



THE GAZETTE

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PARLIAMENT ASSEMBLIES & GOVERNMENT

LEGISLATION & TREATIES

THE SCOTTISH PARLIAMENT

THE SCOTTISH PARLIAMENT (LETTERS PATENT AND PROCLAMATIONS) ORDER 1999

The following Letter Patent was signed by Her Majesty The Queen on the 23rd March 2020 in respect of the Scottish Elections (Franchise and Representation) Bill ASP 6.

ELIZABETH THE SECOND by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms and Territories Queen Head of the Commonwealth Defender of the Faith To Our trusty and well beloved the members of the Scottish Parliament

GREETING:

FORASMUCH as a Bill has been passed by the Scottish Parliament and has been submitted to Us for Our Royal Assent by the Presiding Officer of the Scottish Parliament in accordance with the Scotland Act 1998 the short Title of which Bill is set forth in the Schedule hereto but that Bill by virtue of the Scotland Act 1998 does not become an Act of the Scottish Parliament nor have effect in the Law without Our Royal Assent signified by Letters Patent under Our Scottish Seal (that is Our Seal appointed by the Treaty of Union to be kept and used in Scotland in place of the Great Seal of Scotland) signed with Our own hand and recorded in the Register of the Great Seal We have therefore caused these Our Letters Patent to be made and have signed them and by them do give Our Royal Assent to that Bill COMMANDING ALSO the Keeper of Our Scottish Seal to seal these Our Letters with that Seal.

IN WITNESS WHEREOF we have caused these Our Letters to be made Patent.

WITNESS Ourselves at Windsor Castle on the twenty-third day of March in the sixty-ninth year of Our Reign.

By The Queen Herself Signed with Her Own Hand.

SCHEDULE

Scottish Elections (Franchise and Representation) Bill ASP 6(3544580)

The following Letters Patent were signed by Her Majesty The Queen on the twentieth day of March 2020 in respect of the Children (Abolition of Defence of Reasonable Punishment) (Wales) Bill anaw 3 ELIZABETH THE SECOND by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms and Territories Queen Head of the Commonwealth Defender of the Faith To Our Trusty and well beloved the members of the National Assembly for Wales

GREETING:

FORASMUCH as one or more Bills have been passed by the National Assembly for Wales and have been submitted to Us for Our Royal Assent by the Presiding Officer of the National Assembly for Wales in accordance with the Government of Wales Act 2006 the short Titles of which Bills are set forth in the Schedule hereto but those Bills by virtue of the Government of Wales Act 2006 do not become Acts of the National Assembly for Wales nor have effect in the Law without Our Royal Assent signified by Letters Patent under Our Welsh Seal signed with Our own hand We have therefore caused these Our Letters Patent to be made and have signed them and by them do give Our Royal Assent to those Bills which shall be taken and accepted as good and perfect Acts of the Assembly and be put in due execution accordingly COMMANDING ALSO the Keeper of Our Welsh Seal to seal these Our Letters with that Seal.

IN WITNESS WHEREOF We have caused these Our Letters to be made Patent

WITNESS Ourselves at The Court at Buckingham Palace the twentieth day of March 2020

in the sixty-ninth year of Our Reign

By The Queen Herself Signed with Her Own Hand.

SCHEDULE Children (Abolition of Defence of Reasonable Punishment) (Wales) Bill

Cafodd y Breinlythyrau a ganlyn eu llofnodi gan Ei Mawrhydi y Frenhines ar yr ugeinfed dydd o Fawrth 2020 mewn perthynas â Bil Plant (Diddymu Amddiffyniad Cosb Resymol) (Cymru) dccc 3

ELISABETH YR AIL drwy Ras Duw Brenhines Teyrnas Unedig Prydain Fawr a Gogledd Iwerddon a'n Teyrnasoedd a'n Tiriogaethau eraill Pennaeth y Gymanwlad Amddiffynnydd y Ffydd At Ein Ffyddlon ac anwylaf aelodau Cynulliad Cenedlaethol Cymru

CYFARCHION:

YN GYMAINT Â BOD un neu ragor o Filiau, y nodir eu henwau byr yn yr Atodlen i hyn, wedi eu pasio gan Gynulliad Cenedlaethol Cymru ac wedi eu cyflwyno i Ni ar gyfer Ein Cydsyniad Brenhinol gan Lywydd Cynulliad Cenedlaethol Cymru yn unol â Deddf Llywodraeth Cymru 2006, ond na ddaw'r Biliau hynny, yn rhinwedd Deddf Llywodraeth Cymru 2006, yn Ddeddfau Cynulliad Cenedlaethol Cymru ac na fydd iddynt effaith Gyfreithiol heb Ein Cydsyniad Brenhinol a ddynodir drwy Freinlythyrau o dan Ein Sêl Gymreig a'n llofnod Ein Hunain, yr Ydym felly wedi peri gwneud y rhain, Ein Breinlythyrau ac wedi eu llofnodi, a thrwyddyn rhoddwn Ein Cydsyniad Brenhinol i'r Biliau hynny sydd i'w cymryd a'u derbyn fel Ddeddfau da a pherffaith y Cynulliad a'u rhoi ar waith yn briodol yn unol â hynny GAN ORCHYMYN HEFYD Geidwad Ein Sêl Gymreig i selio'r rhain, Ein Llythyrau â'r Sêl honno.

YN DYSTIOLAETH O HYNNY yr Ydym wedi peri gwneud y rhain, Ein Llythyrau yn Agored

TYSTIED Ein Hunain yn Ein Llys ym Mhalas Buckingham ar yr ugeinfed dydd o Fawrth 2020

yn y nawfed flwyddyn a thrigain o'n Teyrnasiad

Llofnodwyd gan y Frenhines Ei Hunan â'i Llaw Ei Hunan.

