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STATE

PROCLAMATIONS

BY THE QUEEN A PROCLAMATION ALTERING THE PROCLAMATION OF THE TWELFTH DAY OF OCTOBER 2017 TO DETERMINE NEW INSCRIPTIONS OF TEN POUND AND TWO POUND SILVER COINS ELIZABETH R.

Whereas under section 3(1)(b) and (h) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to determine the design of coins to be made at Our Mint, and to alter any Proclamation previously made under the said section:

And Whereas by Our Proclamation dated the twelfth day of October 2017 We determined, among other matters, a new inscription on coins of the denomination of ten pounds and two pounds in silver:

And Whereas it appears to Us desirable to determine a new inscription for the said silver coins:

We, therefore, in pursuance of the said section 3(1)(b) and (h) and of all other powers enabling Us in that behalf, do hereby, by and with the advice of Our Privy Council, proclaim, direct and ordain as follows:

- 1. In paragraph 1(4) of Our said Proclamation of the twelfth day of October 2017, for '10 OZ FINE SILVER 999' there shall be substituted '10 OZ FINE SILVER 999.9'.
- 2. In paragraph 2(4) of Our said Proclamation of the twelfth day of October 2017, for '1 OZ FINE SILVER 999' there shall be substituted '1 OZ FINE SILVER 999.9'.
- 3. This Proclamation shall come into force on the thirteenth day of December Two thousand and eighteen.

Given at Our Court at Buckingham Palace, this twelfth day of December in the year of Our Lord Two thousand and eighteen and in the sixty-seventh year of Our Reign.

GOD SAVE THE QUEEN

(3168515)

BY THE QUEEN A PROCLAMATION ALTERING THE PROCLAMATION OF THE ELEVENTH DAY OF FEBRUARY 2015 TO DETERMINE NEW VARIATIONS FROM THE STANDARD WEIGHT OF FIFTY PENCE AND TWO PENCE SILVER COINS; FIFTY PENCE AND TWENTY PENCE CUPRO-NICKEL COINS; AND TWO POUND CUPRO-NICKEL AND NICKEL-BRASS COINS

Whereas under section 3(1)(cd) and (h) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to provide for the variation from the standard weight of coins to be made at Our Mint, and to alter any Proclamation previously made under the said section:

And Whereas by Our Proclamation dated the eleventh day of February 2015 We determined, among other matters, a new variation from the standard weight of coins of the denomination of fifty pence and two pence in silver, fifty pence and twenty pence in cupro-nickel and two pounds in cupro-nickel and nickel-brass:

And Whereas it appears to Us desirable to determine a new variation for the said silver, cupro-nickel and cupro-nickel and nickel-brass coins:

We, therefore, in pursuance of the said section 3(1)(cd) and (h) and of all other powers enabling Us in that behalf, do hereby, by and with the advice of Our Privy Council, proclaim, direct and ordain as follows:

- 1. In paragraph 4(2)(a) of Our said Proclamation of the eleventh day of February 2015, for '0.1 grammes' there shall be substituted '0.5 grammes'.
- 2. In paragraph 14(2)(a) of Our said Proclamation of the eleventh day of February 2015, for '0.075 grammes' there shall be substituted '0.17 grammes'
- 3. In paragraph 16(2)(a) of Our said Proclamation of the eleventh day of February 2015, for '0.045 grammes' there shall be substituted '0.35 grammes'.
- 4. In paragraph 22(2)(a) of Our said Proclamation of the eleventh day of February 2015, for '0.03 grammes' there shall be substituted '0.19 grammes'.
- 5. In paragraph 38(2)(a) of Our said Proclamation of the eleventh day of February 2015, for '0.065 grammes' there shall be substituted '0.165 grammes'.
- 6. This Proclamation shall come into force on the thirteenth day of December Two thousand and eighteen.

Given at Our Court at Buckingham Palace, this twelfth day of December in the year of Our Lord Two thousand and eighteen and in the sixty-seventh year of Our Reign.

GOD SAVE THE QUEEN

(3168518)

BY THE QUEEN A PROCLAMATION DETERMINING THE SPECIFICATIONS AND DESIGN FOR A NEW SERIES OF FIFTY PENCE COINS IN GOLD ELIZABETH R.

Whereas under section 3(1)(a), (b), (c), (cd) and (d) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to determine the denomination, the design and dimensions of coins to be made at Our Mint, to determine the weight and fineness of certain gold coins, the remedy to be allowed in the making of such coins and their least current weight, and to provide for the manner of measurement of the variation from the standard weight of coins:

And Whereas under section 3(1)(ff) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to direct that any coin shall be legal tender for the payment of any amount:

And Whereas it appears to Us desirable to order that, there should be made at Our Mint coins of the denomination of fifty pence in gold:

We, therefore, in pursuance of the said section 3(1)(a), (b), (c), (cd), (d), and (ff), and of all other powers enabling Us in that behalf, do hereby, by and with the advice of Our Privy Council, proclaim, direct and ordain as follows:

FIFTY PENCE GOLD COIN

- 1. (1) A new coin of gold of the denomination of fifty pence shall be made, being a coin of a standard weight of 15.5 grammes, a standard diameter of 27.3 millimetres, a millesimal fineness of 916.7, and being in the shape of an equilateral curve heptagon.
- (2) In the making of the said gold coin a remedy (that is, a variation from the standard weight, diameter or fineness specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of 0.070 grammes;
- (b) a variation from the said standard diameter of 0.125 millimetres per coin; and
- (c) a variation from the said millesimal fineness of two per mille.
- (3) The least current weight of the said gold coin shall be 15.4 grammes.
- (4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.
- (5) The design of the said gold coin shall be as follows:
- For the obverse impression either Our effigy with the inscription "-ELIZABETH II \cdot D \cdot G \cdot REG \cdot F \cdot D \cdot 50 PENCE" and the date of the year and for the reverse a depiction of the Gruffalo accompanied by the inscription "THE GRUFFALO". The coin shall have a plain edge.
- 2. This Proclamation shall come into force on the thirteenth day of December Two thousand and eighteen.

Given at Our Court at Buckingham Palace, this twelfth day of December in the year of Our Lord Two thousand and eighteen and in the sixty-seventh year of Our Reign.

GOD SAVE THE QUEEN

(3168514)

BY THE QUEEN A PROCLAMATION DETERMINING THE SPECIFICATIONS AND DESIGNS FOR A NEW SERIES OF ONE HUNDRED POUND GOLD COINS; A NEW SERIES OF TWO POUND SILVER COINS; AND A NEW SERIES OF ONE HUNDRED POUND AND TEN POUND PLATINUM COINS ELIZABETH R.

Whereas under section 3(1)(a), (b), (c), (cc), (cd), (d) and (dd) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to determine the denomination, the design and dimensions of coins to be made at Our Mint, to determine the weight and fineness of certain gold coins, the remedy to be allowed in the making of such coins and their least current weight, and to determine the weight and composition of coins other than gold coins or coins of silver of Our Maundy money, and the remedy to be allowed in the making of such coins, to provide for the manner of measurement of the variation from the standard weight of coins, and to determine the percentage of impurities which such coins may contain:

And Whereas under section 3(1)(f) and (ff) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to direct that coins made at Our Mint other than gold, silver, cupro-nickel and bronze coins shall be current and that any coin shall be legal tender for the payment of any amount:

And Whereas under section 6(2) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to prescribe the composition of the standard trial plates to be used for determining the justness of coins of any metal other than gold, silver or cupro-nickel:

And Whereas it appears to Us desirable to order that there should be made at Our Mint a new series of coins of the denomination of one hundred pounds in gold, a new series of coins of the denomination of two pounds in silver, and a new series of coins of the denominations of one hundred pounds and ten pounds in platinum:

We, therefore, in pursuance of the said section 3(1)(a), (b), (c), (cc), (cd), (d), (dd), (f) and (ff), the said section 6(2), and of all other powers enabling Us in that behalf, do hereby, by and with the advice of Our Privy Council, proclaim, direct and ordain as follows:

ONE HUNDRED POUND GOLD COIN

- 1. (1) A new coin of gold of the denomination of one hundred pounds shall be made, being a coin of a standard weight of 31.21 grammes, a standard diameter of 32.69 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.
- (2) In the making of the said gold coin a remedy (that is, a variation from the standard weight or diameter, specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of 0.15 grammes; and
- (b) a variation from the said standard diameter of 0.125 millimetres per coin.
- (3) The least current weight of the said gold coin shall be 31.01 grammes.
- (4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.
- (5) The design of the said gold coin shall be as follows:

'For the obverse impression Our effigy with the inscription "- ELIZABETH II \cdot D \cdot G \cdot REG \cdot F \cdot D \cdot 100 POUNDS", and for the reverse a depiction of Our Royal Arms with the inscription "10Z FINE GOLD 999.9" and the date of the year. The coin shall have a grained edge.'

TWO POUND SILVER COIN

- 2. (1) A new coin of silver of the denomination of two pounds shall be made, being a coin of a standard weight of 31.21 grammes, a standard diameter of 38.61 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.
- (2) In the making of the said silver coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of $0.15\ \mathrm{grammes}$; and
- (b) a variation from the said standard diameter of 0.125 millimetres per coin.
- (3) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.
- (4) The design of the said silver coin shall be as follows:
- 'For the obverse impression Our effigy with the inscription "- ELIZABETH II · D · G · REG · F · D · 2 POUNDS", and for the reverse a depiction of Our Royal Arms with the inscription "10Z FINE SILVER 999" and the date of the year. The coin shall have a grained edge.'
- (5) The said silver coin shall be legal tender for payment of any amount in any part of Our United Kingdom.

ONE HUNDRED POUND PLATINUM COIN

- 3. (1) A new coin of platinum of the denomination of one hundred pounds shall be made, being a coin of a standard weight of 31.21 grammes, a standard diameter of 32.69 millimetres and being circular in shape.
- (2) In the making of the said platinum coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of 0.15 grammes; and
- (b) a variation from the said standard diameter of 0.125 millimetres per coin.
- (3) The said platinum coin may contain impurities of five-tenths of one per centum.

- (4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.
- (5) The composition of the standard trial plates to be used for determining the justness of the said platinum coin shall be pure platinum.
- (6) The design of the said platinum coin shall be as follows:

For the obverse impression Our effigy with the inscription "- ELIZABETH II \cdot D \cdot G \cdot REG \cdot F \cdot D \cdot 100 POUNDS", and for the reverse a depiction of Our Royal Arms with the inscription "10Z PLATINUM 999.5" and the date of the year. The coin shall have a grained edge.'

(7) The said platinum coin shall be legal tender for payment of any amount in any part of Our United Kingdom.

TEN POUND PLATINUM COIN

- 4. (1) A new coin of platinum of the denomination of ten pounds shall be made, being a coin of a standard weight of 3.13 grammes, a standard diameter of 16.5 millimetres and being circular in shape.
- (2) In the making of the said platinum coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) A variation from the said standard weight of an amount per coin of 0.075 grammes; and
- (3) The said platinum coin may contain impurities of five-tenths of one per centum.
- (4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.
- (5) The composition of the standard trial plates to be used for determining the justness of the said platinum coin shall be pure platinum.
- (6) The design of the said platinum coin shall be as follows:
- 'For the obverse impression Our effigy with the inscription "· ELIZABETH II · D · G · REG · F · D · 10 POUNDS", and for the reverse a depiction of Our Royal Arms with the inscription "1/10OZ PLATINUM 999.5" and the date of the year. The coin shall have a grained edge.'
- (7) The said platinum coin shall be legal tender for payment of any amount in any part of Our United Kingdom.
- 5. This Proclamation shall come into force on the thirteenth day of December Two thousand and eighteen.

Given at Our Court at Buckingham Palace, this twelfth day of December in the year of Our Lord Two thousand and eighteen and in the sixty-seventh year of Our Reign.

GOD SAVE THE QUEEN (3168516)

BY THE QUEEN A PROCLAMATION DETERMINING THE SPECIFICATIONS AND DESIGNS FOR A NEW SERIES OF ONE THOUSAND POUND, FIVE HUNDRED POUND, ONE HUNDRED POUND AND TWENTY-FIVE POUND GOLD COINS; A NEW SERIES OF FIVE HUNDRED POUND, TEN POUND, FIVE POUND AND TWO POUND STANDARD SILVER COINS; A NEW SERIES OF TEN POUND SILVER PIEDFORT COINS; A NEW SERIES OF ONE HUNDRED POUND PLATINUM COINS; AND A NEW SERIES OF FIVE POUND CUPRO-NICKEL COINS ELIZABETH R.

