

The Belfast Cazette

Registered as a newspaper
Published by Authority

Contents

*State/193

Parliament/

Ecclesiastical/

- *Public Finance/194
- *Transport/195
- *Planning/195

Health/

*Environment/195

Water/

*Agriculture & Fisheries/196

Energy/

*Notices published today

*Post & Telecom./196

*Other Notices/199

Competition/

- *Corporate Insolvency/201
- *Personal Insolvency/205

Companies & Financial

Regulation/

Partnerships/

Societies Regulation/

- *Personal Legal/207
- *Terms and Conditions/211

April Bank Holiday Arrangements 2012

The Belfast Gazette Office will be closed Monday $9^{\rm th}$ and Tuesday $10^{\rm th}$ April 2012.

Copy for the following edition should be received in the Belfast Gazette Office by 3pm on the date stated below, the Belfast Gazette will publish on the Thursday rather than the Friday.

Publication Date Thursday 5th April 2012 Copy Date Wednesday 4th April 2012

Late Notices or Withdrawals will be accepted at the Editor's discretion over this period.

Please contact the following with any queries. Tel: 02890 895135 Fax: 02890 235401 E-mail: belfast.gazette@tso.co.uk

State



Crown Office

Northern Ireland

The QUEEN has been pleased to appoint Philip Nigel Gilpin, solicitor to the offices of District Judge and Deputy County Court Judge in Northern Ireland.

Mr Gilpin was sworn in before the Lord Chief Justice on 28 March 2012.

Dated 28 March 2012

(2)

Public Finance



Customs & Excise

HM Customs & Excise

NOTICE OF SEIZURE OF GOODS UNDER THE CUSTOMS & EXCISE MANAGEMENT ACT 1979

To the Owner of the following goods seized on 29 February 2012 at premises at a yard at 88 Blaney Road, Crossmaglen, County Armagh BT35 9AT.

Pursuant to Section 139(6) of the Customs and Excise Management Act 1979, and paragraph 1 of Schedule 3 thereto, the Commissioners hereby give notice that by virtue of the powers contained in the Customs and Excise Acts, certain goods namely,

1 x Blue Ford Transit Van bearing the Registration Mark FNZ 1882 20lts Red MGO in Running Tank of above mentioned vehicle

has been seized as liable to forfeiture

If you claim that all or any of the aforesaid goods are not liable to forfeiture you must, within one month from the date of this notice of seizure, give notice of your claim in writing to the Commissioners at an office of Customs and Excise, in accordance with paragraphs 3 and 4 of Schedule 3 to the Customs and Excise Management Act 1979. Your notice must also specify your name and address and the goods claimed as not liable to forfeiture. If you live outside the United Kingdom you must also give the name and address of a solicitor within the United Kingdom who is authorised to accept service of the process and to act on your behalf.

In default of such notice within the said period of one month, or if any requirement of the above mentioned paragraph 4 is not complied with, all the aforesaid goods will be deemed to have been duly condemned as forfeit. If you do give notice of claim in the proper form, the Commissioners will take legal proceedings for the condemnation of all goods claimed as not liable to forfeiture.

Barbara Talbot, Officer of Revenue and Customs, Carne House, 20 Corry Place, Belfast BT3 9HY. (3)

HM Customs & Excise

NOTICE OF SEIZURE OF GOODS UNDER THE CUSTOMS & EXCISE MANAGEMENT ACT 1979

To the Owner of the following goods seized on 23 March 2012 at premises in the vicinity of 6 Dunsilly Terrace, Antrim BT41 2JE. Pursuant to Section 139(6) of the Customs and Excise Management Act 1979, and paragraph 1 of Schedule 3 thereto, the Commissioners hereby give notice that by virtue of the powers contained in the Customs and Excise Acts, certain goods namely,

400 lts of Contaminated Derv 1 x metered pump & nozzle

have been seized as liable to forfeiture

If you claim that all or any of the aforesaid goods are not liable to forfeiture you must, within one month from the date of this notice of seizure, give notice of your claim in writing to the Commissioners at an office of Customs and Excise, in accordance with paragraphs 3 and 4 of Schedule 3 to the Customs and Excise Management Act 1979. Your notice must also specify your name and address and the goods claimed as not liable to forfeiture. If you live outside the United Kingdom you must also give the name and address of a solicitor within the United Kingdom who is authorised to accept service of the process and to act on your behalf.

In default of such notice within the said period of one month, or if any requirement of the above mentioned paragraph 4 is not complied with, all the aforesaid goods will be deemed to have been duly condemned as forfeit. If you do give notice of claim in the proper form, the Commissioners will take legal proceedings for the condemnation of all goods claimed as not liable to forfeiture.

Gareth Henvey, Officer of Revenue and Customs, Carne House, 20 Corry Place, Belfast BT3 9HY (4)

HM Customs & Excise

NOTICE OF SEIZURE OF GOODS UNDER THE CUSTOMS & EXCISE MANAGEMENT ACT 1979

To the Owner of the following goods seized on 29 February 2012 at premises at a yard at 88 Blaney Road, Crossmaglen, County Armagh BT35 9AT.

Pursuant to Section 139(6) of the Customs and Excise Management Act 1979, and paragraph 1 of Schedule 3 thereto, the Commissioners hereby give notice that by virtue of the powers contained in the Customs and Excise Acts, certain goods namely,

1 x Blue Ford Iveco Lorry bearing the registration mark S901 TNK 20lts Red MGO in Running Tank of above mentioned vehicle 1 x large steel tank 1 x IBC

4 x Pumps and hosing 1 x Filter Tube 1000lts of Waste 1 x Fire Extinguisher

1 x Half bag of Sawdust 20lts of Contaminated Derv

has been seized as liable to forfeiture.

If you claim that all or any of the aforesaid goods are not liable to forfeiture you must, within one month from the date of this notice of seizure, give notice of your claim in writing to the Commissioners at an office of Customs and Excise, in accordance with paragraphs 3 and 4 of Schedule 3 to the Customs and Excise Management Act 1979. Your notice must also specify your name and address and the goods claimed as not liable to forfeiture. If you live outside the United Kingdom you must also give the name and address of a solicitor within the United Kingdom who is authorised to accept service of the process and to act on your behalf.

In default of such notice within the said period of one month, or if any requirement of the above mentioned paragraph 4 is not complied with, all the aforesaid goods will be deemed to have been duly condemned as forfeit. If you do give notice of claim in the proper form, the Commissioners will take legal proceedings for the condemnation of all goods claimed as not liable to forfeiture.

Barbara Talbot, Officer of Revenue and Customs, Carne House, 20 Corry Place, Belfast BT3 9HY. (5)

HM Customs & Excise

NOTICE OF SEIZURE OF GOODS UNDER THE CUSTOMS & EXCISE MANAGEMENT ACT 1979

To the Owner of the following goods seized on 29 February 2012 at premises at a yard at 88 Blaney Road, Crossmaglen, County Armagh RT35 9AT

Pursuant to Section 139(6) of the Customs and Excise Management Act 1979, and paragraph 1 of Schedule 3 thereto, the Commissioners hereby give notice that by virtue of the powers contained in the Customs and Excise Acts, certain goods namely,

1 x White and Green Scania Lorry bearing the registration mark R220 $\overline{\text{XNE}}$

20lts Red MGO in Running Tank of above mentioned vehicle

has been seized as liable to forfeiture

If you claim that all or any of the aforesaid goods are not liable to forfeiture you must, within one month from the date of this notice of seizure, give notice of your claim in writing to the Commissioners at an office of Customs and Excise, in accordance with paragraphs 3 and 4 of Schedule 3 to the Customs and Excise Management Act 1979. Your notice must also specify your name and address and the goods claimed as not liable to forfeiture. If you live outside the United Kingdom you must also give the name and address of a solicitor within the United Kingdom who is authorised to accept service of the process and to act on your behalf.

In default of such notice within the said period of one month, or if any requirement of the above mentioned paragraph 4 is not complied with, all the aforesaid goods will be deemed to have been duly condemned as forfeit. If you do give notice of claim in the proper form, the Commissioners will take legal proceedings for the condemnation of all goods claimed as not liable to forfeiture.

Barbara Talbot, Officer of Revenue and Customs, Carne House, 20 Corry Place, Belfast BT3 9HY. (6)

Transport



Roads (NI) Order

ROADS Service

STOPPING-UP ORDER

The Department for Regional Development has made a Statutory Rule entitled The College Avenue, Belfast (Stopping-Up) Order (Northern Ireland) 2012 (S.R. 2012 No. 129) which comes into operation on 16th May 2012.

The Rule will stop-up College Avenue, Belfast at a point 85 metres south of its junction with Divis Street. Copies of the Rule may be obtained from Roads Service Headquarters, Room 213, Clarence Court, 10-18 Adelaide Street, Belfast or viewed online at http:// www.legislation.gov.uk/nisr

ROAD RACES

The Department for Regional Development has made a Statutory Rule entitled The Road Races (Circuit of Ireland International Rally) Order (Northern Ireland) 2012 (S.R. 2012 No. 128) which will come into operation on 4th April 2012.

The effect of the Order is to permit the Ulster Automobile Club Limited as promoter of the Circuit of Ireland International Rally 2012 to use for that event certain roads by suspending the right of way of other traffic at various times on 5th, 6th and 7th April 2012.

Copies of the Order may be obtained from Room 213, Clarence Court, 10-18 Adelaide Street, Belfast BT2 8GB or viewed online at http://

www.legislation.gov.uk/nisr
The Department for Regional Development has made a Statutory Rule entitled The Road Races (Croft Hill Climb) Order (Northern Ireland) 2012 (S.R. 2012 No. 127) which will come into operation on 13th April

The effect of the Order is to permit the Thoroughbred Sports Car Club N.I. as promoter of the Croft Hill Climb 2012 to use for that event certain roads by suspending the right of way of other traffic at various times on 14th April 2012.

Copies of the Order may be obtained from Room 213, Clarence Court, 10-18 Adelaide Street, Belfast BT2 8GB or viewed online at http:// www.legislation.gov.uk/nisr

Planning



Town and Country Planning

Department of the Environment for Northern Ireland

HISTORIC MONUMENTS

The Department of the Environment for Northern Ireland gives notice that on 22 March 2012 it prepared the following schedule under article 3 of the Historic Monuments and Archaeological Objects (NI) Order 1995.

Location Name of Monument Derrygonnelly, County Fermanagh 'Dunbar Manor' Plantation Castle

Michael Coulter, Authorised Officer 22 March 2012.

Department of the Environment for Northern Ireland

HISTORIC MONUMENTS

The Department of the Environment for Northern Ireland gives notice that on 22 March 2012 it prepared the following schedule under article 3 of the Historic Monuments and Archaeological Objects (NI) Order 1995.

Name of Monument Loughry, County Tyrone Prehistoric Enclosure

Michael Coulter, Authorised Officer

22 March 2012. (10)

Department of the Environment for Northern Ireland

HISTORIC MONUMENTS

The Department of the Environment for Northern Ireland gives notice that on 22 March 2012 it prepared the following schedule under article 3 of the Historic Monuments and Archaeological Objects (NI) Order 1995.