ATODLEN

Bil Plant (Diddymu Amddiffyniad Cosb Resymol) (Cymru) (3542729)

NORTHERN IRELAND ASSEMBLY

THE NORTHERN IRELAND (ROYAL ASSENT TO BILLS) ORDER 1999

The following Letters Patent were signed by Her Majesty The Queen on **26th March 2020** in respect of the **Budget Bill (02/17-22)**.

“ELIZABETH THE SECOND by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith, To the Members of the Northern Ireland Assembly

GREETING:

WHEREAS you the Members of the Northern Ireland Assembly have passed a Bill the short title of which is set out in the Schedule hereto but the said Bill does not become an Act of the Northern Ireland Assembly without Our Royal Assent:

AND WHEREAS pursuant to the Northern Ireland Act 1998 the said Bill has been submitted to Us by the Rt Hon Brandon Lewis CBE MP one of Our Principal Secretaries of State for our Royal Assent;

We have therefore caused these Our Letters Patent to be made and have signed them and by them We give our Royal Assent to the said BILL COMMANDING Master Andrew Wells the Clerk of the Crown for Northern Ireland to seal these Our Letters with the Great Seal of Northern Ireland AND ALSO COMMANDING that these Our Letters be notified to the Presiding Officer of Northern Ireland Assembly; AND FINALLY WE declare that, in accordance with the Northern Ireland Act 1998, at the beginning of the day on which Our Royal Assent has been notified as aforesaid the said Bill shall become an Act of the Northern Ireland Assembly.

In Witness whereof We have caused these Our Letters to be made Patent

WITNESS Ourselves at Windsor Castle

on the 26th day of March

in the sixty ninth year of Our Reign

By the Queen Herself Signed with Her own Hand”

Schedule

Budget Act (Northern Ireland) 2020

A Bill to authorise the issue out of the Consolidated Fund of certain sums for the service of the years ending 31 March 2020 and 2021; to appropriate those sums for specified purposes; to authorise the use for the public service of certain resources for those years; to revise the limits on the use of certain accruing resources in the year ending 31 March 2020; and to authorise the Department of Finance to borrow on the credit of the sum appropriated for the year ending 31 March 2021.

(3544577)

ENVIRONMENT & INFRASTRUCTURE

ENERGY

DEPARTMENT FOR BUSINESS ENERGY AND INDUSTRIAL STRATEGY

THE OFFSHORE PETROLEUM PRODUCTION AND PIPE-LINES (ASSESSMENT OF ENVIRONMENTAL EFFECTS) REGULATIONS 1999 (AS AMENDED)

ENVIRONMENTAL STATEMENT DECISION AND GRANT OF CONSENT

VORLICH FIELD DEVELOPMENT

Pursuant to regulations 5A(7), 5A(8) and 16 of the above Regulations, the Secretary of State gives notice of agreement to the grant of consent given by the Secretary of State under regulation 5A of the above Regulations, and notice of the consent for the Vorlich field granted by the Oil and Gas Authority.

Having regard to the Environmental Statement (ES) of 4th April 2018 submitted under the above Regulations, the further information provided under regulation 10 of these Regulations and any representations received from consultees and in response to the public notice, the Secretary of State has assessed the project as not likely to have a significant effect on the environment and has agreed to the grant of consent. A summary of the Secretary of State's decision and the relevant consent granted by the Oil and Gas Authority is detailed below.

Reference	Operator	Project Name	Quad / Block	Agreement Decision Issued	Consent Granted
D/4209/-2018	BP Exploration Operating Co Ltd	Vorlich Field Development	30/01 and 30/06	07/08/-2018	20/09/-2018
OGA Consent Details		Consent for the development of and production from the Vorlich field (development and production consent) (Licence P1588 and P363) was granted by the Oil and Gas Authority (OGA) on 20th September 2018. The field development consists of two subsea production wells to be drilled and tied-back to the FPF-1 host installation through an 8" 10 km pipeline and associated infrastructure.			
Contents of the regulation 5A decision		Following review of the ES of 4th April 2018 for the proposed Vorlich field development and the comments received from consultees, BP Exploration Operating Company Limited (BP) was requested to provide further information. Following review of that further information provided on 6th July 2018 and 30th July 2018, the Secretary of State was content to approve the ES and to agree to the OGA granting the necessary consent.			
Main reasons and considerations on which the regulation 5A decision is based		The ES identified the physical presence of the drilling rig and subsea infrastructure, disturbance to the seabed, discharges to sea, atmospheric emissions, underwater noise, interaction with other users of the sea and accidental events as having the potential to result in an environmental impact. The environmental sensitivities and potential impacts were adequately discussed and assessed in the ES, and the Secretary of State is satisfied that the project will not have a significant adverse impact on the receiving environment, the living resources it supports, any protected habitats or species or other users of the sea.			

Reference	Operator	Project Name	Quad / Block	Agreement Decision Issued	Consent Granted
Summary of representations received		Responses to the ES of 4th April 2018 were received from the Joint Nature Conservation Committee, Marine Scotland, the Maritime and Coastguard Agency, the Ministry of Defence Infrastructure Organisation and the Northern Lighthouse Board. The ES was also subject to public notice. No representations on the proposals were received.			
Details of how representations received were taken into account		Comments on the ES were forwarded to BP and were addressed in the further information provided on 6th July 2018 and 30th July 2018. No representations against the proposals were received in response to the public notice, and the Secretary of State was content that the further information addressed all of the issues that were raised.			
Any environmental conditions		No environmental conditions were attached to the agreement to the OGA granting the necessary consent.			
Any mitigation measures or features		The proposals will be undertaken in line with best industry practice and in accordance with the commitments detailed in the ES. No significant adverse impacts are anticipated that would warrant additional mitigation measures.			
Any monitoring conditions		No significant adverse impacts are anticipated that would warrant additional monitoring conditions.			

