

CONTAINING ALL NOTICES PUBLISHED ONLINE BETWEEN 4 AND 10 JANUARY 2021

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STATE

STATE APPOINTMENTS

APPOINTMENTS BY THE SECRETARY OF STATE APPOINTMENT OF SHERIFFS FOR NORTHERN IRELAND FOR 2021 **County Antrim** Mrs Susan Jane Pinkerton Seacon More 40 Seacon Park Ballymoney Co. Antrim BT53 6QB **County Armagh** Dr Alan Manson Turtle MBE 46 Maynooth Road Richhill Armagh Co. Armagh BT61 9RG **County Down** Mrs Kathleen Mary Spencer 34 Killinakin Road Killinchy Newtownards Co. Down BT23 6PS **County Fermanagh** Mrs Catherine Jane Irwin MBE 22 Dairies Road Dairies Big Enniskillen Co. Fermanagh BT93 7BH County Londonderry Miss Paula Margaret McIntyre MBE 35 Woodvale Road Portstewart Co. Londonderry BT55 7JF Co Tyrone Mr Bernard Joseph Curran 14 Glenpark Road Gortnagarn Omagh Co. Tyrone **BT79 7SP County Borough of Belfast Councillor Michael Andrew Long** 26 Eastleigh Drive Belfast BT4 3DX County Borough of Londonderry **Miss Linda Heaney** 96 Woodbrook Londonderry BT48 8FF

(3710846)

ENVIRONMENT & INFRASTRUCTURE

WATER

DEPARTMENT FOR INFRASTRUCTURE PUBLIC CONSULTATION SECOND CYCLE NORTHERN IRELAND FLOOD RISK MANAGEMENT PLAN (2021-2027)

The Department for Infrastructure would like your views on the published draft Second Cycle Northern Ireland Flood Risk Management Plan (2021-2027).

The draft Flood Risk Management Plan has been prepared in accordance with the Water Environment (Floods Directive) Regulations (Northern Ireland) 2009.

It is an important step in the implementation of the Regulations, on the "Assessment and Management of Flood Risks", also commonly known as the "Floods Directive". Its aim is to establish a framework that will contribute to reducing the impact of flooding on communities and the environment.

The consultation documents also include a Strategic Environmental Assessment (SEA) and Habitats Regulations Assessment (HRA).

You are invited to make comments in relation to the document by 25 June 2021.

Copies of the consultation documents and response form can be viewed on the Department for Infrastructure website <u>https://</u>www.infrastructure-ni.gov.uk/consultations/consultation-draft-flood-

risk-management-plan-2021-2027-second-cycle Printed copies can be obtained by contacting:

Department for Infrastructure

Water and Drainage Policy Division Room 1-22

Clarence Court 10-18 Adelaide Street

Belfast BT2 8GB E-mail floods.directive@infrastructure-ni.gov.uk

(3710855)

Property & land

PROPERTY DISCLAIMERS

Ref: CCJ-4416 NOTICE OF DISCLAIMER UNDER SECTION 1013 OF THE COMPANIES ACT 2006 DISCLAIMER OF WHOLE OF THE PROPERTY 1. In this Notice the following shall apply: Company Name: ORRWOOD LIMITED Company Number: 032652C

Interest: Unregistered freehold held under a Conveyance dated 17th August 1995 between James Herbison Ramsey Gray (1) and Orwood Limited (2)

Property: Agricultural lands adjacent to 41 Old Ballybracken Road, Doagh, County Antrim which extend to 0.74 acres as outline on the attached map.

Treasury Solicitor: The Solicitor for the Affairs of Her Majesty's Treasury of PO Box 2119, Croydon CR90 9QU (DX325801 Croydon 51).

2. In pursuance of the powers granted by s. 1013 of the Companies Act 2006 the Treasury Solicitor as nominee for the Crown (in whom the property and rights of the company vested when the Company was dissolved) hereby disclaims the Crown's title (if any) in the Property the vesting of the Property having come to his notice on 26th February 2019.

Dated 10th day of December 2020 Assistant Treasury Solicitor (Section 3 Treasury Solicitor Act 1876)

(3710879)

SEIZURE & DETAINMENT OF PROPERTY

HM REVENUE AND CUSTOMS NOTICE OF SEIZURE UNDER THE CUSTOMS AND EXCISE MANAGEMENT ACT 1979

Place: 12b Annaghgad Road, Crossmaglen, Armagh, BT35 9JG Date: 18/12/2020

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

1 x Volvo road fuel tanker bearing vehicle registration mark KX06 LPP

have been **seized** as liable to forfeiture by force of the following provisions.

Section 88 of Customs & Excise Management Act 1979.

If you claim that the goods were not liable to forfeiture you must within one month from the date of this notice of seizure give notice of your claim in writing in accordance with paragraphs 3 and 4 of the Schedule 3 to the Customs and Excise Management Act 1979.

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 on your behalf.

If you do not give 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. *D. Caldwell*

D. Caldwell

Officer of HM Revenue & Customs Road Fuel Testing Unit SO191 PO Box 29992.

Glasgow G70 6AB.