Name of Monument Location Old Freehold, County Antrim Findspots of Flint & Pottery

Michael Coulter. Authorised Officer

22 March 2012. (11)

Environment



Environmental Protection

PUBLIC NOTIFICATION OF AN APPLICATION MADE UNDER REGULATION 10 THE POLLUTION PREVENTION AND CONTROL (NORTHERN IRELAND) REGULATIONS 2003

INTEGRATED POLLUTION PREVENTION AND CONTROL

Notice is hereby given that Robinsons Quarry Masters Ltd has applied to the Chief Inspector for an Integrated Pollution Prevention and Control (IPPC) permit to operate an installation involving the landfilling of controlled waste. The installation is located at 32 Glenhead Road, Glenwherry, BT42 4RE in the county of Antrim.

The application contains a description of any foreseeable significant effects of emissions from the installation on the environment.

Information relating to the above IPPC application for a permit to operate Craigs Quarry Inert Landfill is held in registers at the following

Northern Ireland Environment Agency Land and Resource Management Klondyke Building Gasworks Business Park Cromac Avenue Belfast BT7 2JA

Ballymena Borough Council Ardeevin 80 Galgorm Road Ballymena BT42 1AB

Members of the public can inspect these registers free of charge at the above stated address during normal office hours. In addition, members of the public who wish to obtain a copy of the relevant information contained in the registers can do so upon the payment of a reasonable charge to cover the costs of photocopying.

Any objections or representations to the above IPPC application should be made in writing to the Chief Inspector at the address below; within 42 days from the date of this public notice.

Northern Ireland Environment Agency Land and Resource Management Klondyke Building

Gasworks Business Park Cromac Avenue Belfast BT7 2JA

Any such objections or representations will be entered into a public register unless the person making them requests in writing that they should not be so placed. If there is such a request, the register will only include a statement that there has been such a request.

Agriculture & Fisheries



Forestry and Plant Health

Forest Service

ENVIRONMENTAL IMPACT ASSESSMENT MHEASÚNACHT TIONCHAIR TIMPEALLACHTA

Forest Service, an Agency of the Department of Agriculture and Rural Development has provided opinions on the following projects in respect of the Environmental Impact Assessment (Forestry) Regulations (Northern Ireland) 2006

Project Type

Afforestation Location

Mullanmeen Under, Kesh, Co.

Fermanagh H 157 712 4.1ha

Grid reference Area Project description

Opinion

Location

Opinion

Planting of new native woodland No likely significant environmental

effects.

Project Type

Afforestation Mullagh, Maghera, Co. Londonderry

H 848 993

Grid reference Area Project description

Planting of new native woodland No likely significant environmental

effects.

Maps showing the extent of the projects have been placed on www.forestserviceni.gov.uk. Further information may be obtained by contacting Customer Services at 02890 524480 or by emailing customer.forestservice@dardni.gov.uk. Any person wishing to comment on the likely environmental effects of the above projects may do so in writing by 27/04/12 to Forest Service, Customer Services, Room 34, Dundonald House, Upper Newtownards Road, Belfast BT4 3SB or by emailing customer.forestservice@dardni.gov.uk

Post & Telecom



Post Office

Royal Mail Group Limited ROYAL MAIL GROUP LIMITED SCHEME IL2/2012

NOTE: [This note is not part of the Scheme]

The amendment to the Scheme that follows this Note is made under Section 89 of the Postal Services Act 2000 (as amended by the Postal Services Act 2011) and amends the Successor Postal Services Company Inland Letter Post Scheme 2001. This amendment to the Scheme, which comes into force on 2 April 2012, provides notification of minor changes.

ROYAL MAIL GROUP LIMITED INLAND LETTER POST (AMENDMENT NO 34) SCHEME 2012

Royal Mail Group Limited1 by virtue of the powers conferred upon it by section 89 of the Postal Services Act 2000² and of all other powers enabling it in this behalf, hereby makes the following amendments to the Scheme:

Commencement, citation and interpretation

1. This amendment to the Scheme shall come into operation on 2 April 2012 and may be cited as the Royal Mail Group Limited Inland Letter Post Scheme (Amendment No.34) 2012.

2. This amendment to the Scheme shall be read as one with the Successor Postal Services Company Inland Letter Post Scheme 2001^(c) (referred to as "the Scheme") as previously amended by:

the Consignia plc Inland Letter Post Scheme Amendment (No.1) 2001, $^{(d)}$

the Consignia plc Inland Letter Post Scheme Amendment (No.2) 2001, (e)

the Consignia plc Inland Letter Post Scheme Amendment (No.3) 2001, (f) the Consignia plc Inland Letter Post Scheme Amendment (No.4)

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.5) 2002,

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.6) 2003,

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.7) 2003,^(j)

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.8) 2003,^(k)

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.9) 2004,

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.10) 2004,⁽¹⁾

the Royal Mail Group plc Inland Letter Post Scheme Amendment

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.12) 2004, (6)

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.13) 2004, (p)

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.14) 2004,^(q)

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.15) 2005,

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.16) 2005, the Royal Mail Group plc Inland Letter Post Scheme Amendment

(No.17) 2005,

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.18) 2005, (u

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.19) 2006, (v)

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.20) 2006,

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.21) 2006, (x

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.22) 2006,⁽¹⁾

the Royal Mail Group plc Inland Letter Post Scheme Amendment (No.23) 2007,

the Royal Mail Group Ltd Inland Letter Post Scheme Amendment (No.24) 2008,^{(a}

the Royal Mail Group Ltd Inland Letter Post Scheme Amendment (No.25) 2008, (t

the Royal Mail Group Ltd Inland Letter Post Scheme Amendment (No.26) 2009, (cc)

the Royal Mail Group Ltd Inland Letter Post Scheme Amendment (No.27) 2009, (dd)

the Royal Mail Group Ltd Inland Letter Post Scheme Amendment (No.28) 2010, (ee)

the Royal Mail Group Ltd Inland Letter Post Scheme Amendment (No.29) 2010, (ff)

the Royal Mail Group Ltd Inland Letter Post Scheme Amendment (No.30) 2010, (gg)

the Royal Mail Group Ltd Inland Letter Post Scheme Amendment (No.31) 2011,

the Royal Mail Group Ltd Inland Letter Post Scheme Amendment

(No. 32) 2011, the Royal Mail Group Ltd Inland Letter Post Scheme Amendment (No. 33) 2012, (ii)

the Royal Mail Group Ltd Inland Letter Post Scheme Amendment (No. 34) 2012,

3. A reference in this Scheme to the Successor Postal Services Company shall be read as a reference to Royal Mail Group Limited.

Part 2: General Conditions

Paragraph 10.6 shall be amended and paragraph 10.7 added so as to read as follows:

(14)

10.6 A Printed Postage Impression (PPI) Mark maybe used to demonstrate payment of postage for an item to be conveyed by any of the postal services provided under this scheme provided that the Sender has entered into an agreement with Royal Mail.

10.7 PPI items must be separated by class, format and service and presented to Royal Mail in Royal Mail supplied trays, bags, pouches or other containers supplied by it.

Part 5: Liability and Compensation

Paragraph 51.7 shall be amended so as to remove references to metered mail and include instead references to franked mail in all cases.

Schedule 1

Under paragraph 8 of this Schedule the first and second class postage rates shall be amended to include a further column at the far right of each table and which is marked "PPI" mail (which shall be understood to mean the account payment channel).

Under the same paragraph it will also be stated underneath the first and second class postage rate tables, "Please note that where the Sender has entered into an agreement with Royal Mail for the payment of postage on account, a minimum annual spend of £5000 will be required by Royal Mail."

Paragraph 2 shall be amended so as to delete the reference to Royal Mail retail "products" and to refer to these from now on as "services' Additionally the references at paragraphs 2.1 and 2.2 to "stamped and meter" will now be amended to read:

"First Class stamped, franked and account mail" (Paragraph 2.1) and "Second Class stamped, franked and account mail" (Paragraph 2.2).

Paragraph 5 shall remove the reference to paragraph 4 of Condition 2 of the Licence and now the paragraph shall read:

"In respect of claims for the loss of Postal packets conveyed to those addresses designated by Royal Mail's regulator as exempted from a daily delivery obligation, the assessment of lateness in paragraph 4 shall apply on a case by case basis.'

Paragraph 7 shall be amended:

at Paragraph 7.1.3 in order to refer to an additional method of postage which shall be "PPI with account'

at Paragraph 7.1.10 to read as follows: "a copy of the Posting Cheque or Sales Order where applicable"

Signed by Victoria Kubie for and on behalf of Royal Mail Group Limited

Date: 30th April 2012

¹ Royal Mail Group Limited (a company registered in England and Wales under number 4138203) has been designated as a universal service provider under paragraph 3(1) of Schedule 9 of the Postal Services Act 2011. Royal Mail Group Limited is the successor postal services company referred to in article 37(1) of the Postal Service Act 2000 (Commencement No.4 and Transitional and Savings Provisions) Order 2001 (2001/1148). Royal Mail Group Limited was formerly known as Royal Mail Group plc and before that Consignia plc 2000 c26

(c) The Post Office Inland Letter Scheme 2000 was amended, renamed the Successor Postal Services Company Inland Letter Post Scheme 2001and treated as made under section 89 of the Postal Services Act 2000 by the article 37(1) of the Postal Services Act 2000 (Commencement No.4 and Transitional and Savings Provisions) Order 2001 (2001/1148(C37))

(d) Belfast Gazette, 29 June 2001, issue number 6257

(e) Belfast Gazette, 6 July 2001, issue number 6259

(f) Belfast Gazette, 23 November 2001, issue number 6298

(g) Belfast Gazette, 28 June 2002, issue number 6363

^(h) Belfast Gazette, 17 January 2003, issue number 6420

(i) Belfast Gazette, 2 May 2003, issue number 6451

(i) Belfast Gazette, 21 November 2003, issue number 6509

(k) Belfast Gazette, 19 December 2003, issue number 6517

(1) Belfast Gazette, 26 March 2004, issue number 6545

^(m) Belfast Gazette, 16 April 2004, issue number 6554

(n) Belfast Gazette, 24 September 2004, issue number 6599

(o) Belfast Gazette, 8th October 2004, issue number 6603

(p) Belfast Gazette, 22nd October 2004, issue number 6607

(q) Belfast Gazette, 17th December 2004, issue number 6623

(r) Belfast Gazette, 18th February 2005, issue number 6635

(s) Belfast Gazette, 1st April 2005, issue number 6648 (t) Belfast Gazette, 1st April 2005, issue number 6648

(u) Belfast Gazette, 15th July 2005, issue number 6681

(v) Belfast Gazette, 24th March 2006 issue number 6752

(w) Belfast Gazette, 21st April 2006, issue number 6760

(x) Belfast Gazette, 9th June 2006, issue number 6774

(y) Belfast Gazette, 28th July 2006, issue number 6788

(z) Belfast Gazette, 16th March 2007, issue number 6854

Belfast Gazette, 14th March 2008, issue number 6960

(bb) Belfast Gazette, 25th July 2008, issue number 7000

(cc) Belfast Gazette, 27th March 2009, issue number 7069

^(dd) Belfast Gazette, 30th October 2009, issue number 7133

(ee) Belfast Gazette, 29th January 2010, issue number 7158

(ff) Belfast Gazette, 19th March 2010, issue number 7172

(gg) Belfast Gazette, 3rd December 2010, issue number 7249

(hh) Belfast Gazette, 21st January 2011, issue number 7262

(ii) Belfast Gazette, April 2011, issue number 7283

(ij) Belfast Gazette, 6th January 2012, issue number 7363

(kk) Belfast Gazette, 30 March 2012, issue number 7388

Royal Mail Group Limited

SUCCESSOR POSTAL SERVICES COMPANY OVERSEAS LETTER POST SCHEME 2001

NOTE: [This note is not part of the Scheme]

The amendment to the Scheme that follows this Note is made under Section 89 of the Postal Services Act 2000 and amends the Successor Postal Services Company Overseas Letter Post Scheme 2001. This amendment to the Scheme, which comes into force on 2nd April 2012, provides notification of minor changes to the terms set out in the Scheme and following Schedules.