Further information in relation to the ES decision and a copy of this notice can be found at <https://www.gov.uk/guidance/oil-and-gas-environmental-statements-reviewed>.

Any person aggrieved by the grant of consent can apply to the court under regulation 16 of the above Regulations. The court may grant an order quashing the grant of consent where it is satisfied that the consent granted was in contravention of the requirements of regulation 5(4) or 5A(1)(a) of the above Regulations (consideration of environmental statement etc.) or that the interests of the applicant have been substantially prejudiced by any failure to comply with any other requirement of those Regulations. An application must be made within six weeks from the date that this notice is published in the Gazette.

If you have any questions in relation to the notice or the decision, please contact the Environmental Management Team, Offshore Petroleum Regulator for Environment and Decommissioning (OPRED), AB1 Building, Crimon Place, Aberdeen AB10 1BJ (e-mail: BST@beis.gov.uk or Tel: 01224 254138). (3544584)

THE OFFSHORE PETROLEUM PRODUCTION AND PIPE-LINES (ASSESSMENT OF ENVIRONMENTAL EFFECTS) REGULATIONS 1999 (AS AMENDED)

DIRECTION DECISIONS

Pursuant to regulations 6(11) and 6(12) of the above Regulations, the Secretary of State gives notice of the following decision(s), in respect of application(s) made under regulation 6 of the above Regulations requesting a direction confirming that a relevant project need not be accompanied by an environmental statement and confirming the Secretary of State's agreement to the grant of consent.

Reference	Operator	Project Name	Quad/Block	Direction Issued
DRA/787	Equinor UK Ltd	Mariner AAAMPG Development well	9/11	04/03/2020
DRA/778	BP Exploration Operating Co Ltd	Clair Ridge Development Well 206/08a-BS3U5P1	206/08	11/03/2020

Reference	Operator	Project Name	Quad/Block	Direction Issued	Reference	Operator	Project Name	Quad/Block	Direction Issued
DRA/727	Premier Oil UK Ltd	Solan P3 Development Well	205/26	15/03/2020	Main reasons / conclusions on which decision is based		Main considerations related to seabed excavation operations and deposit of materials on the seabed. Impacts assessed as localised and not significant.		
DRA/785	Total E&P UK Ltd	Franklin Development Well 29/05b-F13 (FID)	29/05	19/03/2020					
DRA/782	CNR International (U.K.) Ltd	Razor Beak Development Well	3/03	24/03/2020					
DRA/783	CNR International (U.K.) Ltd	Lickety Split Development Well	3/03	24/03/2020					
DRA/788	Apache Beryl I Ltd	Beryl Bravo 9/13a-B45z Development Well	9/13	25/03/2020	PLA/716	Chrysaor Production (U.K.) Ltd	Pipeline tie in F5 infill well to Callanish Towhead	15/29	11/03/2020
Main reasons / conclusions on which decision is based		Main considerations related to marine discharges and atmospheric emissions. Discharges assessed as no risk to marine environment, and atmospheric emissions rapidly dispersed to background levels. Impacts assessed as localised and not significant.			PLA/729	CNOOC Petroleum Europe Ltd	Buzzard Phase II pipelines, bundle & associated umbilicals	20/01 & 20/06	24/03/2020
Mitigation features / measures		Any cuttings contaminated with oil-based mud will be treated offshore prior to discharge or shipped to shore for treatment and disposal. Appropriate controls will be in place to reduce the likelihood of accidental events.			Main reasons / conclusions on which decision is based		Main considerations related to installation of infrastructure and associated deposit of materials on the seabed, and interference with other users of the sea. Impacts assessed as localised and not significant.		
Reference	Operator	Project Name	Quad/Block	Direction Issued	Mitigation features / measures		Deposits will be the minimum required to achieve objectives and designed to prevent unnecessary interference with other users of the sea. Works will be undertaken in accordance with applicable navigational conditions and appropriate controls will be in place to reduce the likelihood of accidental events. Agreement was given to the issue of consent providing works are undertaken as specified in the application.		
DRA/769	Petrogas North Sea Ltd	Brigitta Appraisal Well East	22/19	07/03/2020					
DRA/771	Shell U.K. Ltd	Pierce A13z Development Well	23/22	12/03/2020					
DRA/773	Total E&P North Sea UK Ltd	Finzean Exploration Well	12/30	25/03/2020					
DRA/784	Shell U.K. Ltd	Pierce A14 Development Well	23/22	18/03/2020	Reference	Operator	Project Name	Quad/Block	Direction Issued
Main reasons / conclusions on which decision is based		Main considerations related to marine discharges, atmospheric emissions and interference with other users of the sea. Discharges assessed as no risk to marine environment and atmospheric emissions rapidly dispersed to background levels. Impacts assessed as localised and not significant.			PLA/736	Total E&P UK Ltd	Forvie North electrical umbilical replacement	3/15	05/03/2020
	Mitigation features / measures	Any cuttings contaminated with oil-based mud will be treated offshore prior to discharge or shipped to shore for treatment and disposal, and works will be undertaken in accordance with applicable navigational conditions. Appropriate controls will be in place to reduce the likelihood of accidental events.			PLA/746	Total E&P North Sea UK Ltd	Gryphon P23 water injection pipeline	9/18	27/03/2020
Reference	Operator	Project Name	Quad/Block	Direction Issued	Main reasons / conclusions on which decision is based		Main considerations related to installation of infrastructure and associated deposit of materials on the seabed, and marine discharges. Discharges assessed as no risk to the marine environment, and impacts assessed as localised and not significant.		
PLA/724	Premier Oil E & P UK Ltd	Tolmount export pipeline	42/28	05/03/2020	Mitigation features / measures		Deposits will be the minimum required to achieve objectives and appropriate controls will be in place to reduce the likelihood of accidental events. Agreement was given to the issue of consent providing works are undertaken as specified in the application.		