(3710863)

HEALTH & MEDICINE

Public health: Coronavirus

CORONAVIRUS - TEMPORARY CONTINUITY DIRECTIONS ETC: EDUCATION, TRAINING AND CHILDCARE

EDUCATION

EDUCATIONAL CONTINUITY DIRECTION GIVEN UNDER PARAGRAPH 14(1) OF SCHEDULE 17 (TEMPORARY CONTINUITY DIRECTIONS EDUCATION NORTHERN IRELAND) OF THE **CORONAVIRUS ACT 2020**

Made 3 January 2021

Coming into operation 3 January 2021

1. The Department of Education in Northern Ireland in exercise of its power conferred by section 38(3) and paragraph 14 (1) of schedule 17 of the Coronavirus Act 2020 ("the 2020 Act") gives the following **Educational Continuity Direction.**

2. Before giving this direction, the Department had regard to the advice relating to coronavirus from the Chief Medical Officer and the Chief Scientific Advisor for the Department of Health in Northern Ireland.

3. The Department is satisfied that giving the direction is a necessary and proportionate action for or in connection with the continued provision of education.

4. The Department directs as follows:

Closure of educational establishments, and exceptions

5. Each school or educational establishment is required to restrict access from 00:01 on 4 January 2021 until 23:59 on 8 January 2021, except in so far as access is required for or in connection with any of the following:

a. The activities listed in paragraph 6.

b. The provision of education by way of remote learning in terms of paragraph 7.

c. Delivery, planning and preparation for the provision mentioned in sub-paragraphs (a) and (b), and for the resumption of in-person attendance by pupils in terms of paragraph 8.

d. Post primary schools will have flexibility to deliver face-to-face teaching to pupils due to sit public exams in January, should they wish to do so.

e. Maintenance of buildings and facilities as considered appropriate, or any use of buildings and facilities for, or in relation to, other aspects of the response to coronavirus.

Continuing provision of education and related matters

6. All primary and post primary schools will open from 4 January 2021 or the commencement of Spring Term if that date is later to accommodate

i. children of key workers; and

ii. vulnerable children and young people.

7. Each school (except for those specified at Para 8 a-c below) is required to provide education by way of remote learning as follows:

a. to all primary school pupils from 4 January or the day after the commencement of Spring Term if that is later to 8 January 2021;

b. to all post primary school pupils from 4 January or the day after the commencement of Spring Term if that is later to 8 January 2021;

c. to all post-primary pupils in Years 8-11 from 11 to 29 January 2021. Where a pupil is provided with education under paragraph 7, this requirement applies only to the extent each school considers necessary to ensure the provision of adequate and efficient school education for each pupil.

8. Schools and other educational establishments are required to open for in-person provision of education as follows:

a. all nursery schools, nursery units attached to primary schools and pre-school education settings participating in the Pre-School Education Programme from 4 January or the commencement of Spring Term if that is later;

b. all special schools from 4 January or the commencement of Spring Term if that is later:

c. all Education Other Than At School centres from 4 January or the commencement of Spring Term if that is later;

d. all primary schools from 11 January 2021;

e. all post-primary schools for pupils in Years 12-14 from 11 January 2021; and

f. all post-primary schools for all pupils from 1 February 2021.

9. Dickson Plan Junior High Schools may provide in-person provision of education for pupils in Year 10 as agreed by their Boards of Governors from 11 January 2021.

Requirement to have regard to certain matters, and to guidance

10. In making the provision or carrying on the activities set out in this Direction, schools must have regard to the objective of preventing the transmission of coronavirus, to the welfare of children and young people and staff, and to the importance of continuity of education.

11. In making the provision or carrying on the activities set out in this Direction, the Education Authority and each school must have regard to relevant guidance issued by the Department of Education.

12. The Department of Education NI in exercise of its power under Para 14 of Schedule 17 of the 2020 Act directs that any failure to comply with a duty imposed under the following provisions is to be disregarded to the extent that failure is attributable to this direction:

(a)the duty under Article 45(1) of the 1986 Order (duty of parents to secure full-time education of children of compulsory school age by attendance at school or otherwise);

(b)the duty under paragraph 1(4) of Schedule 13 to the 1986 Order (duty of managers of grant-aided school to admit child in accordance with attendance order);

(c)the duty under paragraph 3(1) of Schedule 13 to the 1986 Order (duty of parent of registered pupil to secure pupil's regular attendance at school of registration)

(d)the duties under regulations 14 and 15 of the Primary Schools (General) Regulations (Northern Ireland) 1973 (S.R. & O. (N.I.) 1973 No.402) and regulations 11 and 12 of the Secondary Schools (Grant Conditions) Regulations (Northern Ireland) 1973 (S.R. & O. (N.I.) 1973 No.403) (terms and days of operation of school and dates of school holidays, etc).