ROYAL MAIL GROUP LIMITED. OVERSEAS LETTER POST SCHEME (AMENDMENT NO 20) OLPS 1 / 2012.

Coming into operation.......2nd April 2012

Royal Mail Group Ltd^(a) by virtue of the powers conferred upon it by section 89 of the POSTAL SERVICES ACT 2000^(b) and of all other powers enabling it in this behalf, hereby makes the following amendments to the Scheme:

Commencement, citation and interpretation

1. This amendment to the Scheme shall come into operation on 2nd April and may be cited as the Royal Mail Group Ltd Overseas Letter Post Amendment (No.1) Scheme 2012.

2. This amendment to the Scheme shall be read as one with the Successor Postal Services Company Overseas Letter Post Scheme 2001^(c) (referred to as "the Scheme") as amended by:

the Consignia plc Overseas Letter Post Scheme Amendment (No.1) 2001, $^{(d)}$

the Consignia plc Overseas Letter Post Scheme Amendment (No.2) 2001, (e)

the Consignia plc Overseas Letter Post Scheme Amendment (No.3), (f) the Consignia plc Overseas Letter Post Scheme Amendment (No.4) 2002, (g)

the Royal Mail Group plc Overseas Letter Post Scheme Amendment (No.5) 2002, $^{(h)}$

the Royal Mail Group plc Overseas Letter Post Scheme Amendment (No.6) 2003, (i

the Royal Mail Group plc Overseas Letter Post Scheme Amendment (No.7) 2003,

the Royal Mail Group plc Overseas Letter Post Scheme Amendment (No.8) 2003,

the Royal Mail Group plc Overseas Letter Post Scheme Amendment (No.9) 2004,⁽¹⁾

the Royal Mail Group plc Overseas Letter Post Scheme Amendment (No.10), (m)

the Royal Mail Group plc Overseas Letter Post Scheme Amendment (No.11),⁽ⁿ⁾

the Royal Mail Group plc Overseas Letter Post Scheme Amendment

the Royal Mail Group plc Overseas Letter Post Scheme Amendment (No.13), (p)

the Royal Mail Group plc Overseas Letter Post Scheme Amendment (No.14).

the Royal Mail Group plc Overseas Letter Post Scheme Amendment (No.15),

the Royal Mail Group plc Overseas Letter Post Scheme Amendment (No16),(s

the Royal Mail Group plc Overseas Letter Post Scheme Amendment (No17).

the Royal Mail Group plc Overseas Letter Post Scheme Amendment (No18),

the Royal Mail Group plc Overseas Letter Post Scheme Amendment (No19), (v), and

the Royal Mail Group plc Overseas Letter Post Scheme Amendment (No 20). $^{(w)}$

3. A reference in this Scheme to the Successor Postal Services Company shall be read as a reference to Royal Mail Group Ltd.

Explanatory Notes:

Paragraph (1) shall now refer to this Scheme as being made by what is now Royal Mail under section 28 of the Post Office Act 1969 and was originally called the Post Office Overseas Letter Post Scheme 2001.

The reference in Paragraph (2) to Royal Mail Group plc shall be replaced by Royal Mail Group Ltd (formerly called Consignia plc).

The reference in Paragraph (3) to Royal Mail Group plc shall be replaced by Royal Mail Group Ltd.

Additionally the references under part 5 of the Scheme at paragraph 40 and to paragraph 42A shall be deleted.

References throughout the text of parts 1-6 of the Scheme and the Schedules to the Scheme to "the Post Office" shall, where is appropriate, now be made to Royal Mail Group Ltd, Royal Mail Group or Royal Mail.

Schedule 7 shall be entitled: Airsure packets, Airsure packs, International Signed For packets and International Signed For packs — fees and compensation levels

Part 1 interpretation

The definition of "International Reply Coupon" shall be deleted.

Part 3 General Conditions

Under paragraph 13 new subparagraphs (3) and (4) shall be added:

- (3) The payment mark should be placed in the top right hand corner on the front of the cover or envelope of the item (unless Royal Mail directs otherwise) and nothing should obscure the payment mark, nor should the payment mark be attached using staples, sticky tape or other means not approved by Royal Mail.
- (4) Inland and international mailings should be segregated and each type of mail separately presented according to service type and format (i.e. letter or printed papers or packet) in bundles of convenient size with addresses the same side up and facing the same way. All bags, trays, containers or other receptacle used to present the mail should be identifiable on the basis of the above categories through the use of appropriately marked and securely fastened tags or labels approved by Royal Mail.

Under paragraph 16 there shall be added at the end of subparagraph (1) the words:

"or in respect of mailings which are sent "on account"."

Part 5 Postal Services

Under paragraph 32 subparagraph (2), which is provided below, the following shall replace the existing text:

The following rules apply when sending the packets and packs mentioned in sub-paragraph (1):

- (a) The packet or pack shall not be addressed to an addressee identified by initials only, or addressed by means of a pencil.
- (b) Packets or packs containing coin, bank notes, currency notes, securities or instruments payable to bearer, platinum, gold or silver manufactured or not, precious stones, jewels or other valuable articles may not be sent as printed packets and:
- (i) The sender or an officer of the Post Office shall mark on the label affixed to the packet or incorporated into the pack, the amount for which the packet or pack may potentially be compensated which amount shall not exceed whichever shall be the lowest of the following limits:
- (ii) the actual cost of the packet or pack with its contents up to a maximum of the market value or 100 times the price of a first class stamp or:
- (iii) the sum of compensation which the sender may have purchased for the service used and which the Post Office may from time to time determine for such packets or packs to particular destinations or
- (iv) the sum of £100 should the contents include coins, bank notes, currency notes or securities of any kind payable to bearer and travellers cheques where such items are permitted to be sent.
- (v) compensation for mobile telephones is restricted to 100 times the price of a first class stamp where payment is by stamp or franked mail and in the case of a mailing sent "on account" is restricted to £50 regardless of the number of mobile telephones sent in the item. You cannot buy additional compensation if you are sending mobile telephones.
- (c) The packet or pack shall be posted by being delivered to an officer of the Post Office on duty at a post office or delivered to an officer

- of the Post Office authorised to receive such packets or packs though not on duty at a post office.
- (d) There shall be charged and paid for the items mentioned in sub-paragraph 1 the appropriate fees specified in Schedule 7.
- (e) On the posting of the packet or pack, the Post Office shall provide the sender the portion of the appropriate service label, bearing a certificate of posting in acknowledgement that the item has been posted. (f) Additional compensation options cannot be purchased for packets containing mobile telephones. The maximum compensation payable is specified at Paragraph 38.

Under paragraph 37 the following sentence shall be deleted:

"From that date, loss or damage to such items shall be handled in accordance with Royal Mail's general terms and conditions."
Under paragraph 37A which is provided below, the following shall replace the existing text:

COMPENSATION FOR AIRSURE PACKETS, AIRSURE PACKS, INTERNATIONAL SIGNED FOR PACKETS AND INTERNATIONAL SIGNED FOR PACKS

- (1) The sum payable by way of compensation for an Airsure packet, an Airsure pack, an International Signed For packet or an International Signed For pack shall be:
- (i) the actual cost of the item in the packet or pack up to a maximum of the market value or 100 times the value of a 1st Class stamp whichever is the lowest, or the compensation level payable for the service used, in the event that the postage paid was by means of a stamp or by franking mark; or
- (ii) the actual cost of the item in the packet or pack up to a maximum of the market value or £50, whichever is the lowest, or the compensation level payable for the service used, in the event of the sender holding an account or credit agreement with Royal Mail (and under which the item has been sent).
- (1a) The maximum amount of compensation which the Post Office will pay in respect of coins, bank notes, currency notes or securities of any kind payable to bearer and travellers cheques is limited to £100.
- (1b) The maximum amount of compensation payable where payment is by stamp or franked mark in respect of lost or damaged mobile telephones shall not exceed 100 times the cost of a first class stamp per postal packet, parcel (or any other posting of any description), regardless of the number of mobile telephones in it. Where a mailing is sent "on account" the compensation will be restricted to £50. Additional compensation cannot be purchased when sending mobile telephones.
- (2) Where the Post office pays compensation in respect of an Airsure packet, an Airsure pack, an International Signed For packet or an International Signed For pack in accordance with the foregoing subparagraphs, it may additionally pay an amount equivalent to the amount of postage and the product fee paid by the sender of the packet or pack.
- (3)No compensation may be paid in respect of any Airsure packet, Airsure pack, International Signed For packet or an International Signed For pack or its contents unless the Post Office is satisfied that the conditions set out in paragraphs 3, 4, 5 and 6 of Schedule 12 of the Scheme have been complied with in the case of that packet or pack.
- (4) No compensation may be paid in respect of any Airsure packet, Airsure pack, International Signed For packet or an International Signed For pack or its contents if the letter has been destroyed or otherwise dealt with or disposed of by the Post Office pursuant to section 8 (3) of the Act or sub-paragraph (1) of paragraph 18 of the Scheme or by another Postal Administration under a provision of the law of the country or place of that Postal Administration.
- (5)No compensation may be paid in respect of any Airsure packet, Airsure pack, International Signed For packet or an International Signed For pack or its contents if the letter was lost, damaged or destroyed in circumstances beyond the control of the Postal Administration in whose service the loss, damage or destruction occurred.
- (6) No compensation may be paid in respect of any Airsure packet, Airsure pack, International Signed For packet or an International Signed For pack or its contents unless:
- (a) a claim for compensation is made by the sender within a period of six months beginning with the date on which the packet or pack was posted.
- (b) the appropriate service label, bearing a certificate of posting referred to in paragraph 32A(2)(e) was obtained at the time of posting.
- (7) If compensation has been paid to any person in respect of the loss of an Airsure packet, Airsure pack, International Signed For packet or an International Signed For pack, which the sender has purchased

for a sum exceeding the real value of the contents and packing and the packet or pack subsequently comes into the possession of the Post Office, then upon the tender of the packet or pack to that person (whether or not he accepts it), he shall repay to the Post Office the sum paid by way of compensation or such part thereof as the Post Office may require.