Reference	Operator	Project Name	Quad/Block	Direction Issued
PRA/119	INEOS UK SNS Ltd	Breagh Production Increase	42/13	27/03/2020
Main reasons / conclusions on which decision is based		Main considerations related to marine discharges and atmospheric emissions. Discharges assessed as no risk to the environment and atmospheric emissions rapidly dispersed to background levels. Impacts assessed as localised and not significant.		
Mitigation features / measures		Appropriate controls in place to reduce the likelihood of accidental events and agreement was given to the issue of consent, providing increase is as specified in the application.		

Having regard to the relevant application(s) for direction(s) submitted under the above Regulations, the Secretary of State has assessed the project(s) as not likely to have a significant effect on the environment and has given a direction that the application for consent under the Petroleum Act 1998 need not be accompanied by an environmental statement. The main reasons and considerations on which this decision is based are summarised above and have taken full account of the characteristics of the project, the environmental sensitivity of the areas likely to be affected by the project and the nature and significance of the potential impacts, as set out in Schedule 1 to the Regulations.

Excluded Activities

Pursuant to regulation 5(10) of the above Regulations, the Secretary of State gives notice that, having regard to the matters set out in regulations 5(2) and/or 5(2A) and Schedule 1 to the Regulations, the Secretary of State has decided that the operations in respect of which consent is sought would not be likely to have a significant effect on the environment and accordingly no environmental statement need be prepared in respect of the relevant project.

Reference	Operator	Project Name	Quad/Block
EX-196-2020	BP Exploration Operating Co Ltd	Schiehallion Field Pipeline Works	204/20
EX-197-2020	Serica Energy (UK) Ltd	Rhum Field Pipeline Works	3/29
EX-199-2020	Shell U.K. Ltd	Gannet Field Pipeline Works	21/30
EX-200-2020	Dana Petroleum (E&P) Ltd	Clapham Field Pipeline Works	21/24

Further information in relation to all the decisions detailed in this notice can be found on the GOV.UK website at:

<https://www.gov.uk/guidance/oil-and-gas-environmental-data>.

If you have any questions in relation to this notice or the decisions, please contact the Environmental Management Team, Offshore Petroleum Regulator for Environment and Decommissioning (OPRED), AB1 Building, Crimon Place, Aberdeen AB10 1BJ (e-mail: emt@beis.gov.uk). (3544585)

ENVIRONMENTAL PROTECTION

STRATEGIC PLANNING DIRECTORATE APPLICATION ACCOMPANIED BY AN ENVIRONMENTAL STATEMENT THE PLANNING (ENVIRONMENTAL IMPACT ASSESSMENT) REGULATIONS (NORTHERN IRELAND) 2015 (REGULATION 27) DEVELOPMENT IN NORTHERN IRELAND LIKELY TO HAVE SIGNIFICANT EFFECTS ON THE ENVIRONMENT IN ANOTHER EEA STATE (REPUBLIC OF IRELAND) NEWRY, MOURNE & DOWN DISTRICT COUNCIL

Application No:	P/2015/0218/F
Proposal:	Construction of a wind farm comprising 8 no. wind turbines (tip height not exceeding 142.5 metres), and electrical substation and control building, construction of internal access tracks, spoil

deposition areas, temporary construction compound, formation of passing bays on Mullaghgariff Road, delivery route improvements at Rostrevor Road, junction improvements at Rostrevor/Mullaghgariff Road and all associated ancillary works. (Amended proposal - reduction in turbine numbers and increase in overall height).
Location: Lands approximately 650m south west of 40 Mullaghgariff Road, Newry in the townlands of Gruggandoo, Grugganskeagh and Mullaghgarve BT34 5LT

The application and associated Consolidated Environmental Statement may be examined during normal office hours at the Strategic Planning Directorate, Clarence Court, 10-18 Adelaide Street, Belfast BT2 8GB. It is advisable to make an appointment before calling at the office (Tel: 0300 200 7830)

The application and all associated Environmental Information may also be viewed at the Planning NI Web Portal via Public Access www.planningni.gov.uk

Written representations on this application should be forwarded to the Strategic Projects Directorate, at the above address not later than 4 weeks from the date of this advertisement.

Please quote the reference number in all correspondence. (3542734)

FERMANAGH AND OMAGH DISTRICT COUNCIL THE PLANNING (ENVIRONMENTAL IMPACT ASSESSMENT) REGULATIONS (NORTHERN IRELAND) 2017 (REGULATION 29) PLANNING APPLICATION LIKELY TO HAVE SIGNIFICANT ENVIRONMENTAL EFFECTS ON ANOTHER EEA STATE (REPUBLIC OF IRELAND)

Fermanagh and Omagh District Council is processing the following planning application accompanied by an Environmental Statement (ES) for development in Northern Ireland which is likely to have significant effects on the environment in another EEA State (the Republic of Ireland). An ES Addendum has now been received.