CITATION COMMENCEMENT INTERPRETATION

1) This Notice may be cited as the Coronavirus Act 2020 Educational Continuity Direction Notice No .1 Notice and shall come into operation on the 3rd of January 2021

2) Specified Period The specified period is a period of 28 days from and including the commencement date unless the Department issues a cancellation Notice before that period. A further Notice may be issued after 28 days by the Department in respect of the same arrangements

3) In this Notice -

'Cancellation Notice' has the meaning set out in Para 17(8) of Schedule 17 to the Coronavirus Act 2020

'Commencement date' is the date mentioned in Para 1

'The Department' means the Department of Education in Northern Ireland

'school' has the meaning given in the Education and Libraries NI Order 1986

'pupil ' has the meaning given in The Education and Libraries NI Order 1986

'Education Authority' has the meaning at S.1 (1) of the Education Act (Northern Ireland) 2014

'The specified period 'shall be construed in accordance with Para 2

'Remote learning' means education provided to a registered pupil who does not attend school due to the stipulations of this Direction and as set out in Departmental guidance (see Circular 2020/5 Guidance for Schools on Supporting Remote Learning | Department of Education (education-ni.gov.uk) and Circular 2021/01 - Further Guidance for Schools on Supporting Remote Learning - publication pendina)

4) This Direction has effect until the earlier of -

A) the end of the specified period or

B) the revocation of this direction by a further direction given by the Department under a notice issued in accordance with Paragraph 17(8) of Schedule 17 of the Act

13. This Direction is published in accordance with paragraph 14 (5) of schedule 17 of the 2020 Act.

Sealed with the Official Seal of the Department of Education on 3 January 2021

Peter Weir

Minister of Education

(3710851)

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. (3710874)

NORTHSTONE QUARRIES 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 06/01/2021 AND REGISTERED ON 07/01/2021. NI002001 NORTHSTONE QUARRIES LTD HELEN SHILLIDAY **BEGISTRAR OF COMPANIES** (3710853)

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 05/01/2021 AND REGISTERED ON 06/01/2021. NI048603 DONNELLY TRANSPORT LTD HELEN SHILLIDAY

REGISTRAR OF COMPANIES

(3710857)

KEWDALE M&E 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 06/01/2021 AND REGISTERED ON 07/01/2021. NI643045 KEWDALE M&E LTD HELEN SHILLIDAY **REGISTRAR OF COMPANIES**

B J MAXWELL & SON 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 06/01/2021 AND REGISTERED ON 07/01/2021. NI02826 R J MAXWELL & SON LTD HELEN SHILLIDAY **REGISTRAR OF COMPANIES** (3710871)

NORTHERN IRELAND OFFICE

NOTIFICATION OF NEW FLAG FLYING DAYS 2021

The Flags (Northern Ireland) (Amendment) (No. 2) Regulations 2020 Following commitments in the New Decade, New Approach Agreement, and the above-named new regulations, in accordance with Article 4(5) of the 2000 Order, the new designated days in 2021 on which the Union Flag is to be flown on government buildings in Northern Ireland are as follows:

• Birthday of the Duchess of Cambridge - 9 January

• Birthday of the Duke of Cambridge - 21 June

Birthday of the Duchess of Cornwall - 17 July

Please note:

• The Flags Regulations (Northern Ireland) 2000 (S.R. 2000/347) ("the Flags Regulations") make provision as to the flying of flags at government buildings in Northern Ireland, in particular on which buildings and on which days flags must be flown. The Flags (Northern Ireland) (Amendment) (No. 2) Regulations 2020 amend the Flags

Regulations so as to remove the requirement that the Union flag is flown at Churchill House, Victoria Square, Belfast (as this building has been demolished) and to require it to be flown at Causeway Exchange, 1-7 Bedford Street, Belfast and Clare House, 303 Airport Road West, Belfast. They also add three further days on which the Union flag must be flown (9th January, 21st June and 17th July).

• The Union Flag must be flown on the above days in 2021 on all the buildings and in the manner specified in the Flags Regulations (Northern Ireland) 2000.

. These days are in addition to the days already specified in Part 2 of the Schedule to the Flags Regulations (Northern Ireland) 2000.

· Government building is defined in article 3(2) of the Flags (Northern Ireland) Order 2000 (SI 2000/1347 (N.I.3)) as 'a building wholly or mainly occupied by members of the Northern Ireland Civil Service' and "government buildings" in this notice should be construed in accordance with that definition. (3710848)

DEPARTMENT FOR COMMUNITIES AND THE EXECUTIVE OFFICE

FINANCIAL ASSISTANCE ACT (NORTHERN IRELAND) 2009 THE COVID-19 HEATING PAYMENT SCHEME REGULATIONS (NORTHERN IRELAND) 2021

The Department for Communities has made a Statutory Rule entitled The Covid-19 Heating Payment Scheme Regulations (Northern Ireland) 2021, which comes into operation on 25th January 2021.

These Regulations provide for a one-off payment to be made to qualifying persons under the Covid-19 Heating Payment Scheme to assist with household energy costs during the Covid-19 pandemic. These are emergency regulations in response to the Covid-19 pandemic and this statutory rule applies to Northern Ireland only. There is no equivalent legislation in GB.

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.

(3710849)

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

THE SOCIAL SECURITY (NORWAY) ORDER (NORTHERN IRELAND) 2020 (S.R. 2020 NO. 357)

The Secretary of State and the Commissioners for Her Majesty's Revenue and Customs have made a Statutory Rule entitled "The Social Security (Norway) Order (Northern Ireland) 2020" (S.R. 2020 No. 357), which comes into operation on 1st January 2021.

This Order makes provision for the modification of specified social security legislation, so as to give effect in Northern Ireland to the to the amendments agreed on 7th December 2020 to the Convention on Social Security between the Government of the United Kingdom of Great Britain and Northern Ireland and the Government of the Kingdom of Norway, and the Protocol concerning Medical Treatment, done at Oslo at 19 June 1990.

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.