Whereas under section 3(1)(a), (b), (c), (cc), (cd), (d) and (dd) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to determine the denomination, the design and dimensions of coins to be made at Our Mint, to determine the weight and fineness of certain gold coins, the remedy to be allowed in the making of such coins and their least current weight, and to determine the weight and composition of coins other than gold coins or coins of silver of Our Maundy money, and the remedy to be allowed in the making of such coins, to provide for the manner of measurement of the variation from the standard weight of coins, and to determine the percentage of impurities which such coins may contain:

And Whereas under section 3(1)(f) and (ff) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to direct that coins made at Our Mint other than gold, silver, cupro-nickel and bronze coins shall be current and that any coin shall be legal tender for the payment of any amount:

And Whereas under section 6(2) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to prescribe the composition of the standard trial plates to be used for determining the justness of coins of any metal other than gold, silver or cupro-nickel:

And Whereas it appears to Us desirable to order that there should be made at Our Mint a new series of coins of the denominations of one thousand pounds, five hundred pounds, one hundred pounds and twenty-five pounds in gold, a new series of coins of the denominations of five hundred pounds, ten pounds, five pounds and two pounds in standard silver, a new series of coins of the denomination of ten pounds in silver piedfort, a new series of coins of the denomination of one hundred pounds in platinum, and a new series of coins of the denomination of five pounds in cupro-nickel:

We, therefore, in pursuance of the said section 3(1)(a), (b), (c), (cc), (cd), (d), (dd), (f) and (ff), the said section 6(2), and of all other powers enabling Us in that behalf, do hereby, by and with the advice of Our Privy Council, proclaim, direct and ordain as follows:

ONE THOUSAND POUND GOLD COIN

- 1. (1) A new coin of gold of the denomination of one thousand pounds shall be made, being a coin of a standard weight of 1005 grammes, a standard diameter of 100 millimetres, a millesimal fineness of not less than 999 and being circular in shape.
- (2) In the making of the said gold coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of 5 grammes; and
- (b) a variation from the said standard diameter of 0.25 millimetres per coin
- coin.
 (3) The least current weight of the said gold coin shall be 995
- (4) The variation from the standard weight will be measured by weighing each coin separately.
- (5) The design of the said gold coin shall be as follows:
- For the obverse impression Our effigy with the inscription "- ELIZABETH II \cdot D \cdot G \cdot REG \cdot F \cdot D \cdot 1000 POUNDS", and for the reverse a depiction of the Yale of Beaufort supporting a shield portraying a portcullis surmounted by a royal crown with the inscription "- YALE OF BEAUFORT ·" and the date of the year. The coin shall have a grained edge."

FIVE HUNDRED POUND GOLD COIN

- 2. (1) A new gold coin of the denomination of five hundred pounds shall be made, being a coin of a standard weight of 156.295 grammes, a standard diameter of 50 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.
- (2) In the making of the said gold coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of 0.8 grammes; and
- (b) a variation from the said standard diameter of 0.125 millimetres per coin
- (3) The least current weight of the said gold coin shall be 154.5 grammes.
- (4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.
- (5) The design of the said gold coin shall be as follows:
- For the obverse impression Our effigy with the inscription "- ELIZABETH II \cdot D \cdot G \cdot REG \cdot F \cdot D \cdot 500 POUNDS", and for the reverse a depiction of the Yale of Beaufort supporting a shield portraying a portcullis surmounted by a royal crown with the inscription "- YALE OF BEAUFORT \cdot " and the date of the year. The coin shall have a grained edge.'

ONE HUNDRED POUND GOLD COIN

- 3. (1) A new coin of gold of the denomination of one hundred pounds shall be made, being a coin of a standard weight of 31.21 grammes, a standard diameter of 32.69 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.
- (2) In the making of the said gold coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of 0.15 grammes; and
- (b) a variation from the said standard diameter of 0.125 millimetres per coin.

- (3) The least current weight of the said gold coin shall be 31.01 grammes.
- (4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.
- (5) The design of the said gold coin shall be as follows:
- 'For the obverse impression Our effigy with the inscription "- ELIZABETH II \cdot D \cdot G \cdot REG \cdot F \cdot D \cdot 100 POUNDS", and for the reverse either:
- (a) a depiction of the Yale of Beaufort supporting a shield portraying a portcullis surmounted by a royal crown with the inscription " \cdot YALE OF BEAUFORT \cdot " and the date of the year; or
- (b) a depiction of the Yale of Beaufort supporting a shield portraying a portcullis surmounted by a royal crown with the inscription "YALE OF BEAUFORT \cdot 10Z \cdot FINE GOLD \cdot 999.9 \cdot " and the date of the year. The coin shall have a grained edge.'

TWENTY-FIVE POUND GOLD COIN

- 4. (1) A new coin of gold of the denomination of twenty-five pounds shall be made, being a coin of a standard weight of 7.8 grammes, a standard diameter of 22 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.
- (2) In the making of the said gold coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of 0.025 grammes; and
- (b) a variation from the said standard diameter of 0.125 millimetres per coin.
- (3) The least current weight of the said gold coin shall be 7.75 grammes.
- (4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.
- (5) The design of the said gold coin shall be as follows:
- 'For the obverse impression Our effigy with the inscription "· ELIZABETH II · D · G · REG · F · D · 25 POUNDS", and for the reverse either:
- (a) a depiction of the Yale of Beaufort supporting a shield portraying a portcullis surmounted by a royal crown with the inscription " \cdot YALE OF BEAUFORT \cdot " and the date of the year; or
- (b) a depiction of the Yale of Beaufort supporting a shield portraying a portcullis surmounted by a royal crown with the inscription "YALE OF BEAUFORT \cdot 1/40Z \cdot FINE GOLD \cdot 999.9 \cdot " and the date of the year. The coin shall have a grained edge.'

FIVE HUNDRED POUND STANDARD SILVER COIN

- 5. (1) A new coin of silver of the denomination of five hundred pounds shall be made, being a coin of a standard weight of 1005 grammes, a standard diameter of 100 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.
- (2) In the making of the said silver coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of 5 grammes; and
- (b) a variation from the said standard diameter of 0.25 millimetres per \cos .
- (3) The variation from the standard weight will be measured by weighing each coin separately.
- (4) The design of the said silver coin shall be as follows:
- For the obverse impression Our effigy with the inscription "- ELIZABETH II \cdot D \cdot G \cdot REG \cdot F \cdot D \cdot 500 POUNDS", and for the reverse a depiction of the Yale of Beaufort supporting a shield portraying a portcullis surmounted by a royal crown with the inscription "- YALE OF BEAUFORT -" and the date of the year. The coin shall have a grained edge.'
- (5) The said silver coin shall be legal tender for payment of any amount in any part of Our United Kingdom.

TEN POUND STANDARD SILVER COIN

- 6. (1) A new coin of silver of the denomination of ten pounds shall be made, being a coin of a standard weight of 311.527 grammes, a standard diameter of 89 millimetres, a standard composition of not less than 999.9 parts per thousand fine silver, and being circular in shape.
- (2) In the making of the said silver coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of 0.48 grammes; and

- (b) a variation from the said standard diameter of 0.25 millimetres per coin.
- (3) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.
- (4) The design of the said silver coin shall be as follows:

For the obverse impression Our effigy with the inscription "- ELIZABETH II · D · G · REG · F · D · 10 POUNDS", and for the reverse a depiction of the Yale of Beaufort supporting a shield portraying a portcullis surmounted by a royal crown with the inscription "YALE OF BEAUFORT 100Z · FINE SILVER · 999.9 ·" and the date of the year. The coin shall have a grained edge.'

(5) The said silver coin shall be legal tender for payment of any amount in any part of Our United Kingdom.

TEN POUND STANDARD SILVER COIN

- 7. (1) A new coin of silver of the denomination of ten pounds shall be made, being a coin of a standard weight of 156.295 grammes, a standard diameter of 65 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.
- (2) In the making of the said silver coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of 0.85 grammes; and $\,$
- (b) a variation from the said standard diameter of 0.125 millimetres per coin.
- (3) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.
- (4) The design of the said silver coin shall be as follows:
- 'For the obverse impression Our effigy with the inscription "· ELIZABETH II · D · G · REG · F · D · 10 POUNDS", and for the reverse either:
- (a) a depiction of the Yale of Beaufort supporting a shield portraying a portcullis surmounted by a royal crown with the inscription " \cdot YALE OF BEAUFORT \cdot " and the date of the year; or
- (b) a depiction of a rearing dragon accompanied by the Coat of Arms of Llywelyn the Great with the inscription " \cdot RED DRAGON OF WALES \cdot " and the date of the year.

The coin shall have a grained edge.'

(5) The said silver coin shall be legal tender for payment of any amount in any part of Our United Kingdom.

FIVE POUND STANDARD SILVER COIN

- 8. (1) A new coin of silver of the denomination of five pounds shall be made, being a coin of a standard weight of 62.42 grammes, a standard diameter of 38.61 millimetres, a standard composition of not less than 999.9 parts per thousand fine silver, and being circular in shape.
- (2) In the making of the said silver coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of $0.195\ \mathrm{grammes};$ and
- (b) a variation from the said standard diameter of 0.125 millimetres per coin.
- (3) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of coin.
- (4) The design of the said silver coin shall be as follows:
- For the obverse impression Our effigy with the inscription "- ELIZABETH II · D · G · REG · F · D · 5 POUNDS", and for the reverse a depiction of the Yale of Beaufort supporting a shield portraying a portcullis surmounted by a royal crown with the inscription "YALE OF BEAUFORT · 20Z · FINE SILVER · 999.9 ·" and the date of the year. The coin shall have a grained edge.'
- (5) The said silver coin shall be legal tender for payment of any amount in any part of Our United Kingdom.

TWO POUND STANDARD SILVER COIN

- 9. (1) A new coin of silver of the denomination of two pounds shall be made, being a coin of a standard weight of 31.21 grammes, a standard diameter of 38.61 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.
- (2) In the making of the said silver coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of $0.15\ \mathrm{grammes}$; and

- (b) a variation from the said standard diameter of 0.125 millimetres per coin.
- (3) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.
- (4) The design of the said silver coin shall be as follows:

For the obverse impression Our effigy with the inscription "- ELIZABETH II · D · G · REG · F · D · 2 POUNDS", and for the reverse a depiction of the Yale of Beaufort supporting a shield portraying a portcullis surmounted by a royal crown with the inscription "· YALE OF BEAUFORT ·" and the date of the year. The coin shall have a grained edge.'

(5) The said silver coin shall be legal tender for payment of any amount in any part of Our United Kingdom.

TEN POUND SILVER PIEDFORT COIN

- 10. (1) A new coin of silver of the denomination of ten pounds shall be made, being a coin of a standard weight of 312.59 grammes, a standard diameter of 65 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.
- (2) In the making of the said silver coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of 1.75 grammes; and $\,$
- (b) a variation from the said standard diameter of 0.125 millimetres per coin.
- (3) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.
- (4) The design of the said silver coin shall be as follows:
- 'For the obverse impression Our effigy with the inscription "- ELIZABETH II · D · G · REG · F · D · 10 POUNDS", and for the reverse a depiction of the Yale of Beaufort supporting a shield portraying a portcullis surmounted by a royal crown with the inscription "- YALE OF BEAUFORT ·" and the date of the year. The coin shall have a grained edge.'
- (5) The said silver coin shall be legal tender for payment of any amount in any part of Our United Kingdom.

ONE HUNDRED POUND PLATINUM COIN

- 11. (1) A new coin of platinum of the denomination of one hundred pounds shall be made, being a coin of a standard weight of 31.21 grammes, a standard diameter of 32.69 millimetres and being circular in shape.
- (2) In the making of the said platinum coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of 0.15 grammes and
- (b) a variation from the said standard diameter of 0.125 millimetres per coin.
- (3) The said platinum coin may contain impurities of five-tenths of one per centum.
- (4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.
- (5) The composition of the standard trial plates to be used for determining the justness of the said platinum coin shall be pure platinum.
- (6) The design of the said platinum coin shall be as follows:
- 'For the obverse impression Our effigy with the inscription "ELIZABETH II \cdot D \cdot G \cdot REG \cdot F \cdot D \cdot 100 POUNDS", and for the reverse a depiction of the Yale of Beaufort supporting a shield portraying a portcullis surmounted by a royal crown with the inscription "YALE OF BEAUFORT 10Z \cdot FINE PLATINUM \cdot 999.5 \cdot " and the date of the year. The coin shall have a grained edge.'
- (7) The said platinum coin shall be legal tender for payment of any amount in any part of Our United Kingdom.