Application No:	LA10/2019/0508/F
Location:	Lands circa 1.3km east of Clabby, approximately 625m south east of 115 Aghintain Road, approximately 270m north east of 99 Clabby Road and approximately 410m north of 87 Clabby Road in the townlands of Mullaghsillogagh and Furnish, Clabby, Tempo
Proposal:	Proposed 3no. free range poultry houses with internal egg stores (to contain 62000 birds per house giving an overall site capacity of 186000 birds) with 6no. heat exchangers, 6no. feed bins, 3no. underground wash tanks, concrete hardstanding and turning areas, access and associated site works.

The application (planning ref: LA10/2019/0508/F) and associated information may be viewed on the Planning Portal www.planningni.gov.uk (3542735)

Planning

TOWN PLANNING

MID ULSTER DISTRICT COUNCIL

PUBLIC NOTICE

EXTENSION TO THE CLOSING DATE OF THE RE-CONSULTATION ON MID ULSTER DISTRICT COUNCIL LOCAL DEVELOPMENT PLAN 2030 – DRAFT PLAN STRATEGY AND

EXTENSION TO THE CLOSING DATE OF THE RE-CONSULTATION ON RELATED SUSTAINABILITY APPRAISAL INCORPORATING A STRATEGIC ENVIRONMENTAL ASSESSMENT (SA/SEA)

ENVIRONMENTAL REPORT

THE PLANNING ACT (NORTHERN IRELAND) 2011

THE PLANNING (LOCAL DEVELOPMENT PLAN) REGULATIONS (NORTHERN IRELAND) 2015

THE ENVIRONMENTAL ASSESSMENT OF PLANS AND

PROGRAMMES REGULATIONS (NORTHERN IRELAND) 2004

The Council is currently re-consulting on the Mid Ulster District Council Local Development Plan 2030 – Draft Plan Strategy and in parallel is re-consulting on the related Sustainability Appraisal, incorporating a Strategic Environmental Assessment (SA/SEA Report) Environmental Report.

The re-consultation period is currently set for a period of 8 weeks commencing at **10am on 25th March 2020**. The re-consultation was due to close at **5pm on 21st May 2020**.

In light of the current circumstances and issues being faced with COVID19, the Council will be extending the closing date of the re-consultation and agreeing new dates for public exhibition events.

Due to the present situation, we do not yet have an agreed date for the new re-consultation deadline. As soon as that date is available, we will communicate this by way of a further public notice and place the information on our council website.

In the interim, the Draft Plan Strategy, SA/SEA Report, Equality Impact Screening Report, Rural Needs Impact Assessment Report, Habitats Regulations Assessment and all background supporting evidence are available on the Mid Ulster District Council at www.midulstercouncil.org/planning/Mid-Ulster-Development-Plan

Please be aware that if you make a representation, the name and address on your representation will be published on our website when the representations are made available for public inspection. Personal data such as signatures, telephone numbers and personal email addresses will be redacted when they are published on our website. When representations are made available for inspection, your representation will be also be available in hard copy for public inspection at each of our 3 principal offices.

Telephone 03000 132 132

www.midulstercouncil.org

(3544574)

Roads & highways

ROAD RESTRICTIONS

DEPARTMENT FOR INFRASTRUCTURE

STATUTORY RULE

PARKING PLACES - DISABLED PERSON'S VEHICLES

The Department for Infrastructure has made a Statutory Rule entitled "The Parking Places (Disabled Persons' Vehicles) (Amendment) Order (Northern Ireland) 2020", (S.R. 2020 No. 38), which comes into operation on 9th April 2020.

The Rule will create parking places with unlimited waiting in Banbridge, Belfast, Cookstown, Donaghadee, Dundonald, Dunmurry, Londonderry, Newtownards, Maghera County Londonderry, and Rathfriland; a parking place with limited waiting in Belfast; and remove parking places with unlimited waiting in Belfast, Londonderry and Newtownards.

Copies of the Rule may be obtained from Room 301, Clarence Court, 10-18 Adelaide Street, Belfast or viewed online at <http://www.legislation.gov.uk/nisr>

(3542726)

OTHER NOTICES

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. (3542730)

HISTORICAL INSTITUTIONAL ABUSE REDRESS BOARD

The Executive Office hereby gives notice under paragraph 2 of Schedule 1 to the Historical Institutional Abuse (Northern Ireland) Act 2019 that the Historical Institutional Abuse Redress Board was established on 27 March 2020. In accordance with section 5(2) of the Act, applications for compensation must be made to the Redress Board within five years from Friday 03 April 2020. (3544583)

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 26/03/2020 AND REGISTERED ON 27/03/2020.

NI053533 SPERRIN ELECTRICS LTD

HELEN SHILLIDAY

REGISTRAR OF COMPANIES (3542727)

THE DEPARTMENT OF FINANCE

THE SOCIAL SECURITY PENSIONS (NORTHERN IRELAND) ORDER 1975

Notice is hereby given that the Department of Finance in exercise of the powers conferred on it by Article 69 of the Social Security Pensions (Northern Ireland) Order 1975, has made a Statutory Rule entitled "The Pensions Increase (Review) Order (Northern Ireland) 2020" (S.R. 2020 No.47), which comes into operation on 6th April 2020. The Order was made on 26th March 2020.

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>. (3542728)

DEPARTMENT FOR COMMUNITIES

PENSION SCHEMES (NORTHERN IRELAND) ACT 1993 THE OCCUPATIONAL AND PERSONAL PENSION SCHEMES (GENERAL LEVY) (REVOCATION) REGULATIONS (NORTHERN IRELAND) 2020

The Department for Communities has made a Statutory Rule entitled "The Occupational and Personal Pension Schemes (General Levy) (Revocation) Regulations (Northern Ireland) 2020" (S.R. 2020 No. 49), which comes into operation on 31 March 2020.