(3710854)

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

DEPARTMENT FOR COMMUNITIES

THE SOCIAL SECURITY ADMINISTRATION (NORTHERN **IRELAND) ACT 1992**

THE SOCIAL SECURITY (ICELAND, LIECHTENSTEIN AND NORWAY) (CITIZENS' RIGHTS AGREEMENT) (REVOCATION) ORDER (NORTHERN IRELAND) 2020 (S.R. 2020 NO. 347)

The Secretary of State and the Commissioners for Her Majesty's Revenue and Customs have made a Statutory Rule entitled "The Social Security (Iceland, Liechtenstein and Norway) (Citizens' Rights Agreement) (Revocation) Order (Northern Ireland) 2020" (S.R. 2020 No. 347), which comes into operation in accordance with Article 1.

The Social Security (Iceland) (Liechtenstein) (Norway) (Citizens' Rights Agreement) Order (Northern Ireland) 2019 (S.R. 2019 No. 211) ("the 2019 Order") is revoked by Article 2 of this Order. The 2019 Order was to modify certain social security legislation so as to give effect to the Agreement between the United Kingdom of Great Britain and

(3710864)

Northern Ireland and Iceland, the Principality of Liechtenstein and the Kingdom of Norway signed at London on 2nd April 2019. That Agreement was superseded by a further agreement ("the EEA Citizens' Rights Agreement") between those countries which was signed at London on 28th January 2020. The EEA Citizens' Rights Agreement is incorporated into United Kingdom law from IP completion day by section 7B of the European Union (Withdrawal) Act 2018 (c.16).

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 <u>http://www.legislation.gov.uk/nisr</u>.

(3710860)

DEPARTMENT OF AGRICULTURE, ENVIRONMENT AND RURAL AFFAIRS

THE EUROPEAN COMMUNITIES ACT 1972

PLANT HEALTH

THE MARKETING OF SEED POTATOES, PLANT AND PROPAGATING MATERIAL REGULATIONS (NORTHERN IRELAND) 2020.

The Department of Agriculture, Environment and Rural Affairs has made a Statutory Rule entitled "The Marketing of Seed Potatoes, Plant and Propagating Material Regulations (Northern Ireland) 2020", (S.R. 2020 No.359), which comes into operation on 31 December 2020.

This Statutory Rule amends the Marketing of Vegetable Plant Material Regulations 1995 (S.R. 1995 No. 415), the Marketing of Ornamental Plant Propagating Material Regulations (Northern Ireland) 1999 (S.R. 1999 No. 502), the Seed Potatoes Regulations (Northern Ireland) 2016 (S.R. 2016 No. 190) and the Marketing of Fruit Plant and Propagating Material Regulations (Northern Ireland) 2017 (S.R. 2017 No. 119) to implement Commission Implementing Directive (EU) 2019/990 and Commission Implementing Directive (EU) 2020/177.

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.

(3710861)

DRIVER & VEHICLE AGENCY

DRIVER & VEHICLE AGENCY THE GOODS VEHICLES (ENFORCEMENT POWERS) REGULATIONS (NORTHERN IRELAND) 2012 (S.R.2012/258)

Notice is given that at 10:00am, on 27th November 2020, at A1 Sprucefield, County Antrim, the Driver & Vehicle Agency, by virtue of powers under regulation 3 of the Goods Vehicles (Enforcement Powers) Regulations (Northern Ireland) 2012 ("the 2012 Regulations") detained the following vehicle:

Registration number: VEZ3874

Make: Mercedes

At the time the vehicle was detained it was laden with bathroom furniture and fixings.

Any person having a claim to the vehicle is required to establish their claim in writing on or before 29 January 2021 by sending it by post to the Transport Regulation Unit, Transport Strategy Division, Department for Infrastructure, Room 3-09, Clarence Court, 10-18 Adelaide Street, Belfast BT2 8GB (Regulations 9, 10 and 20 of the 2012 Regulations refer).

If on or by the date given in this notice, no person has established that they are entitled to the return of the vehicle, the Driver & Vehicle Agency shall be entitled to dispose of it (Regulations 13 and 14 of the 2012 Regulations refer). Any person having a claim to the contents of the above vehicle may seek their return on or before 29 January 2021 at the Driver & Vehicle Agency, 148-158 Corporation Street, Town Parks, Belfast BT1 3DH between 0900hrs and 1700hrs Monday to Friday.

If on or by the date given in this notice, no person has established that they are entitled to the return of the contents, the Driver & Vehicle Agency shall dispose of them (Regulations 15 and 16 of the 2012 Regulations refer).

THE GOODS VEHICLES (ENFORCEMENT POWERS) REGULATIONS (NORTHERN IRELAND) 2012 (S.R.2012/258)

Notice is given that at 09.45 on 13th November 2020 at M1 country bound, the Driver & Vehicle Agency, by virtue of powers under regulation 3 of the Goods Vehicles (Enforcement Powers) Regulations (Northern Ireland) 2012 ("the 2012 Regulations") detained the following vehicle:

Registration number: 07MN6684

Make: Scania

At the time the vehicle was detained it was laden with animal feed.

Any person having a claim to the vehicle is required to establish their claim in writing on or before 29 January 2021 by sending it by post to the Transport Regulation Unit, Transport Strategy Division, Department for Infrastructure, Room 3-09, Clarence Court, 10-18 Adelaide Street, Belfast BT2 8GB (Regulations 9, 10 and 20 of the 2012 Regulations refer).

