have discretion whether to accept a Notice for publication. The Advertiser must satisfy itself as to the legislative requirements relating to any Notice. Where the Publisher has accepted a Notice for publication, the Publisher shall have discretion to refuse to publish where the content of the Notice does not comply with legislative or procedural requirements (guidance on both is available from the Publisher). In such instances, the Publisher shall notify the Advertiser of the action required to remedy any deficiency and publication shall not take place until the Publisher is satisfied that such action has been taken by the Advertiser.

6 The Publisher (including affiliates, officers, directors, agents and employees) shall not be liable for any loss or damage including expenses or costs suffered by the Advertiser or any third party whether arising from the acts or omissions of the Publisher and/or the Advertiser and/or any third party made in connection with the Notice or otherwise except only

that nothing in these Terms and Conditions shall limit or exclude the Publisher's liability for fraudulent misrepresentation, or for death or personal injury resulting from the Publisher's negligence or the negligence of the Publisher's agents or employees. .

7 For the avoidance of doubt, subject to clause 4 above, in no circumstances shall the Publisher be liable for any economic losses (including, without limitation, loss of revenues, profits, contracts, business or anticipated savings), any loss of goodwill or reputation, or any special, indirect or consequential damages (however arising, including negligence).

8 Where the Publisher is responsible for any error which, in the Publisher's reasonable opinion, causes a substantive change to the meaning of a Notice or would affect the legal efficacy of a Notice, upon notification of such error by the Advertiser, the Publisher shall publish the corrected Notice at no charge and at the next suitable opportunity and this shall be the limit of the Publishers liability or responsibility in these circumstances.

9 In the event that the Publisher believes an Advertiser is deliberately submitting Notices in bad faith and in breach of clause 10 below, or has dealings with Advertisers who are in persistent breach of these Terms and Conditions, the Publisher may require further verification of information be provided by such Advertisers and may at its discretion delay publication of those Notices as far as it is able to, until it satisfied that the Notice it has received is based on authentic information.

10 The location of the Notice in the Belfast Gazette shall be at the discretion of the Publisher. For the avoidance of doubt, the Notice shall be published in the house style of the Belfast Gazette.

11 The Advertiser warrants:

11.1 that it has the right, power and authority to submit the Notice;

11.2 the Notice is not false, inaccurate, misleading nor does it contain fraudulent information;

11.3 the Notice is submitted in good faith, does not contravene any Act of Parliament nor is it in any way illegal or defamatory or an infringement of any other party's rights or an infringement of the British Code of Advertising Practice.

12 To the extent permissible by law the Publisher excludes all implied warranties, conditions or other terms, whether implied by statute or otherwise.

13 The Advertiser agrees to indemnify and hold the Publisher and/or (as applicable) the Publisher's affiliates, officers, directors, agents and employees harmless from all losses incurred (including legal costs), in respect of any claim or demand, including threatened claims or demands, made by any third party which constitute, or would if proved constitute, a breach or threatened breach by the Advertiser of these Terms and Conditions or any breach by the Advertiser of any law or an infringement of the rights of a third party. The Publisher shall consult with the Advertiser as to the way in which such claims are handled but the Publisher retain the final decision on all aspects of the claim, including choice of instructing solicitors, steps taken in litigation and decisions to settle the case. The Advertiser shall provide, at its own expense, such co-operation and assistance as the Publisher may reasonably request, including the provision of witnesses, access to premises and delivery up of documents.

14 The Advertiser shall promptly notify the Publisher in writing of any actual, threatened or suspected claim made by a third party or parties against the Advertiser and/or the Publisher in relation to a Notice. The Publisher reserves the right, following a claim or threatened claim, to immediately remove the Notice which is the subject of the complaint from the website at www.gazettes-online.co.uk and all other websites controlled by the Publisher containing the Notice. The Publisher may require the Advertiser to amend the Notice at its own cost before it agrees to re-publish the Notice if it is capable of rectification to avoid the claim or threatened claim. Any reinstatement of the Notice shall be at the sole discretion of the Publisher.

15 The Advertiser acknowledges that the Publisher may re-use Notices and/or allow third parties to re-use Notices accepted for publication in the Belfast Gazette, and hereby assigns to the Publisher all rights, including but not limited to, copyright in all Notices, and warrants that any such activity by the Publisher and/or third parties does not and will not infringe any legal right of the Advertiser or any third party.

16 The Advertiser accepts that the purpose of the Belfast Gazette is to disseminate information of interest to the public as widely as possible and that the information contained in the Notices published in the Belfast Gazette may be used by third parties after publication for any purpose. In such instance, the Publisher accepts no liability whatsoever.

17 The Advertiser accepts that the Charges may be amended from time to time and will be payable at the rate in force at the time of invoicing unless otherwise agreed by the Publisher. The Charges must be paid by the Advertiser in advance of publication unless other requirements of the Publisher (as determined from time to time) are notified to the Advertiser.

18 If the Advertiser wishes to make a Complaint then please refer to the Gazette office.

19 A person who is not a party to these Terms and Conditions has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of these Terms and Conditions but this does not affect any right or remedy of a third party specified in these Terms and Conditions or which exists or is available apart from that Act.

20 These Terms and Conditions and all other express terms of the contract shall be governed and construed in accordance with the Laws of England and the parties hereby submit to the exclusive jurisdiction of the English courts.

All communications on the business of the Belfast Gazette should be addressed to
The Belfast Gazette, 16 Arthur Street, Belfast BT1 4GD
Telephone: 028 9089 5135 Fax: 028 9023 5401
belfast.gazette@tso.co.uk

The
Belfast
Gazette

AUTHORISED SCALE OF CHARGES From 1st March 2007	Submitted by Webform		All Other formats		Includes Voucher Copy Incl VAT
	Excl VAT	Incl VAT	Excl VAT	Incl VAT	
1 Winding Up Petitions	45.00	52.88	60.00	70.50	71.25
2 All Other Corporate and Personal Insolvency Notices (2-5 Related Companies will be charged at double the single company rate) (6-10 Related Companies will be charged at treble the single company rate)	45.00	52.88	60.00	70.50	71.25
3 Water Resources, Control of Pollution (PPC)	90.00	105.75	120.00	141.00	141.75
4 All Other Notice Types					
Up to 20 lines	45.00	52.88	60.00	70.50	71.25
Additional 5 lines or fewer	17.50	20.57	17.50	20.57	
5 Proofing - per notice (Copy must be submitted at least one week prior to publication)	Free	Free	30.00	35.25	
6 Late Advertisements accepted after 3.00pm, 1 day prior to publication	30.00	35.25	30.00	35.25	
7 Withdrawal of Notices after 3.00pm, 1 day prior to publication	45.00	52.88	60.00	70.50	
8 Voucher Copy of the newspaper for advertiser's files	0.75	0.75	0.75	0.75	

A logo or crest can be displayed for £50+Vat.

An annual subscription to printed copy and Supplements is available for £68.00.
For more information, please telephone 0870 600 5522

All Notices and Advertisements should reach the Belfast Gazette Office before 3.00 pm, the working day prior to publication. Notices and Advertisements received after that time will be inserted if circumstances permit.

The Belfast Gazette is published on Fridays (bank holidays excepted).

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ISBN 978-0-337-76947-4



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