The Rule revokes the Occupational and Personal Pension Schemes (General Levy) (Amendment) Regulations (Northern Ireland) 2020, which gives effect to new rates to calculate the general levy payable by occupational pension schemes and personal pension schemes, before they come into operation on 1 April 2020.

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>. (3542731)

DEPARTMENT OF HEALTH

THE PUBLIC HEALTH ACT (NORTHERN IRELAND) 1967

The Department of Health has made a Statutory Rule entitled "The Health Protection (Coronavirus, Restrictions) Regulations (Northern Ireland) 2020", (S.R. 2020 No. 55) which came into operation at 11.00 pm on 28th March 2020.

The rule requires the closure of businesses selling food or drink for consumption on the premises, prohibits anyone leaving the place where they live without reasonable excuse and bans public gatherings of more than two people, to protect against the risks to public health arising from coronavirus.

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>

(3542732)

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 01/04/2020 AND REGISTERED ON 02/04/2020.

NI002635 DUNBRIK (ULSTER) LIMITED

HELEN SHILLIDAY

REGISTRAR OF COMPANIES (3544570)

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 01/04/2020 AND REGISTERED ON 02/04/2020.

NI005165 CAM ENTERPRISES LIMITED

HELEN SHILLIDAY

REGISTRAR OF COMPANIES (3544572)

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 01/04/2020 AND REGISTERED ON 02/04/2020.

NI005580 NORTH DOWN BRICK LIMITED

HELEN SHILLIDAY

REGISTRAR OF COMPANIES (3544573)

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 01/04/2020 AND REGISTERED ON 02/04/2020.

NI007340 AGGREGATES (ULSTER) LIMITED

HELEN SHILLIDAY

REGISTRAR OF COMPANIES (3544575)

DEPARTMENT OF FINANCE

WHOLE OF GOVERNMENT ACCOUNTS (DESIGNATION OF BODIES) ORDER (NORTHERN IRELAND) 2020

A Statutory Rule entitled The Whole of Government Accounts (Designation of Bodies) Order (Northern Ireland) 2020 (SR No: 43) was made by the Department of Finance on 23rd March 2020. It will come into operation on 20th April 2020.

Copies of the Order 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>. (3544578)

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 01/04/2020 AND REGISTERED ON 02/04/2020.

NI013530 JOHN MCLEAN & SONS (QUARRIES) LIMITED

HELEN SHILLIDAY

REGISTRAR OF COMPANIES (3544579)

DEPARTMENT OF AGRICULTURE, ENVIRONMENT AND RURAL AFFAIRS

THE SINGLE USE CARRIER BAGS CHARGE (CORONAVIRUS AMENDMENT) REGULATIONS (NORTHERN IRELAND) 2020

The Department of Agriculture, Environment and Rural affairs has made a Statutory Rule entitled The Single Use Carrier Bags Charge (Coronavirus Amendment) Regulations (Northern Ireland) 2020 (SR No. 56) which comes into operation on 1st April 2020

The purpose of these Regulations is to amend the Single Use Carrier Bags Charge Regulations (Northern Ireland) 2013 so that the requirement to charge for a carrier bag does not apply to bags used solely to carry goods supplied by a seller for home delivery as part of a grocery delivery service. Such bags are exempt from the requirement to charge from 1st April to 30th September 2020.

These Regulations 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://legislation.gov.uk/nisr> (3544582)

Regulations relax some additional safeguards and procedures, allow a wider group of professionals to carry out functions and extend some timelines. The amendments in the Regulations are only in force as long as the modifications in section 10(4) of and Schedule 11 to the Coronavirus Act 2020 are in force.

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>

(3544581)

DEPARTMENT FOR COMMUNITIES

PENSIONS (NO. 2) ACT (NORTHERN IRELAND) 2008

THE AUTOMATIC ENROLMENT (EARNINGS TRIGGER AND QUALIFYING EARNINGS BAND) ORDER (NORTHERN IRELAND) 2020

The Department for Communities has made a Statutory Rule entitled "The Automatic Enrolment (Earnings Trigger and Qualifying Earnings Band) Order (Northern Ireland) 2020" (S.R. 2020 No. 51), which comes into operation on 6 April 2020.

The Rule sets the amount of the lower limit of the automatic enrolment qualifying earnings band for the 2020-2021 year in line with the lower National Insurance contributions earnings limit for that year. It also specifies rounded figures for the earnings trigger and qualifying earnings band for that year.

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 www.legislation.gov.uk/nisr. (3542736)

DEPARTMENT FOR COMMUNITIES

THE WELFARE REFORM (NORTHERN IRELAND) ORDER 2015

THE DISCRETIONARY SUPPORT REGULATIONS (NORTHERN IRELAND) 2016 / COVID-19

THE DISCRETIONARY SUPPORT (AMENDMENT) (COVID 19) REGULATIONS (NORTHERN IRELAND) 2020

The Department for Communities has made a Statutory Rule entitled "The Discretionary Support (Amendment) (COVID 19) Regulations (Northern Ireland) 2020", (S.R. 2020 No. 44), which comes into operation on the day after they are approved by a resolution of the Assembly.

This Rule amends The Discretionary Support Regulations (Northern Ireland) 2016 to provide for a grant for short-term living expenses to assist claimants affected by COVID-19 or who are advised to self-isolate because of it and to exempt such cases from the restriction of only one grant in 12 months.