If on or by the date given in this notice, no person has established that they are entitled to the return of the vehicle, the Driver & Vehicle Agency shall be entitled to dispose of it (Regulations 13 and 14 of the 2012 Regulations refer).

Any person having a claim to the contents of the above vehicle may seek their return on or before 29 January 2021 at the Driver & Vehicle Agency, 148-158 Corporation Street, Town Parks, Belfast BT1 3DH between 0900hrs and 1700hrs Monday to Friday.

If on or by the date given in this notice, no person has established that they are entitled to the return of the contents, the Driver & Vehicle Agency shall dispose of them (Regulations 15 and 16 of the 2012 Regulations refer).

THE GOODS VEHICLES (ENFORCEMENT POWERS)

REGULATIONS (NORTHERN IRELAND) 2012 (S.R.2012/258) Notice is given that at 09.45 on 10th November 2020 at A4 Ballygawley Road, County Tyrone, the Driver & Vehicle Agency, by virtue of powers under regulation 3 of the Goods Vehicles (Enforcement Powers) Regulations (Northern Ireland) 2012 ("the 2012 Regulations") detained the following vehicle:

Registration number: B0746BA

Make: Scania

At the time the vehicle was detained it was laden with pipework.

Any person having a claim to the vehicle is required to establish their claim in writing on or before 29 January 2021 by sending it by post to the Transport Regulation Unit, Transport Strategy Division, Department for Infrastructure, Room 3-09, Clarence Court, 10-18 Adelaide Street, Belfast BT2 8GB (Regulations 9, 10 and 20 of the 2012 Regulations refer).

If on or by the date given in this notice, no person has established that they are entitled to the return of the vehicle, the Driver & Vehicle Agency shall be entitled to dispose of it (Regulations 13 and 14 of the 2012 Regulations refer).

Any person having a claim to the contents of the above vehicle may seek their return on or before 29 January 2021 at the Driver & Vehicle Agency, 148-158 Corporation Street, Town Parks, Belfast BT1 3DH between 0900hrs and 1700hrs Monday to Friday.

If on or by the date given in this notice, no person has established that they are entitled to the return of the contents, the Driver & Vehicle Agency shall dispose of them (Regulations 15 and 16 of the 2012 Regulations refer). (3710862)

NORTHERN IRELAND OFFICE

NOTIFICATION OF FLAG FLYING DAYS 2021

The Flags Regulations (Northern Ireland) 2000 (as amended by the Flags Regulations (Northern Ireland) (Amendment) 2002); and, In accordance with Part 2 of the Schedule to the above Statutory Rule (SR (N.I.) 2000 No 347), the days in 2021 on which the Union Flag is to be flown on government buildings in Northern Ireland are as follows:

Commonwealth Day – Monday 8 March

- Official Celebration of Her Majesty's Birthday Saturday 12 June
- Remembrance Day Sunday 14 November
- Please note:

• The Flags Regulations (Northern Ireland) 2000 (S.R. 2000/347) ("the Flags Regulations") make provision as to the flying of flags at government buildings in Northern Ireland, in particular on which buildings and on which days flags must be flown. These Regulations amend the Flags Regulations so as to remove the requirement that the Union flag is flown at Churchill House, Victoria Square, Belfast (as this building has been demolished) and to require it to be flown at Causeway Exchange, 1-7 Bedford Street, Belfast and Clare House, 303 Airport Road West, Belfast. They also add three further days on which the Union flag must be flown (9th January 21st June and 17th July).

• The Union Flag must be flown on the above days in 2021 on all the buildings and in the manner specified in the Flags Regulations (Northern Ireland) 2000.

• These days are in addition to the days already specified in Part 2 of the Schedule to the Flags Regulations (Northern Ireland) 2000.

• Government building is defined in article 3(2) of the Flags (Northern Ireland) Order 2000 (SI 2000/1347 (N.I.3)) as 'a building wholly or mainly occupied by members of the Northern Ireland Civil Service' and "government buildings" in this notice should be construed in accordance with that definition. (3710870)

DEPARTMENT FOR COMMUNITIES

THE WELFARE REFORM (NORTHERN IRELAND) ORDER 2015 THE UNIVERSAL CREDIT (TRANSITIONAL PROVISIONS) (CLAIMANTS PREVIOUSLY ENTITLED TO A SEVERE DISABILITY PREMIUM) (AMENDMENT) REGULATIONS (NORTHERN IRELAND) 2021

The Department for Communities has made a Statutory Rule entitled "the Universal Credit (Transitional Provisions) (Claimants previously entitled to a severe disability premium) (Amendment) Regulations (Northern Ireland) 2021" (S.R. 2021 No. 2), which comes into operation on 27 January 2021.

These Regulations amend the Universal Credit (Transitional Provisions) Regulations (Northern Ireland) 2016 (S.R. 2016 No. 226) and set out the eligibility criteria for new awards of Universal Credit to include the Transitional Severe Disability Premium Element following the removal of the Severe Disability Premium Gateway on 27 January 2021.