FIVE POUND CUPRO-NICKEL COIN

- 12. (1) A new coin of cupro-nickel of the denomination of five pounds shall be made, being a coin of a standard weight of 28.28 grammes, a standard diameter of 38.61 millimetres, a standard composition of seventy-five per centum copper and twenty-five per centum nickel, and being circular in shape.
- (2) In the making of the said cupro-nickel coin a remedy (that is, a variation from the standard weight, composition or diameter specified above) shall be allowed of an amount not exceeding the following, that is to sav:
- (a) a variation from the said standard weight of an amount per coin of 0.75 grammes;

- (b) a variation from the said standard composition of two per centum copper and two per centum nickel; and
- (c) a variation from the said standard diameter of 0.125 millimetres per coin.
- (3) The said cupro-nickel coin may contain impurities of three-quarters of one per centum.
- (4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.
- (5) The design of the said cupro-nickel coin shall be as follows:
- For the obverse impression Our effigy with the inscription "- ELIZABETH II \cdot D \cdot G \cdot REG \cdot FID \cdot DEF \cdot 5 POUNDS", and for the reverse a depiction of the Yale of Beaufort supporting a shield portraying a portcullis surmounted by a royal crown with the inscription "- YALE OF BEAUFORT \cdot " and the date of the year. The coin shall have a grained edge.
- (6) The said cupro-nickel coin shall be legal tender for payment of any amount in any part of Our United Kingdom.
- 13. This Proclamation shall come into force on the thirteenth day of December Two thousand and eighteen.

Given at Our Court at Buckingham Palace, this twelfth day of December in the year of Our Lord Two thousand and eighteen and in the sixty-seventh year of Our Reign.

GOD SAVE THE QUEEN

(3168517)

ENVIRONMENT & INFRASTRUCTURE

ENVIRONMENTAL PROTECTION

ENVIRONMENTAL IMPACT ASSESSMENT

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

Reference ERA18/19-88 Project Type Deforestation

Location Creeve Hill/ Glenhill, Glenwherry, Co. Antrim

Grid Reference D 273 011

Area 64.74 hectares in two blocks

Project Description Clearance of conifers

Opinion Not Relevant. This project is unlikely to have

a significant effect on the environment. No cultural or biodiversity features will be

affected by this project.

Reference ERA18/19-92
Project Type New Forest Road

Location Creeve Hill/ Glenhill, Glenwherry, Co. Antrim

Grid Reference D 273 011

Area 0.55 hectares and 0.2 hectares Project Description Building of new forest roads

Opinion Not Relevant. This project is unlikely to have

a significant effect on the environment. No cultural or biodiversity features will be

affected by this project.

Maps and information relating to the projects have been placed on www.daera-ni.gov.uk/topics/forestry. Further information may be obtained by contacting Policy and Regulation Branch at 028 6634 3034 or by emailing forest.regulation@daera-ni.gov.uk. Any person wishing to comment on the likely environmental effects of the above projects may do so in writing by 14 January 2019 to Forest Service, Policy and Regulation Branch, Inishkeen House, Killyhevlin, Enniskillen, Co. Fermanagh BT74 4EJ or by emailing forest.regulation@daera-ni.gov.uk. (3172361)

OTHER NOTICES

DEPARTMENT FOR COMMUNITIES

THE CHILD SUPPORT (NORTHERN IRELAND) ORDER 1991 THE CHILD SUPPORT (MISCELLANEOUS AMENDMENTS) REGULATIONS (NORTHERN IRELAND) 2018

The Department for Communities has made a statutory rule entitled "The Child Support (Miscellaneous Amendments) Regulations (Northern Ireland) 2018", (S.R. 2018 No. 210), which comes into operation on 13th December 2018.

This Rule will introduce a number of changes to Child Support legislation, including:

- (i) improving how child maintenance liabilities are calculated;
- (ii) increasing the range of collection and enforcement powers to help collect more money for children; and
- (iii) addressing historic arrears (introducing write-off powers) that built up under the 1993 and 2003 Child Support Agency (CSA) schemes.

This Rule may be purchased from the Stationery Office at www.tsoshop.co.uk or by contacting TSO Customer Services on 0333 202 5070, or viewed online at http://www.legislation.gov.uk/nisr

(3172362)

COMPANY LAW SUPPLEMENT

The Company Law Supplement details information notified to, or by, the Registrar of Companies. The Company Law Supplement to *The London, Belfast and Edinburgh Gazette* is published weekly on a Tuesday.

These supplements are available to view at https://www.thegazette.co.uk/browse-publications.

Alternatively use the search and filter feature which can be found here https://www.thegazette.co.uk/all-notices on the company number and/or name. (3172363)

RJM MANAGEMENT LIMITED

NOTICE IS HEREBY GIVEN, PURSUANT TO SECTIONS 1064 AND 1077 OF THE COMPANIES ACT 2006, THAT IN RESPECT OF THE UNDERMENTIONED COMPANY NOTICE OF APPOINTMENT OF A LIQUIDATOR WAS REGISTERED RECEIVED BY ME ON 07/12/2018 AND REGISTERED ON 13/12/2018.

NI642968 RJM MANAGEMENT LIMITED

Helen Shilliday

REGISTRAR OF COMPANIES

(3172366)

DERRYNOID LIMITED

NOTICE IS HEREBY GIVEN, PURSUANT TO SECTIONS 1064 AND 1077 OF THE COMPANIES ACT 2006, THAT IN RESPECT OF THE UNDERMENTIONED COMPANY NOTICE OF APPOINTMENT OF A LIQUIDATOR WAS REGISTERED RECEIVED BY ME ON 05/12/2018 AND REGISTERED ON 11/12/2018.

NI655273 DERRYNOID LIMITED

Helen Shilliday

REGISTRAR OF COMPANIES

(3172368)

GREEN ENERGY WIND LTD

NOTICE IS HEREBY GIVEN, PURSUANT TO SECTIONS 1064 AND 1077 OF THE COMPANIES ACT 2006, THAT IN RESPECT OF THE UNDERMENTIONED COMPANY NOTICE OF APPOINTMENT OF A LIQUIDATOR WAS REGISTERED RECEIVED BY ME ON 07/12/2018 AND REGISTERED ON 13/12/2018.

NI070446 GREEN ENERGY WIND LTD

Helen Shilliday

REGISTRAR OF COMPANIES

(3172369)

MULLEN DEVELOPMENTS LTD

NOTICE IS HEREBY GIVEN, PURSUANT TO SECTIONS 1064 AND 1077 OF THE COMPANIES ACT 2006, THAT IN RESPECT OF THE UNDERMENTIONED COMPANY NOTICE OF APPOINTMENT OF A LIQUIDATOR WAS REGISTERED RECEIVED BY ME ON 06/12/2018 AND REGISTERED ON 12/12/2018.

NI036533 MULLEN DEVELOPMENTS LTD

Helen Shilliday
REGISTRAR OF COMPANIES

(3172372)

SAPPHIRE BUILDING SERVICES LTD

NOTICE IS HEREBY GIVEN, PURSUANT TO SECTIONS 1064 AND 1077 OF THE COMPANIES ACT 2006, THAT IN RESPECT OF THE UNDERMENTIONED COMPANY NOTICE OF APPOINTMENT OF A LIQUIDATOR WAS REGISTERED RECEIVED BY ME ON 07/12/2018 AND REGISTERED ON 13/12/2018.

NI615114 SAPPHIRE BUILDING SERVICES LTD

Helen Shilliday

REGISTRAR OF COMPANIES

(3172376)

DEPARTMENT FOR COMMUNITIES

PENSION SCHEMES (NORTHERN IRELAND) ACT 1993 THE OCCUPATIONAL PENSIONS (REVALUATION) ORDER (NORTHERN IRELAND) 2018

The Department for Communities has made a Statutory Rule entitled "The Occupational Pensions (Revaluation) Order (Northern Ireland) 2018" (S.R. 2018 No. 205), which comes into operation on 1 January 2019.

The Rule specifies the percentage by which preserved pension rights are revalued for members of salary related occupational pension schemes who leave their scheme before pension age ("early leavers"). A Rule is made each year to apply to those who attain their scheme's normal pension age in the following calendar year. This year's Rule affects people who reach the scheme's normal pension age in 2019. Copies of the Rule may be purchased from the Stationery Office at www.tsoshop.co.uk or by contacting TSO Customer Services on 0333 202 5070 or viewed online at http://www.legislation.gov.uk/nisr.

(3172364)

HM REVENUE & CUSTOMS

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

To the Owner of the following goods seized on 10th December 2018 at Annaghgad Road, Culloville, BT35 9JG.

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,

800 litres hydrocarbon oil

Ford transit van bearing registration number 03-MN-3166

- 1 x Intermediate Bulk Container (IBC)
- 1 x Bentone burner
- 2 x Filters
- 1 x Electric switch panel

Hosing

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.

Evelyn Malone

Officer of Revenue and Customs

Carne House 20 Corry Place

Belfast BT3 9HY

(3172365)

DEPARTMENT FOR COMMUNITIES THE SOCIAL SECURITY ADMINISTRATION (NORTHERN **IRELAND) ACT1992**

THE STATE PENSION DEBITS AND CREDITS (REVALUATION) **ORDER (NORTHERN IRELAND) 2018**

The Department for Communities has made a Statutory Rule entitled "The State Pension Debits and Credits (Revaluation) Order (Northern Ireland) 2018" (S.R. 2018 No. 208), which came into operation in accordance with Article 1(1). The Rule is made under the powers conferred by section 130AD and 165(1) and (4) of the Social Security Administration (Northern Ireland) Act 1992.

This Rule specifies the percentage to be used to revalue new state scheme pension debits and credits created when a pension sharing order is made in respect of a person's protected payment as part of a divorce settlement.

Copies of the Rule, may be purchased from the Stationery Office at www.tsoshop.co.uk or by contacting TSO Customer Services on 0333 202 5070 or viewed online at http://www.legislation.gov.uk/nisr.

(3172367)

notice must also specify your name and address, the goods claimed as not liable to forfeiture. If you live outside the United Kingdom or the Isle of Man 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.

If you claim that the goods were not liable to forfeiture you must

within one month from the date of publication of this notice of seizure

give notice of your claim in writing to the Commissioners at an Office

of HM Revenue & Customs, in accordance with paragraphs 3 and 4 of

Schedule 3 to the Customs and Excise Management Act 1979. Your

In default of such notice of claim within the said period of one month or, if any requirement of the above mentioned paragraph 4 is not complied with, the 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 the said goods. Mr A White, Officer of HM Revenue & Customs, Carne House, 20 Corry Place, Belfast BT3 9HY (3172370)

DEPARTMENT FOR COMMUNITIES THE SOCIAL SECURITY ADMINISTRATION (NORTHERN **IRELAND) ACT 1992**

THE STATE PENSION REVALUATION FOR TRANSITIONAL PENSIONS ORDER (NORTHERN IRELAND) 2018

The Department for Communities has made a Statutory Rule entitled "The State Pension Revaluation for Transitional Pensions Order (Northern Ireland) 2018" (S.R. 2018 No. 207), which came into operation in accordance with Article 1(1). The Rule is made under the powers conferred by section 130AC of the Social Security Administration (Northern Ireland) Act 1992 and is subject to the negative resolution procedure.

The Pensions Act (Northern Ireland) 2015 ("the 2015 Act") introduced a new state pension for people reaching state pension age on or after 6 April 2016. This Order specifies the percentage that will be used to revalue "protected payments" for individuals reaching state pension age on or after 9th April 2019 A person has a protected payment if their "starting amount" - the part of their new state pension based on their pre-6 April 2016 contribution record - exceeded the full rate of new state pension as at 6 April 2016. The protected payment is the amount of the excess.

Where the starting amount exceeds the full rate, paragraph 6(5) of Schedule 1 to the 2015 Act provides that the amount of the excess (i.e. the protected payment) is to be revalued by the percentage specified in the last Order made under section 130AC of the Administration Act to come into operation before the individual reaches state pension age.

Copies of the Rule, may be purchased from the Stationery Office at www.tsoshop.co.uk or by contacting TSO Customer Services on 0333 202 5070 or viewed online at http://www.legislation.gov.uk/nisr

(3172371)

HM REVENUE & CUSTOMS

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

To the owner of the following goods seized on 30th November 2018 at Old Park Cash & Carry Fuels, 54 Old Park Road, Belfast BT14 6FR 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) 700 Its of Heavy Oil (Diesel)
- 2) 600 Its of Kerosene
- 3) 2,150 Its of Marked Gas Oil
- 4) Set of pumps x 1
- 5) Storage Tanks x 3
- 6) Assorted signage

has been seized as liable to forfeiture by force of the following provisions, namely:

Section 23(4) of Hydrocarbon Oils Duty Act 1979.

Section 24(4) of Hydrocarbon Oils Duty Act 1979.

Section 141 Customs & Excise Management Act 1979.