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>

(3544576)

DEPARTMENT OF HEALTH

THE MENTAL CAPACITY (DEPRIVATION OF LIBERTY) (AMENDMENT) REGULATIONS (NI) 2020

The Department of Health has made a Statutory Rule entitled "The Mental Capacity (Deprivation of Liberty) (Amendment) Regulations (NI) 2020", (S.R. 2020 No. 57), which comes into operation on 2 April 2020.

The purpose of the instrument is to provide temporary modifications to the Mental Capacity (Deprivation of Liberty) (No. 2) Regulations (Northern Ireland) 2019 as a result of pressures because of the Coronavirus.

This statutory rule makes temporary modifications to the principal Regulations in the case of a widespread unavailability of the health and social care workforce due to a pandemic emergency. The Regulations will modify who can do certain duties, but impose a reporting requirement when the modifications are used. The

COMPANIES

Corporate insolvency

Creditors' voluntary liquidation

FINAL MEETINGS

ROMATECH (N.I) LIMITED

(Company Number NI601519)

NOTICE OF FINAL MEETING OF CREDITORS

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

ROMATECH (N.I) LIMITED

(IN CREDITORS VOLUNTARY LIQUIDATION)

(COMPANY NUMBER NI601519)

Notice is hereby given pursuant to Article 92 of THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989, that a Final Meeting of the Creditors of the above named company will be held at the offices of CVR Global LLP, 1st Floor, 16/17 Boundary Road, Hove, East Sussex, BN3 4AN, on 21st May 2020 at 10.30 am for the purpose of receiving an account of the Liquidator's acts and dealings for the period of the liquidation.

Forms of Proxy, if intended to be used, must be duly completed and lodged at the offices of CVR Global LLP, 1st Floor, 16/17 Boundary Road, Hove, East Sussex, BN3 4AN, no later than 12.00 noon on the 20 May 2020.

BAI CHAM

Joint Liquidator

Date: 30th March 2020 .

(3542733)

NOTICE OF FINAL MEETINGS

PURSUANT TO ARTICLE 92 OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

IN THE MATTER OF

STRAND FASHIONS RICHMOND 2016 LIMITED

(IN LIQUIDATION)

(Company Number NI635645)

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

NOTICE IS HEREBY GIVEN pursuant to Article 92 of THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989, that the Final Meetings of Members and Creditors of the above-named Company, will be held at the offices of McCambridge Duffy LLP, 35 Templemore Business Park, Northland Road, Derry, BT48 0LD on 6 May 2020 at 10.30am and 10.45am respectively.

The meetings are called pursuant to Article 92 of the INSOLVENCY (NORTHERN IRELAND) ORDER 1989 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 Member or Creditor entitled to attend and vote at the above meetings may appoint a proxy to attend and vote in his place. It is not necessary for the proxy to be a Member or Creditor.

Proxies to be used at the meeting should be lodged at the offices of McCambridge Duffy LLP, 35 Templemore Business Park, Northland Road, Derry BT48 0LD no later than 12 noon on the business day preceding the meeting.

James Green

Liquidator

1 April 2020

(3544571)

PEOPLE

Personal insolvency

FINAL MEETINGS

In the High Court of Justice in Northern Ireland

No 109475 of 2015

KENNETH IRWIN

In Bankruptcy

Notice is hereby given that a final meeting of creditors has been summoned by the trustee to be held on 14th May 2020 at 1-3 Arthur Street, Belfast, Co Antrim, BT1 4GA at 10:00am, for the purpose of considering the Trustee's report on his administration. The following resolutions will be put to the meeting:

1. That the Trustee's final report and receipts and payments account be and are hereby approved.
2. That the Trustee be granted release under Article 272 of the Insolvency (Northern Ireland) Order 1989

3. That the Trustee can destroy the bankrupt's books & records 15 months after completion of the bankruptcy.

In order to comply with current government and health care advice during the Covid-19 pandemic, a physical meeting of creditors cannot take place.

In order to provide creditors with the opportunity to participate in the meeting and request any additional information, the meeting will be held remotely by telephone and/or video conferencing facilities.

In order to make suitable arrangements to ensure that all those wishing to participate are able to take part, creditors are requested to submit their proxy form in advance of the meeting and indicate that they wish to be sent details by email of how they may participate in the meeting at the required time.

As is normally the case, creditors who do not wish to take part in the meeting may vote for or against any resolutions by completing and submitting proxy forms prior to the meeting.

Note - In the absence of any proxies, the above resolutions will be deemed to be accepted by the Trustee and she will receive her release.

Dated this 2 April 2020

***Alison Burnside* , Trustee**

(3545274)

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A linen-textured folder containing a personal Certificate of Record, printed on embossed paper, which is ideal for framing, and an edition of The Gazette from the day of publication of the achievement. Examples of the awards you may wish to commemorate are an Order of St John, or a manorial title, as well as any other individual achievements.

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Terms and conditions relating to submission of notices

The Gazette (which includes the London, Belfast and Edinburgh Gazette) is an official public record and the United Kingdom's longest continuously published newspaper. It is managed by The National Archives (a non-ministerial government department) under a concessionary contract with The Stationery Office Limited ("TSO" or the "Publisher", as defined below). Any capitalised terms referred to in these terms and conditions relating to submission of notices are defined below.

By placing a Notice in The Gazette you are consenting to put official information permanently on the public record and in the public domain, online (in The Gazette website or via The Gazette mobile app), in print, and via a data service (rather than by having to search for notices on The Gazette website, customers can either create a pdf of the Notices that they are interested in, or subscribe to an electronic version of The Gazette (in full or in part) which is provided as a data service).