Under paragraph 38 which is provided below, the following shall replace the existing text:

COMPENSATION FOR CERTAIN OTHER POSTAL PACKETS

- (1) Where Royal Mail is satisfied that any article of pecuniary value enclosed in, or forming part of, a postal packet other than an Airsure packet, Airsure pack, International Signed For packet, International Signed For pack or a postal packet consisting of or containing only literature for the blind, has been lost or damaged whilst in the custody of Royal Mail, it may (but subject to and in accordance with the provisions of this paragraph) pay such sum as it may think just by way of compensation for such loss or damage to any sender who in its opinion establishes a reasonable claim thereto.
- (2) The total amount of compensation which Royal Mail may pay under sub-paragraph (1) in respect of any one postal packet and its contents shall be the actual cost of the item up to a maximum of the market value or 100 times the value of an inland first class stamp whichever is the lower, in the event that the postage paid was by means of a stamp or by franked mark without any account or credit agreement being held with Royal Mail.
- (2A) the total amount of compensation which Royal Mail may pay under sub-paragraph (1) in respect of any one postal packet and its contents in the event that the sender holds an account or credit agreement with Royal Mail (and under which the item has been sent) shall be nil.
- (3) Subject to sub-paragraph (2), the maximum amount of compensation which Royal Mail Group may pay under sub-paragraph (1) in respect of any article enclosed in or forming part of a postal packet shall be such sum as, in its opinion, represents:
- (a) in a case where Royal Mail Group is satisfied that the article has been lost or rendered valueless whilst in its custody, the market value thereof (excluding the value of any message or communication) at the time of posting:
- (b) in any other case, the amount by which such value has been diminished by damage suffered whilst the packet was in its custody.
- (4) No compensation may be paid under sub-paragraph (1) for loss of, or damage to, any such article as is described in sub-paragraph (2) of paragraph 35 of the Scheme.
- (5) No compensation may be paid under sub-paragraph (1) in respect of any postal packet or its contents unless Royal Mail Group is satisfied that the conditions set out in Schedule 12 hereto have been complied with in the case of that postal packet.
- (6) In the case of a postal packet which was redirected under paragraph 41 of the Scheme after delivery at the place to which it was addressed, no compensation may be paid under sub-paragraph (1) for loss of, or damage to, the postal packet, or any of its contents while in the custody of Royal Mail Group, unless the postal packet was so re-directed by being posted anew and full postage was prepaid on such reposting, in which case compensation may be paid subject to and in accordance with this paragraph, for any such loss or damage which Royal Mail Group is satisfied occurred while the postal packet was in its custody after such reposting.
- (7) No compensation may be paid under sub-paragraph (1) in respect of any postal packet or its contents if the packet has been destroyed or otherwise dealt with or disposed of by Royal Mail Group pursuant to section 8(3) of the Act or sub-paragraph (1) of paragraph 18, or paragraph 19, of the Scheme.
- (8) No compensation may be paid in respect of any postal packet or its contents unless:
- (a) a claim for such compensation is received from the sender within a period of six months beginning with the date on which the packet was posted:
- (b) in the case of an outgoing packet, a certificate was obtained on the posting of the packet.

Paragraph 40 which sets out the terms on which International Reply Coupons shall be provided is marked as now deleted.

Paragraph 42A which sets out the terms on which Local Collect shall be provided is marked as now deleted.

The Schedules

Schedule 1 which sets out the rates of postage on airmail letters and postcards other than airmail packets and printed papers shall include an additional "on account" rate which shall be the same as the franking rate specified from time to time.

Schedule 1 shall also include a provision which will read as follows:

"On Account mailings are subject to a minimum annual spend of £5,000 on standard tariff services, invoiced over any 12 month period.'

Schedule 2 which sets out the rates of postage on Airmail printed paper and Airmail small packets to Europe and Rest of the World shall also include an additional "on account" rate which shall be the same as the franking rate specified from time to time.

Schedule 2 shall also include a provision which will read as follows:

"On Account mailings are subject to a minimum annual spend of £5,000 on standard tariff services, invoiced over any 12 month period."

Schedule 7 which sets out the rates for sending Airsure packets and packs shall include an additional "on account" rate which shall be the same as the franking rate specified from time to time.

Schedule 7 shall also include a provision which will read as follows:

"On Account mailings are subject to a minimum annual spend of £5,000 on standard tariff services, invoiced over any 12 month period.'

Signed by: Helen Lamont for and on behalf of Royal Mail Group Ltd Date: 30th March 2012

- (a) Royal Mail Group Ltd., (a company registered in England and Wales under number 4138203) is the designated universal service provider for postal services pursuant to the Postal Services Act 2011. Royal Mail Group Ltd., is the successor postal services company referred to in article 37(1) of the Postal Service Act 2000. (Commencement No.4 and Transitional and Savings Provisions) Order 2001 (2001/1148 (C.37)). Royal Mail Group Ltd., was formerly known as Royal Mail Group plc and before that Consignia plc. 2000 c26
- (c) The Post Office Overseas Letter Scheme 2000 was amended, renamed the Successor Postal Services Company Overseas Letter Post Scheme 2001and treated as made under section 89 of the Postal Services Act 2000 by the article 37(1) of the Postal Services Act (Commencement No.4 and Transitional and Savings Provisions) Order 2001 (2001/1148(C37)) (d) Relfast Gazette 22
- Belfast Gazette, 29 June 2001, issue number 6257
- (e) Belfast Gazette, 17 August 2001, issue number 6271
- ^(f) Belfast Gazette, 14 December 2001, issue number 6305
- (g) Belfast Gazette, 28 June 2002, issue number 6363
- (h) Belfast Gazette, 28 October 2002, issue number 6396
- (i) Belfast Gazette, 11 April 2003, issue number 6445
- (i) Belfast Gazette, 2 May 2003, issue number 6451
- (k) Belfast Gazette, 3 October 2003, issue number 6495
- (1) Belfast Gazette, 26 March 2004, issue number 6545
- (m) Belfast Gazette, 5 April 2005, issue number 6648 (n) Belfast Gazette, 24th March 2006, issue number 6752
- (o) Belfast Gazette, 2nd June 2006, issue number 6770
- (p) Belfast Gazette, 28th July 2006, issue number 6788
- (q) Belfast Gazette, 16th March 2007, issue number 6854
- ^(r) Belfast Gazette, 28th March 2008, issue number 6964
- (s) Belfast Gazette, 27th March 2009, issue number 7070
- (t) Belfast Gazette, 2nd April 2010, issue number 7176
- (u) Belfast Gazette, 28th January 2011, issue number 7264 (v) Belfast Gazette 1st April 2011 issue number 7283
- (w) Belfast Gazette 30th March 2012 issue number 7388

Other Notices



(15)

COMPANY LAW SUPPLEMENT

The Company Law Supplement to The Belfast Gazette detailing information notified to or by the Registrar of Companies is published weekly and is now available to view on The Belfast Gazette website at www.gazettes-online.co.uk. Go to Browse Recent Issues to find the latest editions or search for a specific Company under the Search Archive option.

DEPARTMENT FOR SOCIAL DEVELOPMENT

DEPARTMENT OF HEALTH, SOCIAL SERVICES AND PUBLIC SAFETY

THE FUEL PAYMENTS SCHEME (PATIENTS RECEIVING TREATMENT FOR CANCER) REGULATIONS (NORTHERN IRELAND) 2012

The Department for Social Development and the Department of Health, Social Services and Public Safety have made a statutory rule entitled 'The Fuel Payments Scheme (Patients Receiving Treatment for Cancer) Regulations (Northern Ireland) 2012.

The Rule provides for payments to be made to qualifying persons under the Fuel Payments Scheme (Patients Receiving Treatment for Cancer) (Northern Ireland) 2012.

The Rule may be purchased from the Stationery Office at www.tsoshop.co.uk or by contacting TSO Customer Services on 0870 600 5522 or viewed online at http://www.legislation.gov.uk/nisr.

(17)

DEPARTMENT FOR SOCIAL DEVELOPMENT

THE MESOTHELIOMA LUMP SUM PAYMENTS (CONDITIONS AND AMOUNTS) (AMENDMENT) (NORTHERN IRELAND) 2011

The Department for Social Development has made a Statutory Rule entitled the Mesothelioma Lump Sum Payments (Conditions and Amounts) (Amendment) Regulations (Northern Ireland) 2012 (S.R. 2012 No.83).

The Regulations increase amounts of lump sums payable to people with mesothelioma or to their dependants under the Mesothelioma, etc.. Act (Northern Ireland) 2008.

Copies of the regulation, as approved by resolution of the Assembly on 26th March 2012, may be purchased from the Stationery Office at www.tsoshop.co.uk or by contacting TSO Customer Services on 0870 600 5522 or viewed online at http://www.opsi.gov.uk/legislation/northernireland/ni-srni.htm.

Department for Social Development Level 1 James House 2-4 Cromac Avenue, Ormeau Road, Belfast BT7 2JA

(18)

DEPARTMENT FOR SOCIAL DEVELOPMENT

THE PNEUMOCONIOSIS, ETC., (WORKERS' COMPENSATION) (PAYMENT OF CLAIMS) (AMENDMENT) REGULATIONS (NORTHERN IRELAND) ORDER 2012

The Department for Social Development has made a Statutory Rule entitled the Pneumoconiosis, etc., (Workers' Compensation) (Payment of Claims) (Amendment) Regulations (Northern Ireland) 2012 (S.R. 2012 No. 84) which comes into operation on 1st April 2012.

The Rule increases lump sum payments which may be made to certain persons disabled by a disease to which the Pneumoconiosis, etc., (Workers' Compensation) (Northern Ireland) Order 1979 applies, or to dependants of persons was offered by the production of the Assembly.

Copies of the regulation, as affirmed by resolution of the Assembly on 26th March 2012, may be purchased from the Stationery Office at www.tsoshop.co.uk or by contacting TSO Customer Services on 0870 600 5522 or viewed online at http://www.legislation.gov.uk/nisr.

(19)

DEPARTMENT FOR SOCIAL DEVELOPMENT REGISTERED RENTS (INCREASE) ORDER (NORTHERN IRELAND) 2012

Notice is hereby given that in exercise of the powers conferred by Article 55 (5) and (6) of the Private Tenancies (Northern Ireland) Order 2006, the Department for Social Development has made an Order entitled the Registered Rents (Increase) Order (Northern Ireland) 2012 (S.R. 2012 No. 139).

Copies of the Order may be purchased from the Stationery Office at www.tsoshop.co.uk or by contacting TSO Customer Services on 0870 6005522

Housing Division
Department for Social Development
Level 2, Lighthouse Building
1 Cromac Place
Gasworks Business Park
Ormeau Road
BELFAST
BT7 2JB

(20)

THE DEPARTMENT FOR SOCIAL DEVELOPMENT THE SOCIAL SECURITY (SUSPENSION OF BENEFIT PAYMENTS AND MISCELLANEOUS AMENDMENTS) REGULATIONS (NORTHERN IRELAND) 2012

The Department for Social Development has made a statutory rule entitled the Social Security (Suspension of Payment of Benefits and Miscellaneous Amendments) Regulations (Northern Ireland) 2012 (S.R. 2012 No. 140) which comes into operation on 17 April 2012.