COMPANIES

TAKEOVERS, TRANSFERS & MERGERS

IN THE HIGH COURT OF JUSTICE CLAIM NO. CR-2018-008350

BUSINESS AND PROPERTY COURTS OF ENGLAND AND WALES COMPANIES COURT (ChD)

IN THE MATTER OF TRAVELERS CASUALTY AND SURETY COMPANY OF EUROPE LIMITED

and

IN THE MATTER OF TRAVELERS INSURANCE COMPANY LIMITED

and

IN THE MATTER OF PART VII OF THE FINANCIAL SERVICES AND MARKETS ACT 2000

NOTICE IS HEREBY GIVEN that Travelers Casualty and Surety Company of Europe Limited (the Transferor) and Travelers Insurance Company Limited (the Transferee) presented an application by Part 8 Claim Form to the High Court of England and Wales (the **Application**) pursuant to Part VII of the Financial Services and Markets Act 2000 (FSMA) for an order sanctioning the transfer (the Transfer) to Travelers Insurance Company Limited of the entirety of the Transferor's insurance business (including business written under its former name, Gulf Insurance Company UK Limited), such transferring business being the Transferring Business. It is intended that the Transfer will occur on or about 28 February 2019 (the Effective Date). A copy of the report (the Report) prepared by an independent expert, Alex Marcuson of Marcuson Consulting Limited, a fellow of the Institute of Actuaries, pursuant to section 109 of FSMA on the effects of the Transfer on the policyholders of the Transferor and Transferee, and a copy of a statement setting out the terms of the Transfer and a summary of the Report (the Summary) is available on www.travelers.co.uk. These documents will also be made available free of charge from the date of publication of this notice until the date on which the Transfer will be heard before the Court to anyone such copies by electronic mail sent JABRAMSO@travelers.com, by written request addressed to The Company Secretary at Travelers, One Creechurch Place, London EC3A 5AF or by telephoning +44 (0)20 3207 6000 and leaving a message containing the caller's name and their contact details.

All claims in relation to the Transferring Business are currently being dealt with by Travelers Management Limited and after the proposed Transfer, will continue to be handled by Travelers Management Limited in exactly the same manner. It is intended that all future claims arising under the policies included in the Transferring Business will be dealt with by Travelers Management Limited in exactly the same manner. The proposed transfer will secure the continuation by or against the Transferee of any legal proceedings commenced prior to the Effective Date by or against the Transferor that relate to rights and obligations in respect of the Transferring Business.

The Application is directed to be heard at the High Court of Justice of England and Wales, The Rolls Building, 7 Rolls Buildings, Fetter Lane, London EC4A 1NL on 18 February 2019 and any person, including any employee of the Transferor or Transferee, who claims to be adversely affected by the Transfer may appear at the time of the hearing in person or by Counsel and/or by making written representations. Any person who objects to the Transfer but does not intend to appear at the hearing in person, is requested to give, where possible, no less than 7 days' notice prior to the hearing date in writing of such objection, and the reasons relating thereto, to the Solicitors named below.

Dated this 14 December 2018

NORTON ROSE FULBRIGHT LLP

of 3 More London Riverside, London SE1 2AQ

Solicitors to the Transferor (Reference RAXH/1000041068) (3166927)

In the Court of Session, Scotland P1241/18 NATWEST MARKETS PLC and

NATWEST MARKETS NV

NOTICE IS HEREBY GIVEN that on 4 December 2018, a Petition was presented to the Court of Session in Scotland (the "Court") by NatWest Markets plc ("NWM") (which is registered in Scotland, with the registered number SC090312, and whose registered office is at 36 St Andrew Square, Edinburgh, EH2 2YB) and NatWest Markets NV ("NWM NV") (which is incorporated under the law of the Netherlands and registered with the Dutch Chamber of Commerce (Kamer van Koophandel), with the registered number 33002587, and whose registered office is at Claude Debussylaan 94, 1082MD Amsterdam, the Netherlands) for an order of the Court, under Part VII of the Financial Services and Markets Act 2000, sanctioning a banking business transfer scheme (the "Scheme") for the transfer of NWM's EEA banking business to NWM NV.

Copies of a document setting out the full terms of the Scheme and a summary of its principal terms are available, free of charge, at natwestmarkets.com/brexit or on request from NWM at 250 Bishopsgate, London, EC2M 4AA. All of those documents will be available until the date of the hearing to decide whether to sanction the Scheme. That date is currently expected to be 22 February 2019. If the Scheme is sanctioned at that hearing, the effective date of the Scheme will be 28 February 2019 in the case of Phase 1 of the Scheme, or any later date which may be notified by NWM to the relevant counterparty in the case of Phase 2 of the Scheme.

As ordered by the Court, and in accordance with the Financial Services and Markets Act 2000 (Control of Business Transfers) (Requirements on Applicants) Regulations 2001, NWM will publish a series of notices in relation to the Petition. They are expected to be published in *The London Gazette, The Edinburgh Gazette and The Belfast Gazette, The Financial Times* (including the international editions) and *The Scotsman*.

Any person who thinks they would be adversely affected by the Scheme has two ways of bringing their views to the attention of the Court:

(i) The Court is likely to consider any objections to the Scheme, which are made in writing, or in person, to the Court prior to or at the final hearing to sanction the Scheme. Any objections made in writing to the Court should be sent to Court of Session, Parliament House, Parliament Square, Edinburgh, EH1 1RQ. No fee is payable for making such objections.

(ii) Formal written objections (known as "Answers") to the Petition may be lodged with the Court. If any person wishes to lodge Answers, they should seek independent legal advice. Answers are a formal Court document which must comply with the rules of the Court and are normally prepared by Scottish legal counsel. Answers must be lodged with the Court at Parliament House, Parliament Square, Edinburgh, EH1 1RQ within 42 days of the last of the notices being published by NWM in relation to the Scheme. The last notice is expected to be published on or around 14 December 2018. The deadline for lodging Answers would therefore be on or around 25 January 2019. In addition, Answers must be accompanied by payment of a fee to the Court.

This notice is given pursuant to Regulation 5(2) of the Financial Services and Markets Act 2000 (Control of Business Transfers) (Requirements on Applicants) Regulations 2001 and has been approved by the Prudential Regulation Authority.

CMS Cameron McKenna Nabarro Olswang LLP, Solicitors to NWM and NWM NV

14 December 2018

(3171986)



In the HIGH COURT OF JUSTICE, CHANCERY DIVISION BUSINESS AND PROPERTY COURTS OF ENGLAND AND WALES NO CR-2018-002674 of 2018

IN THE MATTER OF THE PRUDENTIAL ASSURANCE COMPANY LIMITED

-and-

IN THE MATTER OF PRUDENTIAL INTERNATIONAL ASSURANCE PLC.

-and-

IN THE MATTER OF THE FINANCIAL SERVICES AND MARKETS ACT 2000

NOTICE IS HEREBY GIVEN in accordance with section 114(2) of the Financial Services and Markets Act 2000 (the "Act") that on 11 December 2018 an order was made by the High Court of Justice in London under section 111 of the Act sanctioning a scheme (the "Scheme"), providing for the transfer to Prudential International Assurance plc ("PIA") of the business of the Polish branch of The Prudential Assurance Company Limited ("PAC") and certain other overseas legacy business (being policies written by PAC in Malta and France and policies written by the Equitable Life Assurance Company in Germany and Ireland which were transferred to PAC in 2007) (together the "Business").

The Scheme is expected to become effective at 00:01 hrs BST (01:01 hrs CET) on 1 January 2019.

Where, as regards any policy comprised in the business transferred pursuant to the Scheme, an EEA State other than the United Kingdom is the State of the commitment (as such expressions are defined for the purposes of section 114(2) of the Act) and the policyholder has a right to cancel the policy as a result of the Scheme under the law of that EEA State, then that right may be exercised during the period of 21 days following the date of publication of this notice in that EEA State (or, where applicable, during such other period as is specified under the law of that EEA State). For Poland and Finland that period is three months.

Any person who has questions relating to the transfer or their right to cancel, or requires any further information, should contact us using the following telephone number or address:

Freephone 0808 1686 204 (if calling from the UK) or +353 1 476 5893 (if calling from outside the UK please note your usual call rates will apply)

Post: Prudential, Montague House, Adelaide Road, Dublin 2, Ireland Email: transferteam@pru-europe.com

Slaughter and May

Solicitors to

The Prudential Assurance Company Limited and

Prudential International Assurance plc

(3171987)

Corporate insolvency

Administration

APPOINTMENT OF ADMINISTRATORS

In the High Court of Justice in Northern Ireland

No 114614 of 2018

365 NI GROUP LIMITED

(Company Number NI633043) Nature of Business: General Hauliers

Registered office: 41 Mount Eagles Park, Dunmurry, Belfast, BT17 0GU

Trade classification: 49410

Principal trading address: Unit 2 Hightown Avenue, Newtownabbey,

Co Antrim, BT36 4RT

("the Company") - In Administration

Administrator: *Melanie Reevel Giles* (IP No 8781) of PJG Recovery (NI) Limited, 9 Gibson's Lane, Newtownards, BT23 4LJ.

Date of Appointment: 29 November 2018

For further details contact Melanie Giles on telephone 02920-346530, or by email at melaniegiles@pjgrecovery.com.

DATED THIS 7 DECEMBER 2018

Melanie Reevel Giles

Administrator (3172377)

Creditors' voluntary liquidation

APPOINTMENT OF LIQUIDATORS

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

Company Number: NI051708

Name of Company: REACH EPS LIMITED

Nature of Business: Screen printing and textile finishing

Type of Liquidation: Creditors

Registered office: Lissue Industrial Estate East, Lissue Road, Lisburn,

BT28 2LU

Liquidator's name and address: Gregg Sterritt of Sterritt Business

Advisory, 89 Hillsborough Road, Carryduff, Belfast, BT8 8HT

Office Holder Number: GBNI 065.

Date of Appointment: 11 December 2018

By whom Appointed: Members and Creditor

By whom Appointed: Members and Creditors (3172388)

MEETINGS OF CREDITORS

BK ENGINEERING SERVICES (NI) LTD

(Company Number NI601300)

Registered office: Unit 4/5, 115 Coalisland Road, Dungannon, Tyrone BT71 6TT

Pursuant to Article 84 of the Insolvency (Northern Ireland) Order 1989 ("the order") a meeting of the creditors of the above-named Company will be held on 19 December 2018 at 12:30 pm in Unit 4, Lagan House, 1 Sackville Street, Lisburn BT27 4AB.

The purpose of the meeting, pursuant to Articles 85 to 87 of the Order, is to consider the statement of affairs of the Company to be laid before the meeting, to appoint a Liquidator and, if the creditors think fit, to appoint a Liquidation Committee.

Creditors wishing to vote all the meeting must (unless they are individual creditors attending in person) lodge their proxies at JT Maxwell, Unit 6, Lagan House, 1 Sackville Street, Lisburn BT27 4AB no later than 12 noon on the business day prior to the day of the meeting. Proofs may be lodged at any time prior to voting at the creditors meeting. A list of the names and addresses of the Company's creditors may be inspected, free of charge, at Unit 6, Lagan House, 1 Sackville Street, Lisburn BT27 4AB at the above address between 10.00 am and 4.00 pm on the two business days preceding the date of the meeting stated above.

Any person who requires further information may contact Andrew Ryder of JT Maxwell by telephone on 02892 448110

Dated: 07 December 2018 By Order to the Board B Kane, Director

(3170563)

SALINE CANINE LIMITED

(Company Number NI637730)

Principal trading address: Trading from 10-12 Seacliff Road, Bangor, County Down, BT20 5EY

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 Wednesday 19 December 2018 at 11:00 hrs 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 Monday 17 December and Tuesday 18 December 2018.

Dated: 10 December 2018 By Order of the Board

Ken Sharp

Director (3172380)

NOTICES TO CREDITORS

IN THE MATTER OF THE INSOLVENCY (NI) ORDER 1989 AND REACH EPS LIMITED

(Company Number NI051708)

in Liquidation

Creditors Voluntary Winding up

Registered office: Lissue Industrial Estate East, Lissue Road, Lisburn, BT28 2LU

NOTICE IS HEREBY GIVEN that I, *Gregg Sterritt* FCA, was appointed Liquidator of the above named company on 11 December 2018, at the first meeting of creditors, pursuant to Article 86 of the INSOLVENCY (NORTHERN IRELAND) ORDER 1989. Creditors of the above named company are required on or before the 31 January 2019 to send their full names and addresses and the particulars of their debts or claims and the names and addresses of their solicitors to Gregg Sterritt of Sterritt Business Advisory, 89 Hillsborough Road, Carryduff, Belfast, BT8 8HT, the Liquidator of the said company, and, if so required by notice in writing from the said Liquidator, to 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.