These terms should be read in conjunction with:

1 The Publisher's privacy policy www.thegazette.co.uk/privacy

2 The Publisher's policies relating to submission of notice www.thegazette.co.uk/place-notice/policy which together govern the submission of Notices.

Advertisers, as defined below, may place a Notice in The Gazette either because there is a statutory requirement to do so, or to do so voluntarily to put information in The Gazette in order to create an official record of fact. All Advertisers must have the authority to place the notice that they submit for publishing. TSO, as the Publisher, is required to verify the authority of Advertisers who place Notices and has the authority to refuse to publish Notices from Advertisers whose authority cannot be effectively verified.

Notices received for publication usually fall under the following broad headings:

Church, Companies, Environment and Infrastructure, Health and Medicine, Honours and awards, 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. By submitting Notices to The Gazette after the Publisher has published 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 agency, company, firm, organisation 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 in the printed copy of the Gazette or at 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; "**Forwarding Service**" means the service provided to use The Gazette's postal box for correspondence in relation to deceased estates Notices; "**Local Newspaper Notice**" means any notice placed in a local newspaper other than The Gazette; "**Notice**" means all advertisements and state, public, legal or other notices (without limitation) submitted for potential publication in The Gazette by the Advertiser, 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 or TSO, with registered company number 03049649, acting in accordance with the concessionary contract awarded by The National Archives.

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(i) - (v) 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; whether to publish it (including after acceptance); the timing of any publication of a Notice; or whether to remove or withdraw the Notice after publication, 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 and, for the avoidance of doubt, the Publisher shall have the sole and absolute discretion to refuse to publish or withdraw from publication (if already published) any Notices where the content of the Notice, in the Publisher's sole and absolute opinion, may not comply with any such requirements. In instances where publication has not yet taken place, 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. Where publication has taken place the Notice placer will be contacted with the proposed remedy which may include, but is not limited to, removal, reinsertion, retraction or substitution notice.

6 Save for any liability that cannot be excluded or restricted by law (including fraudulent misrepresentation, or for death or personal injury resulting from the negligence of either party or their agents, subcontractors and/or employees) which shall not be limited or excluded in any way, the Publisher, The National Archives, or any successor organisation's (including affiliates, officers, directors, agents, subcontractors and/or employees) total aggregate liability (including any liabilities, losses, damages, expenses, costs (including all interest, penalties, legal costs and other professional costs and/or expenses), whether in contract (including under an indemnity or warranty), tort (including negligence), misrepresentation (other than fraudulent misrepresentation), equity, breach of statutory duty, strict liability or otherwise at law, and whether arising from the acts and/or omissions of the Publisher or The National Archives or arising out of or made in connection with any Notice or otherwise shall be limited to one hundred and fifty (150) per cent of the value of the Charge paid for such Notice under these Terms and Conditions.

6A Other than as set out in clause 6 above, neither the Publisher, nor The National Archives, shall have any liability in respect of any act and/or omission of the Advertiser and/or any third party or in respect of any Notice submitted by any Advertiser for potential publication in

The Gazette, which the Advertiser warrants and accepts is solely its responsibility.

7 For the avoidance of doubt, subject to clause 6 above and save for the payment of the Charges, in no circumstances shall either party be liable for any losses including, without limitation, loss of revenues, profits, contracts, business or savings 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 or has published a Notice in error a, the Publisher shall at no charge to the Advertiser, either remove the Notice or publish a reinsertion, retraction or substitution Notice as appropriate 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 the full extent of the limit of the Publisher's 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 true and accurate in all respects and does not mislead or 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 of any applicable advertising regulations, guidelines or codes of practice, 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 (as a debt) 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 , clause 11 of the Terms and Conditions) and 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 and/or potential breach by the Advertiser (or their principal) of these Terms and Conditions or 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 (at its sole and absolute discretion) require the Advertiser to amend the Notice at its own cost before it agrees to re-publish the Notice if it is capable of rectification to avoid the claim, 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.

In exceptional circumstances, for example if the Notice was found by the Publisher to have been submitted by an unauthorised Advertiser, the Publisher (upon receiving written approval from The National Archives) will remove a Notice in its entirety from www.thegazette.co.uk, but will retain the Notice identification online and include explanatory text saying why and when the Notice was removed.

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 for ongoing Gazette-related activity – for example to create a company profile page on The Gazette website and where you have also opted for a newspaper advertisement as well as a Gazette notice - 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. The Advertiser accepts that the information contained in the Notices published in The Gazette may be used for additional purposes by the Publisher or third parties after publication as stated above and that such use may be beyond the control of The Gazette. In such instances, the Advertiser agrees that the Publisher shall have no liability whatsoever in respect of such use by the Publisher or 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 EU General Data Protection Regulation (Regulation 2016/679), and any legislation which implements, amends , re-enacts or replaces it in England and Wales, Northern Ireland or Scotland ("GDPR"), 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;

18.3 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;

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.

19 In respect of the use of the Forwarding Service, The Gazette will replace the Advertiser or executor's address with The Gazette's postal

box address in the Notice, and Local Newspaper Notice if applicable. All correspondence received will be sent on from The Gazette to the Advertiser or executor (if different). The Forwarding Service will remain in place for a period of 10 months from publication of the Notice in The Gazette, or 10 months from publication of the Notice in a Local Newspaper, in line with the Inheritance (Provision for Family and Dependents) Act 1975. After the 10 months period has lapsed any correspondence received will be returned to the sender where possible or securely destroyed, and the Advertiser or executor's name and address details will be removed from the Forwarding Service.

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
Telephone: +44 (0)28 9089 5135 Fax: +44 (0)28 9023 5401
Email: belfast@thegazette.co.uk



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