The Rule reduces the time within which a person's benefit can be suspended for failure to comply with a request for information, provides for the revision of a decision terminating an award of State Pension in certain circumstances where payments have been suspended and makes consequential amendments.

The Rule may be purchased from the Stationery Office at www.tsoshop.co.uk or by contacting TSO Customer Services on 0870 600 5522 or viewed online at http://www.legislation.gov.uk/nisr.

(21)

DEPARTMENT OF FINANCE AND PERSONNEL

Notice is hereby given that the Department of Finance and Personnel in exercise of the powers conferred on it by Article 29A of the Rates (Northern Ireland) Order 1977 has made a Statutory Rule entitled The Rates (Deferment) (Revocation and Savings) Regulations (Northern Ireland) 2012.

The Statutory Rule was approved by the Assembly on 26th March 2012, and made by the Department on 27th March 2012.

Copies of the Rule may be purchased from the Stationery Office at www.tsoshop.co.uk or by contacting TSO Customer Services on 0870 600 5522. (22)

DEPARTMENT OF HEALTH, SOCIAL SERVICES AND PUBLIC SAFETY

Notice is hereby given that the Department of Health, Social Services and Public Safety in exercise of the powers conferred on it by Articles 10(1), (3), (4) and (5) of the Fire Services (Northern Ireland) Order 1984, has made an Order entitled The Firefighters' Pension Scheme (Contributions) (Revocation) Order (Northern Ireland) 2012. The Order was made on 29 March 2012.

Copies of the Order may be purchased from the Stationery Office at www.tsoshop.co.uk or by contacting TSO Customer Services on 0870 600 5522. (23)

DEPARTMENT OF HEALTH, SOCIAL SERVICES AND PUBLIC SAFETY

Notice is hereby given that the Department of Health, Social Services and Public Safety in exercise of the powers conferred on it by Articles 10(1), (3), (4) and (5) of the Fire Services (Northern Ireland) Order 1984, has made an Order entitled The New Firefighters' Pension Scheme (Contributions) (Revocation) Order (Northern Ireland) 2012. The Order was made on 29 March 2012.

Copies of the Order may be purchased from the Stationery Office at www.tsoshop.co.uk or by contacting TSO Customer Services on 0870 600 5522. (24)

DEPARTMENT OF JUSTICE

THE CRIMINAL AID CERTIFICATES RULES (NORTHERN IRELAND) 2012

Notice is hereby given that the Department of Justice in exercise of the powers conferred on it by Article 36(3) of the Legal Aid, Advice and Assistance (Northern Ireland) Order 1981, and now invested in it, has made a statutory rule entitled the Criminal Aid Certificates Rules (Northern Ireland) 2012 which come into operation on 16th April 2012.

These Rules make provision regarding the granting of free legal aid under Part III of the Legal Aid, Advice and Assistance (Northern Ireland) Order 1981 and section 184 of the Extradition Act 2003. The Rules provide for the manner in which applications for the grant of a criminal aid certificate are to be recorded and the manner in which solicitors and counsel are to be assigned in pursuance of such certificates. The Rules also prescribe the forms of criminal aid certificates to be used when free legal aid is granted.

Copies of this Statutory Rule may be obtained from The Stationery Office at www.tsoshop.co.uk or by contacting TSO Customer Services on 0870 600 5522.

DEPARTMENT OF JUSTICE

THE JUSTICE (2011 ACT) (COMMENCEMENT NO. 3) ORDER (NORTHERN IRELAND) 2012

The Department of Justice has made a Statutory Rule entitled "The Justice (2011 Act) (Commencement No. 3) Order (Northern Ireland) 2012" (S.R. 2012 No. 142)(C. 14), which was made on 26 March 2012. The Rule commences provisions for the Justice Act (Northern Ireland) 2011. It brings provisions into force on 1 April 2012 to integrate the roles of Community Safety Partnerships (CSPs) and District Policing Partnerships (DPPs) to create single partnerships for each district council that will be become a Partnerships for each district council that will be become a Partnerships for each district council that will be become a Partnerships for each district council that will be become a Partnerships for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be become a partnership for each district council that will be be considered to the partnership for each district council that will be be considered to the partnership for each district council that will be be considered to the partnership for each district council that will be considered to the partnership for each district council that will be considered to the partnership for each district council that will be considered to the partnership for each district council that will be considered to the partnership for each district council that will be considered to the partnership for each district council that will be cons council that will be known as Policing and Community Safety Partnerships (PCSPs).

The Rule also commences an enabling power on 1 April 2012 to allow for rules to be made to allow courts to make recovery of defence costs orders against legally aided defendants who are convicted if the court considers that the defendant has sufficient funds to pay all, or a proportion of, the costs of his defence.

The Statutory Rule may be purchased from the Stationery Office at www.tsoshop.co.uk or by contacting TSO Customer Services on 0870 600 5522 or viewed online at http://www.legislation.gov.uk/nisr

DEPARTMENT OF THE ENVIRONMENT

THE MANUAL DISTANCE OVER TIME SPEED MEASURING **DEVICE APPROVAL (NORTHERN IRELAND) 2012**

The Department of the Environment on 27th March 2012 approved under Article 23(4) and (5) of the Road Traffic Offenders (Northern Ireland) Order 1996 the Manual Distance Over Time Speed Measuring Device mentioned below for the detection of offences specified in Article 23(2)(az), (a) and (d) of the Road Traffic Offenders (Northern Ireland) Order 1996. This Approval has effect from and including 2nd April 2012.

The device known as the Puma SE6 Speedmeter device.

Corporate Insolvency



Administration

Appointment of Administrators

In the High Court of Justice in Northern Ireland Chancery Division (Company Insolvency)

In the Matter of

AJW PROPERTIES LIMITED

(Company Number NI049653)

And in the matter of the Insolvency (Northern Ireland) Order 1989.

Nature of Business: Construction. Registered Office of Company: Ormeau House, 91-97 Ormeau Road, Belfast, Co. Antrim, BT7 1SH.

Trading Address: Ormeau House, 91-97 Ormeau Road, Belfast, Co. Antrim, BT7 1SH.

Date of Appointment: 21st March 2012.

Administrator's Name and Address: John J Cavanagh of Cavanagh Kelly, Scottish Provident Building, 7 Donegall Square West, Belfast, BT1 6JH

Office Holder Number: GBNI 005

In the High Court of Justice in Northern Ireland Chanchery Division (Company Insolvency) No 9582 of 2012

In the Matter of

LADBURY ENTERPRISES LIMITED

(Company Number IE188401)

And in the Matter of the Insolvency (Northern Ireland) Order 1989. Nature of Business: Restaurants.

Registered Office of Company: 24/26 City Quay, Dublin 2.

Date of Appointment: 23 March 2012.

Administrator's Name and Address: David William John McClean McClean & Co 5th Floor Donegall House 7 Donegall Square North Belfast BT1 5GB

Office Holder Number: GBNI 047 (29)

In the High Court of Justice in Northern Ireland Chancery Division (Company Insolvency) No 028184 of 2012

In the Matter of

WELLINGTON PARK BUSINESS CENTRE LIMITED

(Company Number NI040524)

And in the matter of The Insolvency (Northern Ireland) Order 1989.

Nature of Business: Property Development.
Registered Office of Company: Aisling House, 50 Stranmillis Embankment, Belfast, Co Antrim, BT9 5FL.

Date of Appointment: 21st March 2012

Administrator's Name and Address: Tom Keenan of Keenan Corporate

Finance, Arthur House, Arthur Street, Belfast BT1 4GB Office Holder Number: GBNI 012 (30)

Receivership

Appointment of Administrative Receivers GALGO PROPERTIES LIMITED

Trading Name: Katy Dalys Entertainment Complex, Strabane. (Company Number NI 031959)

Nature of Business: Bar and Nightclub.

Registered Office of Company: 28-34 Railway Street, Strabane BT82 8EH.

Date of Appointment of Joint Administrative Receivers: 26 March 2012.

Name of Person Appointing the Joint Administrative Receivers: Northern Bank Limited.

Joint Administrative Receivers: Gregg Sterritt and Stephen Armstrong (IP Nos GBNI065 and GBNI090) RSM McClure Watters, Number One, Lanyon Quay, Belfast, BT1 3LG

Members' Voluntary Winding-up

Final Meetings

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

And in the Matter of

ALLEN BURTON & COLBERT LIMITED

(In Members Voluntary Liquidation)

Notice is hereby given pursuant to Article 80 of The Insolvency (Northern Ireland) Order 1989 that a final meeting of the members of the Company will be held at Cavanagh Kelly, Chartered Accountants, 38 Northland Row, Dungannon BT71 6AP, on 2 May 2012 at 2.00 pm, for the purpose of having an account laid before the Members showing the manner in which the winding-up of the Company has been conducted and property of the company has been disposed of, and of hearing any explanation that may be given by the Liquidator.

A person entitled to attend and vote at the above meeting may appoint a proxy to attend and vote instead of him. A proxy need not be a member of the Company.

Proxies for use at the meeting must be lodged at the address shown above no later than 12.00 noon on the business day preceding the meeting.

John J Cavanagh - Liquidator

27 March 2012.

(32

Creditors' Voluntary Winding-up

Resolutions for Winding-up

INSOLVENCY NÖRTHERN IRELAND ORDER 1989

Company Limited by Shares Special Resolution

SERVOLL LUBRICANTS (NI) LIMITED

(Company Number NI010201)

Passed 28 March 2012

At a General Meeting of the above-named Company, duly convened, and held at the offices of BDO, Lindsay House, 10 Callender Street, Belfast BT1 5BN on 28 March 2012 the subjoined Special Resolution was duly passed, viz:-

RESOLUTION

That it has been proved to the satisfaction of this meeting that the Company cannot by reason of its liabilities continue its business and that it is advisable to wind up the same and accordingly that the Company be wound up voluntarily and that Michael Jennings and Brian Murphy, Licensed Insolvency Practitioners, of Messrs BDO, Lindsay House, 10 Callender Street, Belfast BT1 5BN are hereby appointed Joint Liquidators for the purpose of such winding up, and are to act jointly and severally.

At a subsequent Meeting of Creditors, duly convened pursuant to Article 84 of the Insolvency (Northern Ireland) Order 1989, and held on the same day, the appointment of Michael Jennings and Brian Murphy was confirmed.

That the Liquidators' fees be agreed on a time cost basis having given consideration of the explanatory note "A Creditors' Guide to Liquidators' Fees."