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. (3710875)

DEPARTMENT FOR COMMUNITIES

THE SOCIAL SECURITY ADMINISTRATION (NORTHERN IRELAND) ACT 1992

DEPARTMENT FOR COMMUNITIES

THE SOCIAL SECURITY ADMINISTRATION (NORTHERN IRELAND) ACT 1992

THE SOCIAL SECURITY (SWITZERLAND) (CITIZENS' RIGHTS AGREEMENT) (REVOCATION) ORDER (NORTHERN IRELAND) 2020 (S.R. 2020 NO. 348)

The Secretary of State and the Commissioners for Her Majesty's Revenue and Customs have made a Statutory Rule entitled "The Social Security (Switzerland) (Citizens' Rights Agreement) (Revocation) Order (Northern Ireland) 2020" (S.R. 2020 No. 348), which comes into operation in accordance with Article 1.

The Social Security (Switzerland) (Citizens' Rights Agreement) Order (Northern Ireland) 2019 (S. R. 2019 No. 212) ("the 2019 Order") is revoked by Article 2 of this Order. The 2019 Order was to modify certain social security legislation to give effect to the Agreement between the United Kingdom of Great Britain and Northern Ireland and the Swiss Confederation on Citizens' Rights following the withdrawal of the United Kingdom from the European Union and the Free Movement of Persons Agreement, signed at Bern on 25th February 2019. This Agreement is incorporated into United Kingdom law from IP completion day by section 7B of the European Union (Withdrawal) Act 2018 (c.16).

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.

(3710877)

COMPANIES

Corporate insolvency

Creditors' voluntary liquidation

APPOINTMENT OF LIQUIDATORS

PURSUANT TO ARTICLE 95 OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 Name of Company: KEWDALE M & E LTD Company Number: NI643045 Nature of Business: Electrical Sub contractors Type of Liquidation: Creditors Registered office: 27 College Gardens, Belfast, BT9 6BS Liquidator's name and address: *Nicholas McKeague*, McKeague Morgan & Co, 27 College Gardens, Belfast BT9 6BS Office Holder Number: GBNI 018. Date of Appointment: 6th January 2021 By whom Appointed: Members & Creditors (3710868)

MEETINGS OF CREDITORS

HOSPITALITY IT LIMITED

(Company Number NI052329)

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 Rachel Fowler Advisory Ltd, 101F&G Main Street, Moira, BT67 0LH on Tuesday 26th January 2021 at 10.30 am for the purposes mentioned in articles to 87 of the said order.

A list of the names and addresses of the company's creditors will be available for inspection free of charge at the offices of Rachel Fowler Advisory Ltd on the two business days immediately proceeding the meeting between the hours of 10.00 am and 4.00 pm.

Creditors wishing to vote at the meeting must (unless they are individual creditors voting in person) lodge their proxies at the offices of Rachel Fowler Advisory Ltd, 101 F&G Main Street, Moira, BT67 0LH no later than 12 noon on Monday 25th January 2021.

Dated: 6 January 2021 By Order of the Board *Rory Stuart* – Director

(3710873)

INTELLIGENT DATALYTICS LIMITED

(Company Number NI637363)

Registered office: Scottish Provident Building 7 Donegall Square W Belfast BT1 6JH

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 the offices of Moore Kingston Smith & Partners LLP, Devonshire House, 60 Goswell Road, London EC1M 7AD on 15 January 2021 at 11.30am for the purposes mentioned in Sections 85 to 87 of the Order.

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, 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.

Creditors wishing to vote at the meeting must submit a proof of claim and, unless they are Individual creditors attending in person, ensure their proxies are received at the offices of Moore Kingston Smith & Partners LLP, Devonshire House, 60 Goswell Road, London EC1M 7AD by no later than 12 noon on 14 January 2021 or alternatively should be sent to ebrealey@mks.co.uk. Secured creditors (unless they surrender their security) should also include a statement giving details of their security, the date(s) on which it was given and the estimated value at which it is assessed.

Notice is further given, pursuant to Article 84(2)(a) of the Act, that Brian Baker of Moore Kingston Smith & Partners LLP is a qualified Insolvency Practitioner who will furnish creditors free of charge with such information concerning the Company's affairs as they may reasonably require during the period before the day on which the meeting is to be held.

Dated: 4 January 2021 By order of the Board Stephen Loughrey, Director

(3711346)

INSOLVENCY (NORTHERN IRELAND) ORDER 1989 POSH NOSH LTD

(Company Number NI651947)

Notice is hereby given, pursuant to Article 84 of the INSOLVENCY (NORTHERN IRELAND) ORDER 1989, that a meeting of creditors of the above-named company will be held at the offices of PJG Recovery (NI) Limited, 9 Gibson's Lane, Newtownards, Co Down, BT23 4LJ on Friday, 15 January 2021 at 12.00 pm. for the purpose of dealing with Articles 85-87 of the INSOLVENCY (NORTHERN IRELAND) ORDER 1989.

In order to comply with Government healthcare advice during the COVID-19 pandemic, a physical meeting of members and creditors cannot take place. In order to provide creditors with the opportunity to participate in the meeting, 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.

A full list of the names and addresses of the company's creditors may be inspected, free of charge, between 10.00 a.m. and 4.00.p.m. at the offices of PJG Recovery (NI) Limited, 9 Gibson's Lane, Newtownards, Co Down, BT23 4LJ, on the two business days preceding the date of the meeting. Creditors wishing to vote at the meeting must submit a proof of claim and, unless they are individual creditors attending in person, ensure their proxies are received at the offices of PJG Recovery (NI) Limited, 9 Gibson's Lane, Newtownards, Co Down, BT23 4LJ, no later than 12.00 noon on the business day preceding the date of the meeting.