Gregg Sterritt Liquidator

DATED this 12 day of December 2018

(3172389)

RESOLUTION FOR WINDING-UP

COMPANIES ACT 2006

SPECIAL RESOLUTION OF

REACH EPS LIMITED

(Company Number NI051708)

At a General Meeting of the Members of the above-named company duly convened and held at the Ivanhoe Inn and Hotel, 556 Saintfield Road, Belfast, BT8 8EU on the 11 day of December 2018

the following Special Resolution was duly passed

" 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 THAT accordingly the company be wound up voluntarily."

Director (3172386)

Liquidation by the Court

FINAL MEETINGS

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

(COMPULSORY LIQUIDATION)

CASTLE HOTELS N.I. LTD

(Company Number NI609866)

WILD HONEY MARKETING LTD

(Company Number NI609720)

BALLYWARD LTD

(Company Number NI602292)

ASTONDOA GROUP LIMITED

(Company Number NI050386)

RASCALS SOFT PLAY CENTRE LTD

(Company Number NI065621)

NEWPORTHILL LTD

(Company Number NI044470)

MOORE ASSOCIATES (NI) LTD

(Company Number NI056670)

TWENTY-TWO OVER SEVEN LTD

(Company Number NI024823)

Notice is hereby given pursuant to Article 124 of The Insolvency (Northern Ireland) Order 1989, that the Final Meeting of Creditors of the companies listed ABOVE, will be held at the offices of Arthur Boyd & Company, 5th Floor Causeway Tower, 9 James Street South, on 28 January 2019 as follows:

CASTLE HOTELS N.I. LTD at 10.00am WILD HONEY MARKETING LTD at 10.30am BALLYWARD LTD at 11.00am ASTONDOA GROUP LIMITED at 11.30am

RASCALS SOFT PLAY CENTRE LTD at 2.00pm

NEWPORTHILL LTD at 2.30pm

MOORE ASSOCIATES (NI) LTD at 3.00pm

TWENTY-TWO OVER SEVEN LTD at 3.30pm

for the purpose of having 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.

A Creditor entitled to attend and vote at the above meetings may appoint a proxy to attend and vote in his place. Forms of proxy if intended to be used, must be lodged at the Liquidator's office no later than 12 noon on 25 January 2018. It is not necessary for the proxy to be a Creditor.

Date: 14 December 2018

Paula Watson - Liquidator

Arthur Boyd & Company

5th Floor Causeway Tower

9 James Street South Belfast

BT2 8DN

DN (3172356)

In the Matter of

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

And

FORT LODGE HOTEL

THE PARTNERSHIP (IN COMPULSORY LIQUIDATION)

NOTICE IS HEREBY GIVEN pursuant to Article 124 of The Insolvency (Northern Ireland) Order 1989 that a final meeting of the creditors of the Partnership will be held at Cavanagh Kelly, Chartered Accountants and Licensed Insolvency Practitioners, 36 - 38 Northland Row, Dungannon, Co. Tyrone, BT71 6AP on 21 January 2019 at 10:15am for the purpose of having an account laid before them by the Joint Liquidators showing the manner in which the winding-up of the Partnership has been conducted and property of the Partnership has been disposed of, and of hearing any explanation that may be given by the Joint Liquidators.

The following resolutions will be considered at the creditors' meeting:

- That the Joint Liquidators receipts and payments account be approved;
- 2. That the Joint Liquidator receives their release; and
- 3. That the books and records of the Partnership be destroyed by the Joint Liquidators 1 year after their release.

A person entitled to attend and vote at the above meeting may appoint a proxy to attend and vote instead of him.

Proxies, if intended to be used, must be lodged at the address shown above no later than 12 noon on the 18 January 2019.

Date: 12 December 2018

Rachel Fowler

JOINT LIQUIDATORS

(3172358)

The Insolvency (Northern Ireland) Order 1989

(COMPULSORY LIQUIDATION)

TULLALLY AND DISTRICT DEVELOPMENT GROUP LTD

(Company Number NI040177)

TWO CHEFS NEWRY LTD

(Company Number NI622814)

LEPRECHAUN MEDIA LTD

(Company Number NI614681)

NITEO (NI) LTD

(Company Number NI611054)

PEPPERS DELI LIMITED

(Company Number NI603024)

WATERMOY LIMITED

(Company Number NI047992)

FAIRHILL HOME & VEHICLE CARE LIMITED

(Company Number NI614978)

Notice is hereby given pursuant to Article 124 of The Insolvency (Northern Ireland) Order 1989, that the Final Meeting of Creditors of the companies listed ABOVE, will be held at the offices of Arthur Boyd & Company, 5th Floor Causeway Tower, 9 James Street South, on 29 January 2019 as follows:

TULLALLY & DISTRICT DEVELOPMENT GROUP LTD at 10.00am TWO CHEFS NEWRY LTD at 10.30am

LEPRECHAUN MEDIA LTD at 11.00am

NITEO (NI) LTD at 11.30am PEPPERS DELI LTD at 2.00pm

WATERMOY LTD at 2.30pm

FAIRHILL HOME & VEHICLE CARE LTD at 3.00pm

for the purpose of having 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.

A Creditor entitled to attend and vote at the above meetings may appoint a proxy to attend and vote in his place. Forms of proxy if intended to be used, must be lodged at the Liquidator's office no later than 12 noon on 28 January 2018. It is not necessary for the proxy to be a Creditor.

Date: 14 December 2018 Paula Watson - Liquidator Arthur Boyd & Company 5th Floor Causeway Tower 9 James Street South Belfast

BT2 8DN (3172402)

In the Matter of

THE INSOLVENCY PARTNERSHIPS ORDER (NORTHERN IRELAND) 1995

And

XPRESS LAUNDRY

THE PARTNERSHIP (IN COMPULSORY LIQUIDATION)

NOTICE IS HEREBY GIVEN pursuant to Article 124 of The Insolvent Partnerships Order (Northern Ireland) 1995 that a final meeting of the creditors of the Partnership will be held at CavanaghKelly, Chartered Accountants and Licensed Insolvency Practitioners, 36 - 38 Northland Row, Dungannon, Co. Tyrone, BT71 6AP on 21 January 2019 at 10.45am for the purpose of having an account laid before them by the Joint Liquidators showing the manner in which the winding-up of the Partnership has been conducted and property of the Partnership has been disposed of, and of hearing any explanation that may be given by the Joint Liquidators.

The following resolutions will be considered at the creditors' meeting:

- 1. That the Joint Liquidator's receipts and payments account be approved;
- 2. That the Joint Liquidator receives their release; and
- 3. That the books and records of the Partnership be destroyed by the Joint Liquidators 1 year after their release.

A person entitled to attend and vote at the above meeting may appoint a proxy to attend and vote instead of him.

Proxies, if intended to be used, must be lodged at the address shown above no later than 12 noon on 18 January 2019.

Date: 12 December 2018

Rachel Fowler
Melanie Giles

JOINT LIQUIDATORS

(3172359)

PETITIONS TO WIND-UP

In the HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING-UP) $\,$

No 11415 of 2018

In the Matter of **BLUECORE RECYCLING LIMITED**

(Company Number NI637318)

and in the Matter of the INSOLVENCY (NORTHERN IRELAND) ORDER 1989

A Petition to wind up the above-named company (Company No. N1637318) having its registered office address at 154 Termon Road, Carrickmore, Omagh, Co. Tyrone, Northern Ireland, BT79 9HW presented on 12 October 2018

by PREMIUM CREDIT LIMITED having its registered office address at Ermyn House, Ermyn Way, Leatherhead, Surrey, KT22 8UX

claiming to be a Creditor of the Company will be heard at the Royal Courts of Justice, Chichester Street, Belfast, BT1 3JF on:-

Date: Thursday 10 January 2019

Time: 10:00 hours (or as soon thereafter as the Petition can be heard) Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitors in accordance with Rule 4.016 by 16:00 hours on Wednesday 9 January 2019.

The Petitioner's Solicitor is *Elliott Duffy Garret*, 40 Linenhall Street, Belfast, BT2 8BA. File ref: KP/PREM3/169

Dated this 10th day of December 2018 (3172393)

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

No 114857 of 2018

IN THE MATTER OF

In the Matter of CLOCKWORK WAREHOUSE LIMITED

(Company Number NI646232)

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

A petition to wind up the above-named company of Unit 27a, Junction 1 Business Park, Ballymena Road, Antrim, County Antrim, United Kingdom, BT41 4LL presented on 28th November 2018 by REDFLYER (NI) LIMITEDC/o 51-53 Thomas Street, Ballymena, County Antrim BT43 6AZ claiming to be a creditor of the company will be heard at The Royal Courts of Justice, Chichester Street, Belfast, BT1 3 IF

Date: 10th January 2019 Time: 10:00 hours

(or as soon thereafter as the petition can be heard)

Any person intending to appear on the hearing of the petition (whether to support or oppose it) must give notice of intention to do so to the petitioner or its solicitor in accordance with Rule 4.016 by 16.00 hours on 9th January 2019.

The petitioner's solicitors are:

Johns Elliot 40 Linenhall Street Belfast

BT2 8BA

T.N. 028 9032 6881 Fax: 028 9024 8236 Ref: JT/C052

Dated: 14th December 2018 (3172383)

WINDING-UP ORDERS

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 MCATEER CONTRACTS LTD

(Company Number NI623024)

By Order dated 06/12/2018, the above-named company

(registered office at 29 Colinglen Road, Dunmurry, Belfast, BT17 0LR) was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of winding up, 24/10/2018

Official Receiver (3172357)

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 PIER 59 LTD

(Company Number NI636396)

By Order dated 06/12/2018, the above-named company (registered office at 59 Strand Road, Derry, BT48 7BN) was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of winding up, 19/10/2018

Official Receiver (3172378)

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 THE WILD DUCK BAR & RESTAURANT LTD

(Company Number NI059855)

By Order dated 06/12/2018, the above-named company

(registered office at 40 Tirkeeran Road, Garvagh, Magherafelt, BT51 5AX) was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of winding up, 25/10/2018

Official Receiver (3172355)

Members' voluntary liquidation

APPOINTMENT OF LIQUIDATORS

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

Company Number: NI606711

Name of Company: ANGELLO MOLDOVA TRANSFORMATIONAL INVESTMENT COMPANY NO.1 LIMITED

Nature of Business: Monitoring of investments in subsidiary

companies

Type of Liquidation: Members

Registered office: Garvey Studios, 8-10 Longstone Street, Lisburn,

3T28 1TP

Liquidator(s): Gregg Sterritt of Sterritt Business Advisory Ltd, 89

Hillsborough Road, Carryduff, Belfast, BT8 8HT

Office Holder Number: GB NI 065 . Date of Appointment: 12 December 2018

By whom Appointed: Members (3172394)

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

Company Number: NI005312

Name of Company: STEWART ROBINSON LIMITED

Nature of Business: Wholesale of grain, unmanufactured tobacco,

seeds and animal feeds

Type of Liquidation: Members Voluntary Liquidation

Registered office: 35 Templemore Business Park, Northland Road,

Derry BT48 0LD

Liquidator(s): Ronan Duffy of McCambridge Duffy LLP, 35 Templemore

Business Park, Northland Road Office Holder Number: 9157 .

Date of Appointment: 13 December 2018

By whom Appointed: Members (3172385)

Company Number: NI629173

Name of Company: HARVEY FUELS LIMITED

Nature of Business: Wholesale of other fuels and related products

Type of Liquidation: Members' Voluntary Liquidation

Registered office: 89 Tullyraine Road, Donacloney, United Kingdom,

BT66 7PP

Principal trading address: 89 Tullyraine Road, Donacloney, United

Kingdom, BT66 7PP

Andrew John Ryder of JT Maxwell Limited, Unit 6, Lagan House, 1

Sackville Street, Lisburn BT27 4AB
Office Holder Number: 17552.
Date of Appointment: 5 December 2018
By whom Appointed: Members

Further information about this case is available from Andrew Ryder at the offices of JT Maxwell Limited on 02892 448110 or at

info@jtmaxwell.co.uk.

(3170691)

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

Company Number: NI625725 Name of Company: **PH ENDCO LTD**

Previous Name of Company: Plant Hoses Limited

Nature of Business: Maintenance and repair of motor vehicles

Type of Liquidation: Members' Voluntary Liquidation

Registered office: 2 Michelin Road, Newtownabbey, Northern Ireland,

BT36 4PT

Seamas Keating of PKF-FPM Accountants Limited, 1-3 Arthur Street,

Belfast BT1 4GA

Office Holder Number: GBNI91.