Gary Robb, Chairman of Meeting (33)

Resolutions of

J WILSON (BUILDERS) LIMITED

Registered in Northern Ireland under NI010393

Passed: 29 March 2012

At a general meeting of the above company held at IBM House, 4 Bruce Street, Belfast BT2 7JD on 29 March 2012, the following resolutions were passed Special Resolution

1 That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business and that it is advisable to wind up the same and accordingly that the company be wound up voluntarily.

Ordinary Resolution

2 That Noel Lavery of Harbinson Mulholland, IBM House, 4 Bruce Street, Belfast BT2 7JD be and is hereby appointed liquidator of the company for the purpose of its voluntary winding up.

Patricia Hunter, Director & Chairman

29 March 2012. (34)

NOTICE UNDER THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

MONTGOMERY AND MURDOCK LIMITED

(Company Number NI018552)

At a General Meeting of the above named company, convened and held at the offices of Keenan Corporate Finance, Arthur House, Arthur Street, Belfast, BT1 4GB on 1 March 2012, the following special resolutions number one and ordinary resolution number 2 were passed:

1. "That the company cannot by reason of its liabilities, continue its business and that the company be wound up voluntarily."

2. "That Tom Keenan of Keenan Corporate Finance, Arthur House, Arthur Street, Belfast, BT1 4GB, be appointed liquidator of the company for the purposes of the voluntary winding-up".

(35)

(37)

Dated this 21 March 2012

S Montgomery, Director

NOTICE UNDER THE INSOLVENCY ORDER (NI) 1989 ALLEN LOGISTICS (GB) LIMITED

(Company Number NI040141)

At a General Meeting of the above-named company, convened and held on 27th March 2012 at Holiday Inn Express, Liverpool John Lennon Airport, Speke Hall Avenue, No 1 Speke, Liverpool, L24 1UX, the following resolutions were passed. The first being a special resolution and the second being an ordinary resolution.

1 "That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business and that it is advisable to wind up the same and, accordingly, that the company resolves by special resolution that it be wound up voluntarily."

2 "That Alison Burnside of FPM Accountants LLP, Chartered Accountants & Licensed Insolvency Practitioners, 1-3 Arthur Street, Belfast, Co. Antrim, BT1 4GA, be and is hereby appointed Liquidator for the purposes of the voluntary winding-up."

Dated this 27th day of March 2012

W Allen (36)

Meetings of Creditors

SUSTAINABLE ENERGY HOLDINGS LIMITED

Registered Office: 1 Corry Place, Belfast BT3 9AH. Business Address: IHS Design Centre, Morefield Industrial Estate, Ullapool, Ross-shire IV26 2ZD.

Notice is hereby given pursuant to Article 84 of the Insolvency (Northern Ireland) Order 1989 that a meeting of the creditors of the above-named company will be held at BDO, Lindsay House, 10 Callender Street, Belfast BT1 5BN on 16 April 2012 at 2.30 pm for the purposes mentioned in Articles 85, 86 and 87 of the said Order. A list of names and addresses of the company's creditors will be available for inspection free of charge at BDO, Lindsay House, 10 Callender Street, Belfast BT1 5BN, on 13 April 2012.

By Order of the Board Bernie Finlay, Director

27 March 2012.

Appointment of Liquidators PURSUANT TO ARTICLE 95 OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

Company Number: NI040141.

Name of Company: ALLEN LOGISTICS (GB) LIMITED.

Type of Liquidation: Creditors' Voluntary Liquidation.

Address of Registered Office: Quaker Buildings, High Street Lurgan

Craigavon BT66 8BB.

Liquidator's Name and Address: Alison Burnside, FPM Accountants LLP, Chartered Accountants & Licensed Insolvency Practitioners, 1-3 Arthur Street, Belfast, Co Antrim, BT1 4GA. Tel: 02890 243131

Office Holder Numbers: GBNI 85 and 9543. Date of Appointment: 27th March 2012.

By whom Appointed: Creditors.

PURSUANT TO ARTICLE 95 OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

Company Number: NI 010393

Name of Company: J WILSON (BUILDERS) LIMITED.

Nature of Business: General Builders.

Type of Liquidation: Creditors. Address of Registered Office: Harbinson Mulholland, IBM House, 4

Bruce Street, Belfast BT2 7JD.

Liquidator's Name and Address: Noel Lavery, Harbinson Mulholland,

IBM House, 4 Bruce Street, Belfast BT2 7JD

Office Holder Number: GBNI 074 Date of Appointment: 29 March 2012.

By whom Appointed: Creditors. (39)

PURSUANT TO ARTICLE 95 OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

Company Number: NI018552.

Name of Company: MONTGOMERY AND MURDOCK LIMITED.

Nature of Business: Retail.

Type of Liquidation: Creditors. Address of Registered Office: 35 Ballymoney Street, Ballymena, Co

Antrim, BT43 6AN.

Liquidator's Name and Address: Keenan Corporate Finance, Arthur House, Arthur Street, Belfast, BTI 4GB

Office Holder Number: GBNI 012.

By whom Appointed: Creditors.

PURSUANT TO ARTICLE 95 OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

Company Number: NI010201.

Name of Company: SERVOLL LUBRICANTS (NI) LTD.

Previous Name of Company: Waste-Away (Robb) Limited.
Nature of Business: Sale of Lubricants and Oils.

Type of Liquidation: Creditors

Address of Registered Office: c/o BDO, Lindsay House, 10 Callender

Street, Belfast BT1 5BN.

Liquidators' Names and Address: Michael Jennings and Brian Murphy,

BDO, Lindsay House, 10 Callender Street, Belfast BT1 5BN Office Holder Numbers: 0068 and 0069. Date of Appointment: 28 March 2012.

By whom Appointed: Creditors.

Annual Liquidation Meetings

NOTICE TO MEMBERS/CREDITORS OF AN ANNUAL MEETING

JAMES HARCOURT (NI) LIMITED

(In Creditors Voluntary Liquidation) (Company Number NI 061156)

The Annual meetings of the Members and Creditors of the above named Company have been summoned by the Liquidator under Article 91 of The Insolvency (Northern Ireland) Order 1989 for the purpose of receiving an account laid before them by the Liquidator showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanations that may be given by the Liquidator.

The Meetings will be held as follows:

Date: 27 April 2012

Time: 11.00am (Members Meeting)

11.30am (Creditors Meeting)

Place: The Offices of Arthur Boyd &

> Company Franklin House 12 Brunswick Street

Belfast BT2 7GE

A Proxy Form must be lodged with me no later than 12 noon on the proceeding working day, to entitle you to vote by proxy at the meeting, together with a completed Proof of Debt Form if you have not already lodged one.

Dated: 29 March 2012

Arthur Boyd - Liquidator Arthur Boyd & Company

Franklin House

12 Brunswick Street

Belfast BT2 7GE

(40)

(42)

Final Meetings

BUSINESS PUBLICATION COMPANY (N.I.) LIMITED

(Company Number NI053260)

Registered Office: Wellington Park, Malone Road, Belfast, Northern Ireland BT9 6DJ.

Principal Trading Address: Wellington Park, Malone Road, Belfast, Northern Ireland BT9 6DJ.

Notice is hereby given, pursuant to Article 92 of the Insolvency (Northern Ireland) Order 1989, that Final Meetings of the Members and Creditors of the above-named Company will be held at New Bridge Street House, 30-34 New Bridge Street, London EC4V 6BJ on Monday, 30 April 2012 at 10.30 am and 10.45 am respectively, for the purpose of having an account laid before them showing the manner in which the winding-up of the Company has been conducted and the property disposed of, and of receiving any explanation that may be given by the Liquidator, and also determining the manner in which the books, accounts and documents of the Company shall be disposed of. Any member or creditor is entitled to attend and vote at the above meetings and may appoint a proxy to attend instead of himself. A proxy holder need not be a Member or Creditor of the Company. Proxies to be used at the meetings must be lodged at New Bridge Street House, 30-34 New Bridge Street, London EC4V 6BJ not later than 12.00 noon on Friday, 27 April 2012. Where a proof of debt has not previously been submitted by a creditor, any proxy must be accompanied by such a completed proof. Date of appointment: 16 July 2009. Further details contact: James Mackie, james.mackie@mhllp.co.uk Telephone: 020 7429 4100.

Michael Colin John Sanders and Paul Michael Davis, Joint Liquidators (IP Numbers, 8698 and 7805)

IN THE MATTER OF THE INSOLVENCY (NI) ORDER 1989 FERBRO ESTATES LTD

(In Liquidation)

(Company Number NI04588)

Notice is hereby given, pursuant to Article 92 of the Insolvency (Northern Ireland) Order 1989, that the Final Meeting of the members and creditors of the above-named Company will be held at the offices of James B Kennedy & Co 22 Lower Windsor Avenue, Lisburn Road, Belfast, on Wednesday 2nd May 2012 at 11.00am am 11.15am respectively for the purpose of receiving an account of the Liquidator's Acts and Dealings and of the conduct of the winding-up to date. Members or creditors wishing to vote at their meeting must (unless they are individual members attending in person) lodge their proxies at the offices of James B Kennedy & Co, Chartered Accountants & Licensed Insolvency Practitioners, 22 Lower Windsor Avenue, Belfast,

Dated this 26th day of March 2012

James B Kennedy F.C.A. LIQUIDATOR (44)

BT9 7DW, no later than 12.00 noon on Tuesday 1st May 2012.

IN THE MATTER OF THE INSOLVENCY (NI) ORDER 1989 AND IN THE MATTER OF

HEIFER HILL LIMITED

(In Creditors Voluntary Liquidation)

Notice convening final meeting of members / creditors

NOTICE IS HEREBY GIVEN, pursuant to Article 92 of The Insolvency (Northern Ireland) Order 1989, that a final meeting of the members of the above named company will be held at 11.00am on 4 May 2012 at the offices of McClean & Co, Donegall House, 7 Donegall Square North, Belfast BT1 5GB, to be followed at 11.30am by a final meeting of creditors for the purpose of showing how the winding-up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the Liquidator and also of determining the manner in which the books, accounts and documents of the company and of the Liquidator shall be disposed of.

A member or creditor entitled to attend and vote at the 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 lodged with the Liquidator at the office of McClean & Co, Donegall House, 7 Donegall Square North, Belfast, BT1 5GB no later than 12 noon on the preceding day.

Dated this 30 day of March 2012

D W J McClean Liquidator

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 UNDERFLOOR DIRECT LIMITED

(In Creditors Voluntary Liquidation) (Company Number NI041672)

Notice is hereby given pursuant to Article 92 of the Insolvency (NI) Order 1989 that final meetings of the members and creditors of Underfloor Direct Ltd will be held at the offices of Philip Gill & Co, 9 Gibson's Lane, Newtownards BT23 4LJ on 24 May 2012 at 10.00 am and 10.15 am for the purpose of having an account laid before them by the liquidator showing the manner in which the winding-up of the company has been conducted and the property of the company disposed of.

A member or 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 of the company. Proxy forms must be returned to the offices of Philip Gill & Co, by no later than 12.00 noon on 23 May 2012.