Dated this 5th January 2021 By Order of the Board Lynda Sherwood Director

(3710878)

NOTICES TO CREDITORS

IN THE MATTER OF KEWDALE M & E LTD (Company Number NI643045)

In Liquidation CREDITORS' VOLUNTARY WINDING-UP

Registered office: Trading address, 73 Norfolk Parade, Glen Road, Belfast, BT11 8DA

Notice is hereby given that I, Nicholas McKeague, FCA, was appointed Liquidator of the above-named company on 6th January 2021 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 26th February 2021 to send their full names and addresses and the particulars of their debts or claims and the names and addresses of their solicitors to Nicholas McKeague, FCA, of McKeague Morgan & Company, 27 College Gardens, Belfast, BT9 6BS, the liquidator of 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.

Dated this 8th January 2021 (3710850) Nicholas McKeague, Liquidator

RESOLUTION FOR WINDING-UP

KEWDALE M & E LTD

(Company Number NI643045)

At a General Meeting of the above named Company convened and held at the held at the offices of McKeague Morgan & Company, 27 College Gardens, Belfast BT9 6BS on 6th January 2021, the following resolutions were duly passed; No.1 as a Special Resolution, No.2 as an Ordinary Resolution:

1. "That it has been proved to the satisfaction of the meeting that the Company cannot, by reason of its liabilities, continue its business and that the Company be wound up voluntarily."

2. "That Nicholas McKeague, FCA of McKeague Morgan & Company, Chartered Accountants of 27 College Gardens, Belfast BT9 6BS, be appointed liquidator for the purposes of the voluntary winding up." Dated this 8th January 2021

By Order of the Board

Liam Kane - Director

(3710847)

Liquidation by the Court

WINDING-UP ORDERS

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 EASTONVILLE LOANS LIMITED

(Company Number NI623651) By Order dated 05/03/2020, the above-named company (registered office at 14 Gresham street, Belfast, BT1 1JN) was ordered to be wound up by the High Court of Justice in Northern Ireland. Commencement of winding up, 21/01/2020

Official Receiver

(3710856)

of

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 LIBRA CLOTHING LIMITED

(Company Number NI624395)

By Order dated 17/12/2020, the above-named company (registered office at Cedar House, Somerton Industrial Park, Dargan Crescent, Belfast, BT3 9JB) was ordered to be wound up by the High Court of Justice in Northern Ireland. Commencement of winding up, 06/11/2020 (3710869)

Official Receiver

Members' voluntary liquidation

APPOINTMENT OF LIQUIDATORS

Name of Company: NORTHSTONE QUARRIES LIMITED Company Number: NI002001 Name of Company: RJ MAXWELL & SON LIMITED Company Number: NI002826 Nature of Business: 99999 - Dormant Companies Type of Liquidation: Members' Voluntary Liquidation Registered office: For Both: 99 Kingsway, Dunmurry, Belfast, BT17 9NU Emma Cray of PricewaterhouseCoopers LLP, One Chamberlain Birmingham B3 3AX and Steven Square. Sherrv PricewaterhouseCoopers LLP, 7 More London Riverside, London SE1 2RT Office Holder Numbers: 17450 and 19752. Date of Appointment: 22 December 2020

By whom Appointed: The Members of the Companies

Further information about this case is available from Jo Ridley at the offices of PricewaterhouseCoopers LLP on 07739 875900. or at emma.cray@pwc.com or Joanne.Ridley@pwc.com.

The Liquidators may act as controllers of personal data as defined by UK data protection law depending upon the specific processing activities undertaken. PricewaterhouseCoopers LLP may act as a processor on the instructions of the Liquidators. Personal data will be kept secure and processed only for matters relating to the Liquidators' appointment. Further details are available in the privacy statement on the PwC.co.uk website or by contacting the Liquidators. (3708775)

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

Name of Company: PARKER RESIDENTIAL LIMITED Company Number: NI601654

Nature of Business: Property Development

Type of Liquidation: Members Voluntary Liquidation

Registered office: Artillery House, 33 Ferryquay Street, Derry BT48 6JB

Liquidators' names and address: Grainne Quinn and Geraldine Cahill, ASM (M) Ltd, The Diamond Centre, Market Street, Magherafelt BT45 6FD

Office Holder Numbers: 19110 and 9489. Date of Appointment: 6 January 2021

By whom Appointed: Members

(3710872)

NOTICES TO CREDITORS

NORTHSTONE QUARRIES LIMITED (Company Number NI002001) **RJ MAXWELL & SON LIMITED**

(Company Number NI002826)

Registered office: For Both: 99 Kingsway, Dunmurry, Belfast, BT17 9NU

NOTICE IS HEREBY GIVEN that the creditors of the above named companies, which are being voluntarily wound up, must send their full names and addresses (and those of their Solicitors, if any), together with full particulars of their debts or claims to Emma Cray at PricewaterhouseCoopers LLP, One Chamberlain Square, Birmingham, B3 3AX by 29 January 2021.

The distribution may be made without regard to the claim of any person in respect of a debt not proved.