Date of Appointment: 11 December 2018

By whom Appointed: Members

Further information about this case is available from the offices of PKF-FPM Accountants Limited on 02890 243131. (3171626)

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

Company Number: NI602563

Name of Company: SARCON (NO. 340) LIMITED

Nature of Business: Property Investment

Type of Liquidation: Members

Registered office: Harbinson Mulholland, Centrepoint, 24 Ormeau

Avenue, Belfast, BT2 8HS

Liquidator(s): Barry O'Donnell of Harbinson Mulholland, Centrepoint,

24 Ormeau Avenue, Belfast, BT2 8HS Office Holder Number: GBNI087. Date of Appointment: 10 December 2018

By whom Appointed: Members (3172384)

Company Number: NI043426

Name of Company: SHAMGAR LIMITED

Nature of Business: Retail sale in non-specialised stores with food

Type of Liquidation: Members' Voluntary Liquidation

Registered office: Quaker Buildings, High Street, Lurgan, Craigavon

BT66 8BB

Principal trading address: 13-17 Meeting Street, Dromore BT25 1AQ Andrew John Ryder of JT Maxwell Limited, Unit 6, Lagan House, 1

Sackville Street, Lisburn BT27 4AB
Office Holder Number: 17552.
Date of Appointment: 5 December 2018
By whom Appointed: Members

Further information about this case is available from Andrew Ryder at the offices of JT Maxwell Limited on 02892 448110 or at info@jtmaxwell.co.uk. (3170428)

Name of Company: ULSTER BANK COMMERCIAL SERVICES (N.I.)

LIMITED

Company Number: NI022623

Registered office: 2 Donegall Square West, Belfast, BT2 7GP

Principal trading address: 11-16 Donegall Square East, Belfast,

County Antrim, BT1 5UB, Northern Ireland

Nature of Business: Activities auxiliary to financial intermediation not

elsewhere classified

Type of Liquidation: Member's Voluntary Date of Appointment: 11 December 2018

Liquidator's Name and Address: Sean K Croston (IP No. 8930) of Grant Thornton UK LLP, 30 Finsbury Square, London, EC2P 2YU. Telephone: 020 7184 4300.

For further information contact Cara Cox at the offices of Grant

Thornton UK LLP on 023 8038 1137, or Cara.Cox@uk.gt.com.

By whom Appointed: The Company

12 December 2018 (3171592)

FINAL MEETINGS

JMC MOBILE LIMITED

(Company Number NI052209) (In Members Voluntary Liquidation)

Countries where registered: Registered in Northern Ireland

NOTICE IS HEREBY GIVEN, pursuant to Article 80 of THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989, that a final meeting of the members of the above named company will be held at 10:00am on 28 January 2019 at the offices of Baker Tilly Mooney Moore, 17 Clarendon Road, Clarendon Dock, Belfast BT1 3BG for the following purpose:

(a) 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.

(b) That the liquidator be granted his release.

A member who is entitled to attend and vote at the meeting may appoint a proxy to attend and vote in his place. It is not necessary for the proxyholder to be a member of the company.

DWJ McClean

Liquidator

Dated this 14th day of December 2018 (3172387)

NOTICES TO CREDITORS

ANGELLO MOLDOVA TRANSFORMATIONAL INVESTMENT COMPANY NO.1 LIMITED

(Company Number NI606711)

In Members Voluntary Liquidation

NOTICE IS HEREBY GIVEN that the creditors of the above named company are required on or before the 31 January 2019 to send in writing their names and addresses and the particulars of their debts or claims, if any, to Gregg Sterritt of Sterritt Business Advisory Ltd, 89 Hillsborough Road, Carryduff, Belfast BT8 8HT, the Liquidator of the said company, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Note: This notice is formal: all known creditors have been paid or provided for in full.

Gregg Sterritt

Liquidator

12 December 2018

(3172381)

HARVEY FUELS LIMITED

(Company Number NI629173)

Registered office: 89 Tullyraine Road, Donacloney, United Kingdom, BT66 7PP

Principal trading address: 89 Tullyraine Road, Donacloney, United Kingdom, BT66 7PP

I, Andrew Ryder of JT Maxwell Limited, Unit 6 Lagan House, 1 Sackville Street, Lisburn, BT27 4AB, give notice that I was appointed liquidator of the above-named company on 05 December 2018 by a resolution of members.

NOTICE IS HEREBY GIVEN that the creditors of the above named company which is being voluntarily wound up, are required, on or before 31 January 2019 to prove their debts by sending to the undersigned Andrew Ryder of JT Maxwell Limited, Unit 6 Lagan House, 1 Sackville Street, Lisburn, BT27 4AB, the Liquidator of the company, written statements of the amounts they claim to be due to them from the company and, if so requested, to provide such further details or produce such documentary evidence as may appear to the liquidator to be necessary. A creditor who has not proved this debt before the declaration of any dividend is not entitled to disturb, by reason that he has not participated in it, the distribution of that dividend or any other dividend declared before his debt was proved. THIS NOTICE IS PURELY FORMAL AND ALL KNOWN CREDITORS

Office Holder Details: Andrew John Ryder (IP number 17552) of JT Maxwell Limited, Unit 6, Lagan House, 1 Sackville Street, Lisburn BT27 4AB. Date of Appointment: 5 December 2018. Further information about this case is available from Andrew Ryder at the offices of JT Maxwell Limited on 02892 448110 or at info@itmaxwell.co.uk.

Andrew John Ryder, Liquidator

HAVE BEEN OR WILL BE PAID IN FULL.

(3170690)

THE INSOLVENCY (NI) ORDER 1989 IN THE MATTER OF PH ENDCO LTD

(Company Number NI625725)

Previous Name of Company: Plant Hoses Limited

Registered office: 2 Michelin Road, Newtownabbey, Northern Ireland, $\ensuremath{\mathsf{BT36}}\xspace$ 4PT

IN MEMBERS' VOLUNTARY LIQUIDATION

I, Seamas Keating of PKF-FPM Accountants Limited, 1- 3 Arthur Street, Belfast, Co. Antrim, BT1 4GA give notice that I was appointed liquidator of the above-named company on 11 December 2018 by a resolution of members.

NOTICE IS HEREBY GIVEN that the creditors of the above named company which is being voluntarily wound up, are required, on or before 31 January 2019 to prove their debts by sending to the undersigned Seamas Keating of PKF-FPM Accountants Limited, 1- 3 Arthur Street, Belfast, Co Antrim, BT1 4GA the Liquidator of the company, written statements of the amounts they claim to be due to them from the company and, if so requested, to provide such further details or produce such documentary evidence as may appear to the liquidator to be necessary. A creditor who has not proved this debt before the declaration of any dividend is not entitled to disturb, by reason that he has not participated in it, the distribution of that dividend or any other dividend declared before his debt was proved.

THIS NOTICE IS PURELY FORMAL, AND ALL KNOWN CREDITORS HAVE BEEN OR WILL BE PAID IN FULL.

Office Holder Details: Seamas Keating (IP number GBNI91) of PKF-FPM Accountants Limited, 1-3 Arthur Street, Belfast BT1 4GA. Date of Appointment: 11 December 2018. Further information about this case is available from the offices of PKF-FPM Accountants Limited on 02890 243131.

Seamas Keating

Liquidator of PH ENDCO Ltd – in Members' Voluntary Liquidation Dated: 13 December 2018 (3171625)

IN THE MATTER OF

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

AND IN THE MATTER OF

SARCON (NO. 340) LIMITED

(Company Number NI602563)

(IN MEMBERS' VOLUNTARY LIQUIDATION)

At an extraordinary general meeting of the above-named company held on 10 December 2018, the company was placed in members' voluntary (solvent) liquidation and Barry O'Donnell of Harbinson Mulholland, Centrepoint, 24 Ormeau Avenue, Belfast, BT2 8HS was appointed Liquidator.

The liquidator gives notice pursuant to Rule 4.192 of the Insolvency Rules (Northern Ireland) 1991 that the creditors of the company must send details, in writing of any claim against the company to the liquidator at the above address by 31 March 2019 which is the last day for proving claims. The liquidator also gives notice that he will then make a final distribution to creditors and that a creditor who does not make a claim by the date mentioned will not be included in the distribution.

THIS COMPANY IS SOLVENT AND ALL KNOWN CREDITORS HAVE BEEN OR WILL BE PAID IN FULL

Dated: 10 December 2018

Barry O'Donnell

Liquidator

(3172379)

SHAMGAR LIMITED

(Company Number NI043426)

Registered office: Quaker Buildings, High Street, Lurgan, Craigavon RT66 8BB

Principal trading address: 13-17 Meeting Street, Dromore BT25 1AQ I, Andrew Ryder (IP Number 17552) of JT Maxwell Limited, Unit 6 Lagan House, 1 Sackville Street, Lisburn BT27 4AB, give notice that I was appointed liquidator of the above-named company on 05 December 2018 by a resolution of members.

NOTICE IS HEREBY GIVEN that the creditors of the above named company which is being voluntarily wound up, are required, on or before 31 January 2019 to prove their debts by sending to the undersigned Andrew Ryder of JT Maxwell Limited, Unit 6 Lagan House, 1 Sackville Street, Lisburn BT27 4AB, the Liquidator of the company, written statements of the amounts they claim to be due to them from the company and, if so requested, to provide such further details or produce such documentary evidence as may appear to the liquidator to be necessary. A creditor who has not proved this debt before the declaration of any dividend is not entitled to disturb, by reason that he has not participated in it, the distribution of that dividend or any other dividend declared before his debt was proved.

THIS NOTICE IS PURELY FORMAL AND ALL KNOWN CREDITORS HAVE BEEN OR WILL BE PAID IN FULL.

Further information about this case is available from Andrew Ryder at the offices of JT Maxwell Limited on 02892 448110 or at info@jtmaxwell.co.uk.

Dated: 6 December 2018

Andrew John Ryder, Liquidator

(3170429)

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

And in the Matter of

STEWART ROBINSON LIMITED

(Company Number NI005312) (In Members' Voluntary Liquidation) Notice is hereby given that at a General Meeting of the above-named company held on 13 December 2018 the company was placed in Members' Voluntary (Solvent) Liquidation and Ronan Duffy of McCambridge Duffy LLP, Templemore Business Park, Northland Road, Derry, BT48 0LD, was appointed liquidator.

The liquidator gives notice pursuant to Rule 4.192 of the Insolvency Rules (Northern Ireland) Order 1991 that the creditors of the company must send details, in writing of any claim against the company to the liquidator at the above address by Friday 18 January 2019 which is the last day for proving claims. The liquidator also gives notice that he will then make a final distribution to creditors and that a creditor who does not make a claim by the date mentioned will not be included in the distribution.

All known creditors have been or will be paid in full.

Ronan Duffy

Liquidator

(3172382)

ULSTER BANK COMMERCIAL SERVICES (N.I.) LIMITED

(Company Number NI022623)

Registered office: 2 Donegall Square West, Belfast, BT2 7GP

Principal trading address: 11-16 Donegall Square East, Belfast, County Antrim, BT1 5UB, Northern Ireland

Nature of Business: Activities auxiliary to financial intermediation not elsewhere classified

Final Date For Submission: 6 February 2019.

Notice is hereby given, pursuant to Rule 4.192 of the Insolvency Rules (Northern Ireland) 1991, that the liquidator of the Company named above (in member's voluntary liquidation) intends to make final distributions to creditors. Creditors are required to prove their debts on or before the final date for submission specified in this notice by sending full details of their claims to the liquidator. Creditors must also, if so requested by the liquidator, provide such further details and documentary evidence to support their claims as the liquidator deems necessary.

The intended distributions are final distributions and may be made without regard to any claims not proved by the final date for submission specified in this notice. Any creditor who has not proved his debt by that date, or who increases the claim in his proof after that date, will not be entitled to disturb the intended final distributions. The liquidator intends that, after paying or providing for final distributions in respect of creditors who have proved their claims, all funds remaining in the liquidator's hands following the final distributions to creditors shall be distributed to the shareholders of the Company absolutely.

This notice refers to company number stated above, which is solvent. The Company is able to pay all known liabilities in full.

Date of Appointment: 11 December 2018

Liquidator's Name and Address: *Sean K Croston* (IP No. 8930) of Grant Thornton UK LLP, 30 Finsbury Square, London, EC2P 2YU. Telephone: 020 7184 4300.

For further information contact Cara Cox at the offices of Grant Thornton UK LLP on 023 8038 1137, or Cara.Cox@uk.gt.com.

12 December 2018 (3171591)

RESOLUTION FOR VOLUNTARY WINDING-UP

COMPANIES ACT 2006 SPECIAL RESOLUTION OF

ANGELLO MOLDOVA TRANSFORMATIONAL INVESTMENT COMPANY NO.1 LIMITED

(Company Number NI606711)

At a General Meeting of the Members of the above-named company duiy convened and held at the offices of MacCorkell Legal & Commercial, Garvey Studios, 8-10 Longstone Street, Lisburn, BT28 1TP on the 12 December 2018

the following Special Resolution was duly passed

"That the company be wound up as a members' voluntary windingup".