W Vaughan Jones, Joint Liquidator

23 March 2012. (46

PURSUANT TO ARTICLE 92, INSOLVENCY (NORTHERN IRELAND) ORDER 1989

NOREX HIRE LIMITED

(in Liquidation)

(Company Number NI035431)

Meeting venue: PricewaterhouseCoopers LLP, Waterfront Plaza, 8

Laganbank Road, Belfast BT1 3LR Meeting date: Thursday 3 May 2012 Members meeting time: 10.00 am Creditors meeting time: 10.30 am

Liquidators' names: Stephen Cave and Paul Rooney (47)

Notices to Creditors

ALLEN LOGISTICS (GB) LIMITED

(In Liquidation)

Notice is hereby given that following an Article 84 meeting of the creditors held on 27th March 2012 that I, Alison Burnside was appointed Liquidator by the creditors. Creditors of the above-named Company are required on or before 7th May 2012, to send their full names and addresses and particulars of their debts or claims and the names and addresses of the Solicitors, if any, to the undersigned Alison Burnside, FPM Accountants LLP, Chartered Accountants & Licensed Insolvency Practitioners, 1-3 Arthur Street, Belfast, Co. Antrim, BT1 4GA, the Liquidator of the Company and, if so come in and prove their said 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.

Dated this 27th day of March 2012

A Burnside Liquidator (48)

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

And in the Matter of

J WILSON (BUILDERS) LIMITED

(In Voluntary Liquidation)

(Company Number NI010393)

Notice is hereby given, pursuant to Rule 4.113 of the Insolvency Rules (Northern Ireland) 1991, that at a meeting of the creditors of the above-named company held on 29 March 2012, the company was placed in creditors' voluntary liquidation and Noel Lavery of Harbinson Mulholland, IBM House, 4 Bruce Street, Belfast BT2 7JD was appointed Liquidator. The Liquidator gives notice that the creditors of the company must send details in writing of any claims against the company to the Liquidator at the above address by 30 April 2012 and if so required by notice in writing from the Liquidator to come in and prove their debts or claims at such time and place as shall be specified and in default thereof may be excluded from the benefit of any distribution made.

Noel Lavery, Liquidator

29 March 2012. (49)

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

In the Matter of

(45)

MONTGOMERY AND MURDOCK LIMITED

(In Creditors' Voluntary Liquidation)

At a general meeting held under Article 84 of the Insolvency (Northern Ireland) Order 1989, on the 21 March 2012 for the above named company, I was duly appointed liquidator.

company, I was duly appointed liquidator.

NOTICE IS HEREBY GIVEN that the creditors of the above-named company are required on or before the 3rd April 2012 to send their full name and addresses and the particular of their debts or claims and the full names and addresses of the Solicitors, if any, undersigned to Tom Keenan, Keenan Corporate Finance, Arthur House, Arthur Street, Belfast, BT1 4GB, the liquidator of the Company and, If so come in and prove their said 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.

Dated this 21st March 2012

Tom Keenan, Liquidator (50)

(59)

(60)

(61)

(62)

THE INSOLVENCY RULES (NORTHERN IRELAND) 1991 SERVOLL LUBRICANTS (NI) LIMITED

(In Creditors' Voluntary Liquidation)

Trading as Servoll Lubricants (NI) Limited from 22-23 Heron Business Park, 22 Heron Road, Belfast BT3 9LE.

I hereby give notice that I, Michael Jennings FCA and Brian Murphy FCA, Licensed Insolvency Practitioners of BDO, Lindsay House, 10 Callender Street, Belfast BT1 5BN were appointed Joint Liquidators of the above named company on 28 March 2012. All debts and claims should be sent to us at my address above.

All creditors who have not already done so are invited to prove their debts in writing. No further public advertisement of invitation to prove debts will be given.

Michael Jennings, Joint Liquidator

28 March 2012.

Winding-up By The Court

Winding-Up Orders

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 CLASSIC SPORTS AND TRAVEL OPTIONS LLP

By Order dated 22/03/2012, the above-named company (registered office at 31A Gordon Street, Belfast, BT1 2LG) was ordered to be wound up by the High Court of Justice in Northern Ireland. Commencement of winding up, 07/02/2012

Official Receiver (52)

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 DOBBIN DEVELOPMENTS LIMITED

By Order dated 22/03/2012, the above-named company (registered office at 143A Dobbin Road, Richhill, BT61 9LW) was ordered to be wound up by the High Court of Justice in Northern Ireland. Commencement of winding up, 09/02/2012

Official Receiver

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 THE INSTITUTE FOR COUNSELLING AND PERSONAL DEVELOPMENT LIMITED

By Order dated 22/03/2012, the above-named company (registered office at Pembroke Lodge, Pembroke Loop Road, Dunmurry, BT17 0PH) was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of winding up, 10/02/2012

Official Receiver

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 ROCKS TRANSPORT LIMITED

By Order dated 22/03/2012, the above-named company (registered office at 31B Shore Road, Ballyronan, Magherafelt, BT45 6JQ) was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of winding up, 07/02/2012

Official Receiver

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 SAINT JAMES HILL LIMITED

By Order dated 22/03/2012, the above-named company (registered office at 37 Talbot Street, Belfast, BT1 2LD) was ordered to be wound up by the High Court of Justice in Northern Ireland. Commencement of winding up, 07/02/2012

Official Receiver

Personal Insolvency



Bankruptcy Orders

BAMFORD, HUGH MARTIN

Occupation Civil Servant, residing at 186 Shore Road, Greenisland, Carrickfergus, BT38 8TT, formerly residing at 67 Bridgend Road, Ballycarry, Carrickfergus, BT38 9LA.

In the The High Court of Justice in Northern Ireland No 032022 of 2012

Date of Presenting Petition: 16 March 2012 Date of Bankruptcy Order: 22 March 2012.

(57)Whether Debtor's or Creditor's Petition: Debtor's.

COLTON, MICHAEL

Occupation Former Publican formerly t/a Coltons Bar, residing at 19 Kindrum, Dungannon, BT71 6JP, formerly t/a 18 Church Street, Dungannon, BT71 6AB.

In the The High Court of Justice in Northern Ireland No 019160 of 2012

Date of Presenting Petition: 15 February 2012. Date of Bankruptcy Order: 21 March 2012.

Whether Debtor's or Creditor's Petition: Creditor's. (58)

CONNOLLY, BRIDGET THERESE

(also known as O'Reilly)

Occupation Homemaker, residing at 11 Castletown Avenue, Fintona, BT78 2AP, formerly residing at 217 Tattymoyle Road, Fintona, BT78

In the The High Court of Justice in Northern Ireland No 032160 of 2012

Date of Presenting Petition: 15 March 2012. Date of Bankruptcy Order: 22 March 2012.

Whether Debtor's or Creditor's Petition: Debtor's.

DOWNEY, LAUREN GEMMA

Occupation Payments Officer, 324 Merville Garden Village, Newtownabbey, BT37 9TU.

In the The High Court of Justice in Northern Ireland No 032023 of 2012

Date of Presenting Petition: 16 March 2012. Date of Bankruptcy Order: 22 March 2012.

Whether Debtor's or Creditor's Petition: Debtor's.

GILES, EMMA

Occupation Former Shop Proprietor formerly t/a Craft Workshop, residing at 121 Fitzroy Avenue, Belfast, BT7 1HU, formerly residing at 2 The Spires Grove, Killinchy, Newtownards, BT23 6UH, formerly t/a 29 Wellington Place, Belfast, BT1 6GS.

In the The High Court of Justice in Northern Ireland No 021178 of 2012

Date of Presenting Petition: 20 February 2012. Date of Bankruptcy Order: 23 March 2012.

Whether Debtor's or Creditor's Petition: Creditor's.

GREER, IRENE

Occupation Former Publican, residing at 6 Bush Gardens, Bushmills, BT57 8AE, formerly t/a 45 Main Street, Bushmills, BT57 8QA.

In the The High Court of Justice in Northern Ireland No 020206 of 2012

Date of Presenting Petition: 17 February 2012. Date of Bankruptcy Order: 23 March 2012.

Whether Debtor's or Creditor's Petition: Creditor's.

HERRON, NICOLA

(also known as Patterson)

Occupation Unemployed, 1 Colvil Street, Belfast, BT4 1PS.

In the The High Court of Justice in Northern Ireland

No 032995 of 2012

Date of Presenting Petition: 20 March 2012. Date of Bankruptcy Order: 22 March 2012. Whether Debtor's or Creditor's Petition: Debtor's.

No 032134 of 2012 Date of Presenting Petition: 15 March 2012. (63)

McFEELY, IRENE MARY

(also known as Irvine)

Date of Bankruptcy Order: 22 March 2012. Whether Debtor's or Creditor's Petition: Debtor's.

In the The High Court of Justice in Northern Ireland

HICKLAND, DERMOT

Occupation Unknown, residing at 56b Crawfordstown Road, Drumaness, Ballynahinch, BT24 8LZ, formerly residing at 60 Crawfordstown Road, Drumaness, Ballynahinch, BT24 8LZ

In the The High Court of Justice in Northern Ireland

No 149181 of 2011

Date of Presenting Petition: 21 December 2011. Date of Bankruptcy Order: 23 March 2012.

Whether Debtor's or Creditor's Petition: Creditor's.

McFEELY, RAYMOND ANTHONY

Occupation Unemployed, 212 Hatmore Park, Londonderry, BT48 0QJ.

Occupation Unemployed, 212 Hatmore Park, Londonderry, BT48

In the The High Court of Justice in Northern Ireland

No 032194 of 2012

(65)

(67)

(68)

Date of Presenting Petition: 15 March 2012. Date of Bankruptcy Order: 22 March 2012.

Whether Debtor's or Creditor's Petition: Debtor's. (71)

LOVE, CHRISTOPHER

Occupation Taxi Driver, 27 Primrose Park, Sion Mills, Strabane, BT82 9OB.

In the The High Court of Justice in Northern Ireland

No 150172 of 2011

Date of Presenting Petition: 29 December 2011. Date of Bankruptcy Order: 21 March 2012.

Whether Debtor's or Creditor's Petition: Creditor's.

MILLER, JOHN MERVYN

Occupation Unemployed, residing at 5 Killycor Avenue, Claudy, BT47 4BX & 11 Cleggan Road, Claudy, BT47 4DB.

In the The High Court of Justice in Northern Ireland No 032437 of 2012

Date of Presenting Petition: 20 March 2012.

Date of Bankruptcy Order: 22 March 2012.

Whether Debtor's or Creditor's Petition: Debtor's. (72)

MASON, LAWRENCE JOSEPH

Occupation Customer Service Advisor, 4 William Street, Donaghadee, BT21 0HL.

In the The High Court of Justice in Northern Ireland

No 032035 of 2012

Date of Presenting Petition: 16 March 2012. Date of Bankruptcy Order: 22 March 2012.

Whether Debtor's or Creditor's Petition: Debtor's. (66) MULVENNA, SEAN MICHAEL PAUL

Occupation Unemployed, residing at 4 College Green, Belfast, BT7 1LN, formerly residing at 10 Garvey Glen, Belfast, BT11 9RJ.

In the The High Court of Justice in Northern Ireland No 031615 of 2012

Date of Presenting Petition: 15 March 2012. Date of Bankruptcy Order: 22 March 2012.