Signed:

Director (3172375)

HARVEY FUELS LIMITED

(Company Number NI629173)

Registered office: 89 Tullyraine Road, Donacloney, United Kingdom, BT66 7PP

Principal trading address: 89 Tullyraine Road, Donacloney, United Kingdom, BT66 7PP

At a General Meeting of the members of the above named company, duly convened and held at 6pm on 5 December 2018, the following resolutions were duly passed as special and ordinary resolutions:

Special Resolution

i. That the company be wound by way of a members' voluntary liquidation.

Ordinary Resolution

i. "That Andrew Ryder of JT Maxwell Limited, Unit 6 Lagan House, 1 Sackville Street, Lisburn, County Antrim, BT27 4AB be and is hereby appointed Liquidator of the company".

Office Holder Details: Andrew John Ryder (IP number 17552) of JT Maxwell Limited, Unit 6, Lagan House, 1 Sackville Street, Lisburn BT27 4AB. Date of Appointment: 5 December 2018. Further information about this case is available from Andrew Ryder at the offices of JT Maxwell Limited on 02892 448110 or at info@jtmaxwell.co.uk.

R Harvey, Chair of the Meeting (3170692)

NOTICE UNDER THE INSOLVENCY ORDER (NI) 1989 PH ENDCO LTD

(Company Number NI625725)

Previous Name of Company: Plant Hoses Limited

Registered office: 2 Michelin Road, Newtownabbey, Northern Ireland, BT36 4PT

At a General Meeting of the above-named company, convened and held on 11 December 2018 at PKF-FPM Accountants Ltd, Unit 1, Building 10, Central Park, Mallusk Road, Newtownabbey, Co. Antrim, BT36 4FS, the following resolutions were passed. The first being a special resolution and the second being an ordinary resolution.

1. "That the company be wound up voluntarily."

2. "That Seamas Keating of PKF-FPM Accountants Ltd, 1-3 Arthur Street, Belfast, Co. Antrim, BT1 4GA, be and is hereby appointed Liquidator for the purposes of the voluntary winding-up."

Office Holder Details: Seamas Keating (IP number GBNI91) of PKF-FPM Accountants Limited, 1-3 Arthur Street, Belfast BT1 4GA. Date of Appointment: 11 December 2018. Further information about this case is available from the offices of PKF-FPM Accountants Limited on 02890 243131.

Noel Hynes , Chairman

Dated this 13 day of December 2018

(3171624)

SARCON (NO. 340) LIMITED

(Company Number NI602563)

(Registered in Northern Ireland)

Resolutions passed on 10 December 2018

At an EGM of the company on 10 December 2018 at Centrepoint, 24 Ormeau Avenue, Belfast at 11.30 a.m. the following resolutions were passed: no. 1 as special resolution and no. 2 as an ordinary resolution:

1. That the company be wound up voluntarily.

2. That Barry O'Donnell of Harbinson Mulholland, Centrepoint, 24 Ormeau Avenue, Belfast, BT2 8HS be and is hereby appointed liquidator of the company for the purposes of its voluntary windingup.

Steven Johnston

Chairman

10 December 2018

(3172374)

SHAMGAR LIMITED

(Company Number NI043426)

Registered office: Quaker Buildings, High Street, Lurgan, Craigavon BT66 8BB

Principal trading address: 13-17 Meeting Street, Dromore BT25 1AQ (Pursuant to Sections 21, 282 & 283 of the Companies Act 2006 and Article 70(1b) of the Insolvency (Northern Ireland) Order 1989)

At a General Meeting of the members of the above named company, duly convened and held on 5 December 2018 at 6pm the following resolutions were duly passed as special and ordinary resolutions:

Special Resolution

i. "That the company be wound by way of a members' voluntary liquidation."

Ordinary Resolution

i. "That Andrew Ryder of JT Maxwell Limited, Unit 6, Lagan House, 1 Sackville Street, Lisburn BT27 4AB be and is hereby appointed Liquidator of the company."

Office Holder Details: Andrew John Ryder (IP number 17552) of JT Maxwell Limited, Unit 6, Lagan House, 1 Sackville Street, Lisburn BT27 4AB. Date of Appointment: 5 December 2018. Further information about this case is available from Andrew Ryder at the offices of JT Maxwell Limited on 02892 448110 or at info@jtmaxwell.co.uk.

Dated: 5 December 2018 (3170430)

THE INSOLVENCY (NI) ORDER 1989 STEWART ROBINSON LIMITED

(Company Number NI005312)

At a General Meeting of the members of the above named company, duly convened and held at McCambridge Duffy LLP, 35 Templemore Business Park, Northland Road, Derry, BT48 0LD on 13 December 2018 at 12.00 noon the following Special and Ordinary Resolutions were duly passed:

Special Resolution

"That the Company be voluntarily wound up."

Ordinary Resolution

"That Ronan Duffy of McCambridge Duffy LLP, 35 Templemore Business Park, Northland Road, Derry, BT48 0LD, be and is hereby appointed Liquidator for the purpose of the winding up.

By order of the board (3172373)

ULSTER BANK COMMERCIAL SERVICES (N.I.) LIMITED

(Company Number NI022623)

Registered office: 2 Donegall Square West, Belfast, BT2 7GP

Principal trading address: 11-16 Donegall Square East, Belfast, County Antrim, BT1 5UB, Northern Ireland

Notice is hereby given that pursuant to Chapter 2 of Part 13 of the Companies Act 2006, the following resolution was passed by the sole member as a special resolution on 11 December 2018 that:

The company be wound up voluntarily, and the liquidator specified below be appointed liquidator of the company for the purposes of the voluntary winding up.

Richard Donnan, Director

Date of Appointment: 11 December 2018

Liquidator's Name and Address: *Sean K Croston* (IP No. 8930) of Grant Thornton UK LLP, 30 Finsbury Square, London, EC2P 2YU. Telephone: 020 7184 4300.

For further information contact Cara Cox at the offices of Grant Thornton UK LLP on 023 8038 1137, or Cara.Cox@uk.gt.com.

12 December 2018 (3171593)

PEOPLE

Personal insolvency

BANKRUPTCY ORDERS

BOYD. JUDITH LESLIE

Occupation Unknown, 29a Derrycoose Road, Portadown, Craigavon, BT62 1LY

In the The High Court of Justice in Northern Ireland

No 103798 of 2018

Date of Filing Petition: 26 October 2018 Bankruptcy order date: 03 December 2018

Whether Debtor's or Creditor's PetitionCreditor's (3172329)

BOYLE, WILLIAM

Occupation Haulier, T/a Boyle Haulage, residing & t/a 174 Killylea

Road, Armagh, BT60 4NJ

In the The High Court of Justice in Northern Ireland

No 062465 of 2018

Date of Filing Petition: 27 June 2018 Bankruptcy order date: 03 December 2018 Whether Debtor's or Creditor's PetitionCreditor's

(3172330)

DEVINE, LUCIA

Occupation Unknown, 363 Altinure Road, Feeney, BT47 4TR In the The High Court of Justice in Northern Ireland

No 089435 of 2018

Date of Filing Petition: 20 September 2018 Bankruptcy order date: 07 December 2018

Whether Debtor's or Creditor's PetitionCreditor's (3172332)

ELLIS, WESLEY JAMES

Occupation Unemployed, residing 32 Glenburn Manor, Dunmurry, Belfast, BT17 9DX, formerly residing 7 Tullybrannigan Rise, Newcastle, BT33 0SR & 56 Martinez Avenue, Belfast, BT5 5LY

In the The High Court of Justice in Northern Ireland

No 116978 of 2018

Date of Filing Petition: 27 November 2018 Bankruptcy order date: 06 December 2018 Whether Debtor's or Creditor's PetitionDebtor's

(3172331)

FOX, PAUL STEPHEN BERNARD

Occupation Electrician, 22 Bombay Street, Belfast, BT13 2RX In the The High Court of Justice in Northern Ireland

No 081074 of 2018

Date of Filing Petition: 31 August 2018 Bankruptcy order date: 03 December 2018

Whether Debtor's or Creditor's PetitionCreditor's (3172334)

KERR, JOANNE

Also known as: Mcsherry

Occupation Hairdresser, residing 90 Orchardville Gardens, Belfast, BT10 0JX, formerly residing 30 Whitestown Walk, Dublin 15

In the The High Court of Justice in Northern Ireland

No 113297 of 2018

Date of Filing Petition: 19 November 2018 Bankruptcy order date: 05 December 2018

(3172333) Whether Debtor's or Creditor's PetitionDebtor's

LIN. YAN

Occupation Chef, 13 Rainey Way, Belfast, BT7 1TR In the The High Court of Justice in Northern Ireland

No 114093 of 2018

Date of Filing Petition: 21 November 2018 Bankruptcy order date: 28 November 2018

Whether Debtor's or Creditor's PetitionDebtor's (3172343)

MURPHY, GARY JAMES

Occupation Contracts Manager, 17 Somme Drive, Belfast, BT6 9JJ

In the The High Court of Justice in Northern Ireland

No 118164 of 2018

Date of Filing Petition: 30 November 2018 Bankruptcy order date: 05 December 2018

Whether Debtor's or Creditor's PetitionDebtor's (3172336)

PHILLIPS, MICHAEL

Occupation Electrical Contractor, 5 Briar Hill Close, Belfast, BT8 6XX

In the The High Court of Justice in Northern Ireland

No 087613 of 2018

Date of Filing Petition: 17 September 2018 Bankruptcy order date: 07 December 2018

Whether Debtor's or Creditor's PetitionCreditor's (3172339)

RANKIN, CHRISTINE

Occupation Unknown, 27 Governor Road, Londonderry, BT48 7PL

In the The High Court of Justice in Northern Ireland

No 103620 of 2018

Date of Filing Petition: 25 October 2018 Bankruptcy order date: 03 December 2018

Whether Debtor's or Creditor's PetitionCreditor's (3172335)

ROBINSON, NEIL JAMES

Occupation Unknown, 196 Belfast Road, Newry, BT34 1RE

In the The High Court of Justice in Northern Ireland

No 105759 of 2018

Date of Filing Petition: 01 November 2018 Bankruptcy order date: 07 December 2018

Whether Debtor's or Creditor's PetitionCreditor's (3172337)

ROBINSON, ANDREA JANE LOUISE

Occupation Unknown, 196 Belfast Road, Newry, BT34 1RE In the The High Court of Justice in Northern Ireland

No 105768 of 2018

Date of Filing Petition: 01 November 2018 Bankruptcy order date: 07 December 2018

Whether Debtor's or Creditor's PetitionCreditor's (3172338)

SKOTNICKI, ARTHUR

Occupation Unknown, 6 Dunmore Crescent, Cookstown, BT80 8EJ

In the The High Court of Justice in Northern Ireland

No 091332 of 2018

Date of Filing Petition: 26 September 2018 Bankruptcy order date: 07 December 2018

Whether Debtor's or Creditor's PetitionCreditor's (3172341)

TEUTON, VICTORIA

Occupation Equestrian Coach, 7 Ballyrolly Cottages, Millisle, BT22

In the The High Court of Justice in Northern Ireland

No 119217 of 2018

Date of Filing Petition: 04 December 2018 Bankruptcy order date: 06 December 2018

Whether Debtor's or Creditor's PetitionDebtor's (3172340)

TIERNEY, PATRICK JOSEPH

Occupation Unknown, 56 Cavanoneill Road, Pomeroy, Dungannon,

BT70 2SH

In the The High Court of Justice in Northern Ireland

No 089377 of 2018

Date of Filing Petition: 20 September 2018 Bankruptcy order date: 07 December 2018

Whether Debtor's or Creditor's PetitionCreditor's (3172342)

Wills & probate

DECEASED ESTATES - BELFAST EDITION

NOTICE IS HEREBY GIVEN pursuant to section 28 (Deceased Estates) of the Trustee Act (Northern Ireland) 1958, that any person having a claim against or an interest in the estate of any of the deceased persons whose names and addresses are set out below is hereby required to send particulars in writing of his claim or interest to the person or persons whose names and addresses are set out below, and to send such particulars before the date specified in relation to that deceased person displayed below, after which date the personal representatives will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they have had notice and will not, as respects the property so distributed, be liable to any person of whose claim they shall not then have had notice.

Name of Deceased (Surname first)	Address, description and date of death of Deceased	Names addresses and descriptions of Persons to whom notices of claims are to be given and names, in parentheses, of Personal Representatives	Date before which notice of claims to be given	
REID, Thomas John	44 Ballymaconnell Road, Bangor BT20 5PS. 22 November 2017	LAW QUINN SOLICITORS, Office 1, 16 Balloo Avenue, Bangor, County Down BT19 7QT.	14 February 2019	(3172391)
MCDONALD , Roy	132 Kilcoole Park, Belfast. 11 October 2017	Keown Solicitors, Lynden House, 19 Cregagh Road, Belfast BT6 8PX.	14 February 2019	(3172392)
MCKINNEY , Wilson Kane	39 Glenview Gardens, Belfast 26 May 2018	Keown Solicitors, Lynden House, 19 Cregagh Road, Belfast BT6 8PX.	14 February 2019	(3172390)
RENAGHAN, Mr Nicholas	24 LISTRAKELT ROAD, DERRYNOOSE, ARMAGH, BT60 3DP. 10 September 2013	BRENDAN AND GERARD CARRAGHER, TONAGH, CLONTIBRET, MONAGHAN, Ireland.	15 February 2019	(3165371)



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To place a notice visit www.thegazette.co.uk/wills-and-probate/place-a-deceased-estates-notice



Terms and Conditions Relating to Submission of Notices

The Gazette (which includes the London, Belfast and Edinburgh Gazette) is the Official Public Record and the United Kingdom's longest continuously published newspaper. It has been published by Authority since 1665. The 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 "The Gazette" shall include the London, Belfast and Edinburgh and any supplements to the Gazette, as well as all mediums, including the online and paper versions of the Gazette.

The Gazette is published by the Publisher (as defined below) under the authority and superintendence of the Controller of Her Majesty's Stationery Office at The National Archives. Notices received for publication can fall under the following broad headings:

Church, Companies, Education and Qualifications, Environment and Infrastructure, Health and Medicine, Money, Parliament and Assemblies, People, Royal Family and State. Further information can be found at www.thegazette.co.uk.

These terms and conditions ("Terms and Conditions") govern submission of Notices (as defined below) to The Gazette. By submitting Notices, howsoever communicated, whether at the website www.thegazette.co.uk (the "Website") or by email, post and/or facsimile, the Advertiser (as defined below) agrees to be bound by these Terms and Conditions. Where the Advertiser is acting as an agent or as a representative of a principal, the Advertiser warrants that the principal 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 Gazette after the Publisher has published notice of such modifications, the Advertiser, including any principal, 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 requested to place a Notice in The Gazette, whether acting on their own account or as agent or representative of a principal; "Authorised Scale of Charges" means the scale of charges set out at in the printed copy of the Gazette or at https://www.thegazette.co.uk/place-notice/pricing as modified from time to time; "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; "Local Newspaper Notice" means any notice placed in a local newspaper rather than The Gazette; "Notice" means all advertisements and state, public, legal or other notices (without limitation) placed in The Gazette, save in respect of any Local Newspaper Notice, to which other terms may apply where indicated in these Terms and Conditions; "Publisher" means The Stationery Office Limited, with registered company number 03049649.
- 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, unless stated otherwise in these Terms and Conditions, represent the entire terms agreed between the parties in relation to the publication of Notices in The Gazette and which every Notice shall be subject to. For the avoidance of doubt, these Terms and Conditions shall prevail over any other 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 which the parties agree shall not apply, unless otherwise expressly agreed in writing by the Publisher.
- 3 The Publisher reserves the right, to be exercised at its sole and absolute discretion, to make reasonable efforts to verify the validity of the Advertiser.
- 4 The Publisher may, at its sole and absolute discretion, edit the Notice, subject to the following restrictions:
 - 4.1 the sense of the Notice submitted by the Advertiser will 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, amendments 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 subject to clause 5 below, no amendments to the text (other than those made as a consequence of 4.1 4.5 above) shall be made without confirmation from the Advertiser.

For the avoidance of doubt, the Advertiser agrees and accepts that, subject to the limited rights to edit any Notice referred to above, it is the Advertiser that shall be solely responsible for the content of any Notice, including its validity and accuracy and that the Publisher shall not be responsible for, nor shall have any liability in respect of such content in any way whatsoever.

- 5 The Advertiser accepts that it submits a Notice entirely at its own risk and that the Publisher shall have the sole and absolute discretion whether to accept a Notice for publication or the timing of any publication of a Notice, such decision to be final. The Advertiser must satisfy itself as to the legal, statutory and/or procedural requirements and accuracy relating to any Notice. Where the Publisher has accepted a Notice for publication, the Publisher shall have the sole and absolute discretion to refuse to publish where the content of the Notice, in the publisher's sole opinion, may not comply with any such requirements. In such instances, the Publisher shall notify the Advertiser of any action required to remedy any deficiency and publication shall not take place until the Publisher is satisfied that such action has been taken by the Advertiser.
- 6 Neither the Publisher nor The National Archives (or any successor organisation) (including affiliates, officers, directors, agents, subcontractors and/or employees) shall be liable for any liabilities, losses, damages, expenses, costs (including all interest, penalties, legal costs (including on a full indemnity basis) and other professional costs and/or expenses) suffered or incurred, howsoever arising (including negligence), whether arising from the acts or omissions of the Publisher, The National Archives and/or the Advertiser and/or any third party (including, without limitation, any principal of the Advertiser) or arising out of or made in connection with the Notice or otherwise except only that nothing in these Terms and Conditions shall limit or exclude any liability for fraudulent misrepresentation, or for death or personal injury resulting from the Publisher's or The National Archives' negligence or the negligence of the their agents, subcontractors and/or or employees.
- 7 For the avoidance of doubt, subject to clause 6 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 including 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 becoming aware of such error, the Publisher shall publish the corrected Notice at no charge and at the next suitable opportunity. Both parties agree (including on behalf of any principal, if applicable) that this shall be the sole remedy of the Advertiser (including any principal, if applicable) and full extent of the limit of the Publishers liability in these circumstances.
- 9 In the event that the Publisher believes, in its sole opinion, an Advertiser is submitting Notices in bad faith, is in breach of clause 11 below, or has dealings with Advertisers who are in breach of these Terms and Conditions or has breached such Terms and Conditions previously, the Publisher may require further verification of information to be provided by the Advertiser and may, at its sole and absolute discretion, delay publication of those Notices until it is satisfied that the Notice it has received is based on authentic information.
- 10 The location of the Notice in The 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 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 potentially fraudulent information;
 - 11.3 the Notice is submitted in good faith, does not contravene any law (statutory or otherwise) nor is it in any way illegal, defamatory or an infringement of any other party's rights or an infringement of the

British Code of Advertising Practice (as amended and updated from time to time), nor is it subject to any court order prohibiting such publication.

12 To the extent permissible by law the Publisher excludes all warranties, conditions or other terms, whether implied by statute or otherwise, relating to the placing of any Notices.

13 The Advertiser agrees to fully indemnify and hold the Publisher and The National Archives (or any successor organisation), including any affiliates, officers, directors, agents, subcontractors and employees harmless from all liabilities, costs, expenses, damages and losses (including, without limitation) any direct, indirect, consequential and/or special losses and/or damage, loss of profit, loss of reputation and/or goodwill and all interest, penalties and legal costs (calculated on a full indemnity basis) and all other professional costs and/or expenses (including legal costs) suffered or incurred (including negligence) in respect of any matter arising out of, in connection with or relating to any Notice, including (without limitation) in respect of any claim and/or demand (including threatened and/or potential claims or demands) made by any third party which may constitute a breach, threatened and/or potential breach by the Advertiser (or their principal) of these Terms and Conditions or any breach and/or potential breach by the Advertiser of any law and/or any of the rights of a third party. The Publisher shall consult with the Advertiser as to the way in which such applicable claims, demands or potential claims or demands are handled but the Publisher shall retain the sole, absolute and final decision on all aspects of any matter arising from the aforementioned indemnity, including the choice of instructing legal representatives, steps taken in or related litigation and/or decisions to settle the case. The Advertiser shall use best endeavours to provide, at its own expense, such co-operation and assistance as the Publisher may reasonably request including in respect of any principal (if applicable) and including, without limitation, the provision of and/or access to witnesses, access to premises and delivery up of documents and/or any evidence, including supporting any associated litigation and/or dispute resolution process.

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.thegazette.co.uk and all other websites controlled by the Publisher containing the Notice, as well as from any other medium in which the Notice has been placed that is controlled by The Gazette, where possible. The Publisher may require the Advertiser to amend the Notice at its own cost before it agrees to republish the Notice if it is capable of rectification to avoid the claim, threatened or suspected claim. Any reinstatement of the Notice shall be at the sole and absolute discretion of the Publisher, whose decision in respect of such matter shall be final. Other than withdrawal of a Notice following a claim or threatened claim, withdrawal of a Notice post-publication shall take place only upon the written instructions of The National Archives (or any successor organisation) or if there is a credible claim that the continuing presence of a Notice endangers an individual's personal safety or a request is received from any applicable regulatory and/or enforcement

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 Gazette, and hereby assigns to the Publisher for and on behalf of the Crown, all rights, including but not limited to, copyright and/or other such intellectual property rights (as applicable) in all Notices, and warrants that any such activity in respect of any Notice (including any activity in the preparation of such Notice for publication in The Gazette) by the Publisher and/or third parties does not and will not infringe any legal right of the Advertiser or any third party. For the avoidance of doubt, all Notices and any content therein shall be Crown copyright and may be subject to the Open Government Licence (or any variation thereof).

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

17 The Advertiser acknowledges and agrees that the publication of any Notice is subject to any court order and/or direction of the court or such other regulatory and/or enforcement authorities including the Information Commissioner's Office, the police, the Financial Conduct Authority (and such other related regulatory organisations), the Solicitors Regulation Authority and such other authorities as may be applicable (without limitation) and that the Publisher may delay, refuse to publish or withdraw from publication if it has received evidence to that effect and may not publish such notice until it has received written evidence from the court (as the Publisher may reasonably require from time to time) that demonstrates that any previous order and/or direction has been withdrawn and/or is no longer applicable (as the Publisher may reasonably require from time to time) and/or. subject to any statutory and/or applicable laws, The Gazette may share information and/or data related to the Notice and/or the Advertiser's account related to such authorities and the Advertiser hereby consents to such disclosure(s).

18 In respect of any Local Newspaper Notice, this clause 18 shall apply. For the avoidance of doubt, all other terms of the Terms and Conditions shall apply to Local Newspaper Notices only to the extent that they do not conflict with the terms set out below. In the event of any conflict, the terms set out in this clause 18 shall prevail:

18.1 The Local Newspaper Notice may be placed in a local newspaper by any subcontractor and/or a third party organisation at the Publisher's sole and absolute discretion and the Advertiser hereby consents to such use (including any activity that is ancillary and/or reasonably necessary to such use). For the avoidance of doubt, this may include the processing of personal data in accordance with the Data Protection Act 1998, as amended ("DPA"), by the Publisher, any subcontractor and/or third party organisation, together with the local newspaper and related organisations:

18.2 The placement of a Local Newspaper Notice shall be upon the standard terms and conditions of the local newspaper in question in addition to these Terms and Conditions. The Advertiser expressly agrees to such local newspaper terms and by submitting a Local Newspaper Notice to The Gazette, expressly consents to the Publisher, its subcontractors and/or any applicable third party organisation agreeing to such terms on behalf of the Advertiser;

18.2.1 To the extent that such local newspaper and the applicable terms allow, where the Publisher, any subcontractor, any third party acting on behalf of the Publisher and/or the local newspaper is responsible for any error including (without limitation), the Publisher, the Publisher shall arrange for the local newspaper to publish the corrected Local Newspaper Notice at no additional cost to the Advertiser. Both parties agree (including on behalf of any principal, if applicable) that this shall be the sole remedy of the Advertiser (including any principal, if applicable) and the full extent of the limit of liability in these circumstances;

19 In the event that a corrected Local Newspaper Notice is not published for whatever reason, the total aggregate liability of the Publisher and The National Archives, whether direct or indirect, and including (without limitation) all liabilities, losses, damages, expenses, costs (including all interest, penalties, legal costs and/or other professional costs and/or expenses) suffered or incurred, howsoever arising (including negligence), whether arising from the acts and/or omissions of the Publisher, The National Archives and/or the Advertiser and/or any third party (including, without limitation, any principal of the Advertiser) or arising out of or made in connection with the Notice or otherwise shall be limited to the value of the Local Newspaper Notice placed through The Gazette except that nothing in these Terms and Conditions shall limit or exclude any liability for fraudulent misrepresentation, or for death or personal injury resulting from the Publisher's or The National Archives' negligence or the negligence of the their agents, subcontractors and/or employees or third parties acting on behalf of the Publisher.

20 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 in writing. The Charges must be paid in full by the Advertiser in advance of publication unless other requirements of the Publisher in respect of the payment of such Charges (as determined from time to time) are notified to the Advertiser.

21 If the Advertiser wishes to make a complaint, all such complaints shall be submitted in writing to customer.services@thegazette.co.uk
22 Save in respect of The National Archives (or any successor organisation), 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 party specified in these Terms and Conditions or which exists or is available apart from that Act.

23 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, TSO Ireland, 19a Weavers Court, Weavers Court Business Park, Linfield Road, Belfast, BT12 5GH

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