Whether Debtor's or Creditor's Petition: Debtor's.

McALLISTER, JOHN WILLIAM

Occupation Unemployed, residing at 17 Claremont Manse, Londonderry, BT48 7GA, formerly residing at 40 Limavady Road, Londonderry, BT47 6LS.

In the The High Court of Justice in Northern Ireland

No 032175 of 2012

Date of Presenting Petition: 15 March 2012. Date of Bankruptcy Order: 22 March 2012. Whether Debtor's or Creditor's Petition: Debtor's.

O'CIANAIN, CIARAN (also known as Keiron Keenan)

Occupation Operations Assistant, residing at 3 Ballymena Road, Portglenone, Ballymena, BT44 8AE, formerly residing at 7 Elizabeth Place, Sompting, Lancing, West Sussex, BN15 9UJ & Flat 1, 203 Tarring Road, Worthing, BN11 4HN.

In the The High Court of Justice in Northern Ireland

No 032447 of 2012

Date of Presenting Petition: 20 March 2012. Date of Bankruptcy Order: 22 March 2012. Whether Debtor's or Creditor's Petition: Debtor's.

(74)

(73)

(70)

McCLELLAND, DAVID MALCOLM

Occupation Unemployed formerly t/a Java Culture, residing at 21 Meadowvale Drive, Bangor, BT19 1HP, formerly residing at 20 Ardvanagh Meadows, Conlig, Newtownards, BT23 7XL.

In the The High Court of Justice in Northern Ireland

No 032039 of 2012

Date of Presenting Petition: 16 March 2012. Date of Bankruptcy Order: 22 March 2012. Whether Debtor's or Creditor's Petition: Debtor's. REID, DEBORAH ELIZABETH JANE

Occupation Unemployed, residing at 186 Shore Road, Greenisland, Carrickfergus, BT38 8TT, formerly residing at 67 Bridgend Road, Ballycarry, Carrickfergus, BT38 9LA.

In the The High Court of Justice in Northern Ireland No 032029 of 2012

Date of Presenting Petition: 16 March 2012. Date of Bankruptcy Order: 22 March 2012.

Whether Debtor's or Creditor's Petition: Debtor's.

(75)

McCLELLAND, ALEXANDRA LOUISE

(also known as Archer)

Occupation Unemployed, residing at 21 Meadowvale Drive, Bangor, BT19 1HP, formerly residing at 20 Ardvanagh Meadows, Conlig, Newtownards, BT23 7XL.

In the The High Court of Justice in Northern Ireland

No 031464 of 2012

Date of Presenting Petition: 15 March 2012. Date of Bankruptcy Order: 22 March 2012. Whether Debtor's or Creditor's Petition: Debtor's. REID, MARY

(also known as McKim, also known as Maureen Reid)

Occupation Retired, 7 Summerhill Court, Belfast, BT14 6PT.

In the The High Court of Justice in Northern Ireland No 032152 of 2012

Date of Presenting Petition: 15 March 2012. Date of Bankruptcy Order: 22 March 2012.

Whether Debtor's or Creditor's Petition: Debtor's.

(76)

RUSSELL, SETH MOFFETT

Occupation Unknown, 1 Ballykeigle Road, Comber, Newtownards,

In the The High Court of Justice in Northern Ireland

No 075734 of 2011

Date of Presenting Petition: 21 June 2011. Date of Bankruptcy Order: 21 March 2012.

Whether Debtor's or Creditor's Petition: Creditor's.

WEBB, CATHERINE ROSAMUND

Occupation Unknown, 51 Castle Espie Road, Comber, Newtownards,

In the The High Court of Justice in Northern Ireland

No 032257 of 2012

Date of Presenting Petition: 16 March 2012. Date of Bankruptcy Order: 23 March 2012

Whether Debtor's or Creditor's Petition: Debtor's.

WEBB, WILLIAM ROY

Occupation Unknown, 51 Castle Espie Road, Comber, Newtownards, BT23 5NG.

In the The High Court of Justice in Northern Ireland

No 032270 of 2012

Date of Presenting Petition: 16 March 2012. Date of Bankruptcy Order: 23 March 2012

Whether Debtor's or Creditor's Petition: Debtor's. (79)

WRAY, WILLIAM

Occupation Technician, 38 Carmoney Road, Eglinton, Londonderry, BT47 3JL.

In the The High Court of Justice in Northern Ireland

No 032787 of 2012

Date of Presenting Petition: 20 March 2012. Date of Bankruptcy Order: 22 March 2012.

Whether Debtor's or Creditor's Petition: Debtor's.

Personal Legal



(80)

(77)

Changes of Name

Notice is hereby given that by a Deed of Poll dated 15 March 2012 and enrolled in the High Court of Justice in Northern Ireland on 14 March 2012, CATHERINE MARGARET HENDERSON, single, a commonwealth citizen abandoned the surname Warde and assumed the surname Henderson.

McShane & Company, Solicitors for the Claimant, 34 Hill Street, Newry, County Down BT34 1AR

20 March 2012. (81)

Notice is hereby given that by a Deed Poll dated 2 March 2012 and enrolled in the Supreme Court of Judicature on 9 March 2012, NEOMI LENORA KERSHAW-MCGREEVY of 1 St. Malachy's Bungalows, Kilcoo, Newry, County Down BT34 5HX, single, a Commonwealth citizen abandoned the surname of Kershaw and assumed the surname of Kershaw-McGreevy.

Rosemary Connolly Solicitors, Solicitors for the said Neomia Lenora

Kershaw-McGreevy formerly Neomi Lenora Kershaw Rosemary Connolly Solicitors, 2 The Square, Warrenpoint, County Down BT34 3JT

20 March 2012. (82)

Deceased Estates

In the Estate of WILLIAM JOHN PEOPLES Late of Larne Care Centre, 46/48 Coastguard Road, Larne BT40 1AU

Notice is hereby given pursuant to Section 28 of the Trustee Act (Northern Ireland) 1958 that all persons claiming to be Creditors of the above named Deceased or having any claim against or interest in the property of the Deceased who died on 24 December 2011, are hereby required to send on or before 8 June 2012, particulars of such claims or interest to the undersigned, Solicitors for the Personal Representatives of the Deceased.

And notice is hereby further given that after the said 8 June 2012, the said Personal Representatives will proceed to convey or distribute the property of the said Deceased among the Parties entitled thereto, having regards only to the claims and demands of which particulars shall have been received.

O'Rorke McDonald & Tweed Solicitors, 37-39 Church Street, Antrim, County Antrim BT41 4BD

22 March 2012 (83)



The Belfast Gazette

1010101**010010101010101**

Monitor insolvent companies and individuals with electronic datafeeds from the Belfast Gazette

Business critical information straight from the official source

- Corporate insolvency
- Personal bankruptcy
- Appointments
- Winding-up petitions
- Deceased Estates

Available as XML, Excel, CSV or by fax
No more waiting for the post, no more postal delays or losses

Also available:

- London and Edinburgh Gazettes data
- Regional, local and postcode-specific filters

Get the information you need, when you need it

Call **01603 696 860** or email **corporatesales@tso.co.uk** today quoting ref. **DJI**







Official Publications Online

Instant, searchable access to official publications.

- All the official publications you need, stored in one place
- Delivered by TSO, the official publisher
- A bespoke package that suits your individual requirements
- Faster delivery of the information you need
- Saves on storage costs as all publications are held in an online library, which is accessible 24/7
- Fully searchable across content and bibliographic metadata
- Customisable email alerting service and RSS feeds keep you up-to-date
- Receive your Gazette electronically delivered at time of publication to your desktop.

To find out more about TSO Official Publications Online visit

www.officialpublicationsonline.co.uk

email officialpubsonline@tso.co.uk or contact your TSO representative:

Christine Hawthorn

TSO Sales Support

Email: christine.hawthorn@tso.co.uk Tel: 01603 696 801

Clare Polley

TSO Sales Manager Email: clare.polley@tso.co.uk

Tel: 01603 695 198

The Stationery Office Ltd. Company Registration Number 3049649. Registered office: Clifton House, Worship Street, London, EC2A 2EJ



• Guide to Parliamentary committees, government departments and agencies

Find out more | Keep up-to-date | Get involved www.HaveYourSayOnline.net





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 howsoever communicated, whether at the website www.gazettesonline.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
- 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 statue 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, 19a Weavers Court, Weavers Court Business Park, Linfield Road, Belfast BT12 5GH

Telephone: 028 9089 5135 Fax: 028 9023 5401

belfast.gazette@tso.co.uk



AUTHORISED SCALE OF CHARGES From 1st May 2011		Via Webform Word template or XML schema		All other formats		Includes Voucher Copy
		Excl VAT	Incl VAT	Excl VAT	Incl VAT	Incl VAT
1	Winding up Petitions	47.75	57.30	63.50	76.20	76.95
2	All Other Corporate and Personal Insolvency Notices (2–5 Related Companies will be charged at double the single company rate)	47.75	57.30	63.50	76.20	76.95
	(6-10 Related Companies will be charged at treble the single company rate)					
3	Water Resources, Control of Pollution (PPC)	95.50	114.60	127.00	152.40	153.15
4	All Other Notice Types					
	Up to 20 lines Additional 5 lines or fewer	47.75 18.50	57.30 22.20	63.50 18.50	76.20 22.20	76.95
5	Proofing —per notice (Copy must be submitted at least one week prior to publication)	Free	Free	31.75	38.10	
6	Late Advertisements accepted after 3.00 pm, 1 day prior to publication	31.75	38.10	31.75	38.10	
7	Withdrawal of Notices after 3.00 pm, 1 day prior to publication	47.75	57.30	63.50	76.20	
8	Voucher Copy of the newspaper for advertiser's files	0.75	0.75	0.75	0.75	

A logo or brand can be displayed for £50 + VAT.

An annual subscription to Belfast Gazette and Supplements is £68.00.

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.

For electronic data (XML, Microsoft Excel) or a subscription please telephone 0870 600 5533 or e-mail corporateaccounts@tso.co.uk



Published by TSO (The Stationery Office) and available from:

Online

www.tsoshop.co.uk/gazettes

Mail, Telephone, Fax & E-mail TSO, PO Box 29, Norwich NR3 1GN

Telephone orders/General enquiries 0870 600 5522

Fax orders: 0870 600 5533

E-mail: customer.services@tso.co.uk

Textphone: 0870 240 3701

Customers can also order publications from:

TSO Ireland

19a Weavers Court, Weavers Court Business Park, Linfield Road, Belfast BT12 5GH 028 9089 5140 Fax 028 9023 5401

The Parliamentary Bookshop

12 Bridge Street, Parliament Square, London SW1A 2JX

TSO@Blackwell and other Accredited Agents

1 SBN 978-0-337-77398-3

Published and printed in the UK by The Stationery Office Limited under the authority and superintendence of Carol Tullo, Controller of Her Majesty's Stationery Office being the Government Printer for Northern Ireland and the Officer appointed to print the Acts of the Northern Ireland Assembly.