Note: It is anticipated that all known Creditors will be paid in full.

Office Holder Details: Emma Cray (IP number 17450) of PricewaterhouseCoopers LLP, One Chamberlain Square, Birmingham B3 3AX and Steven Sherry (IP number 19752) PricewaterhouseCoopers LLP, 7 More London Riverside, London SE1 2RT. Date of Appointment: 22 December 2020. Further information about this case is available from Jo Ridley at the offices of PricewaterhouseCoopers LLP on 07739 875900. or at emma.cray@pwc.com or Joanne.Ridley@pwc.com.

Emma Cray and Steven Sherry, Joint Liquidators

The Liquidators may act as controllers of personal data as defined by UK data protection law depending upon the specific processing activities undertaken. PricewaterhouseCoopers LLP may act as a processor on the instructions of the Liquidators. Personal data will be kept secure and processed only for matters relating to the Liquidators' appointment. Further details are available in the privacy statement on the PwC.co.uk website or by contacting the Liquidators. (3708776)

IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) **ORDER 1989** AND IN THE MATTER OF PARKER RESIDENTIAL LIMITED (IN MEMBERS VOLUNTARY LIQUIDATION) (Company Number NI601654) Registered office: Artillery House, 33 Ferryquay Street, Derry BT48

6JB Notice is hereby given that the above named Company was placed

into Members Voluntary Liquidation (Solvent Liquidation) at a General Meeting held on 6th January 2021. Grainne Quinn and Geraldine Cahill, of ASM (M) Ltd, The Diamond Centre, Market Street, Magherafelt BT45 6ED were appointed Joint Liquidators.

The Joint Liquidators give notice that pursuant to Rule 4.192 of the Insolvency Rules (Northern Ireland) 1991, creditors of the Company are required to prove their debts by Thursday, 4th February 2021 by sending to the Joint Liquidators, Grainne Quinn and/or Geraldine Cahill, , written statements of the amount they claim to be due from the Company and, if so requested, to provide such further details or produce such documentary evidence as may appear to the Joint Liquidators to be necessary. A creditor who has not proved his 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. All known creditors have been or will be paid in full.

Office Holders details: Grainne Quinn, (IP No. 19110) and Geraldine Cahill (IP No. 9489) of ASM (M) Ltd, The Diamond Centre, Market Street, Magherafelt BT45 6ED.

Date of Appointment: 6th January 2021

For further details contact: Geraldine Cahill, Email: geraldine.cahill@asmmagherafelt.com

Grainne Quinn Joint Liquidator Geraldine Cahill Joint Liquidator 6 January 2021

(3710865)

RESOLUTION FOR VOLUNTARY WINDING-UP

NORTHSTONE QUARRIES LIMITED

(Company Number NI002001) RJ MAXWELL & SON LIMITED

(Company Number NI002826)

Registered office: For Both: 99 Kingsway, Dunmurry, Belfast, BT17 9NU

By written resolution of the Members of the above-named companies passed on 22 December 2020, the following Resolutions were duly passed, as a Special Resolution and as an Ordinary Resolution: 1 'THAT the Companies be wound up voluntarily.'

Ordinary resolution

2 'THAT Emma Cray and Steven Sherry of PricewaterhouseCoopers LLP, One Chamberlain Square, Birmingham, B3 3AX be and are hereby appointed Joint Liquidators of the Companies for the purposes of each winding up, and any act required or authorised under any enactment to be done by the Joint Liquidators is to be done by all or any one or more of the persons for the time being holding office.'

Office Holder Details: *Emma Cray* (IP number 17450) of PricewaterhouseCoopers LLP, One Chamberlain Square, Birmingham B3 3AX and *Steven Sherry* (IP number 19752) of PricewaterhouseCoopers LLP, 7 More London Riverside, London SE1 2RT. Date of Appointment: 22 December 2020. Further information about this case is available from Jo Ridley at the offices of PricewaterhouseCoopers LLP on 07739 875900. or at emma.cray@pwc.com or Joanne.Ridley@pwc.com.

The Liquidators may act as controllers of personal data as defined by UK data protection law depending upon the specific processing activities undertaken. PricewaterhouseCoopers LLP may act as a processor on the instructions of the Liquidators. Personal data will be kept secure and processed only for matters relating to the Liquidators' appointment. Further details are available in the privacy statement on the PwC.co.uk website or by contacting the Liquidators. (3708777)

PARKER RESIDENTIAL LIMITED

(Company Number NI601654)

Registered office: Artiliery House, 33 Ferryquay Street, Derry BT48 6JB

Principal trading address: Artiliery House, 33 Ferryquay Street, Derry BT48 6JB

At a General Meeting of the Members of the above named Company, duly convened and held at the offices of The Diamond Centre, Market Street, Magherafelt BT45 6ED on 6 January 2021 at 11.00 am 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 by way of members voluntary liquidation; and

2. That Grainne Quinn (IP No: 19110) and Geraldine Cahill (IP No: 9489) of ASM (M) Ltd, The Diamond Centre, Market Street, Magherafelt BT45 6ED be, and are, hereby appointed Joint Liquidators for the purposes of such winding up."

For further details contact: The Joint Liquidators, Email: grainne.quinn@asmmagherafelt.com or

geraldine.cahill@asmmagherafelt.com Tel: 02879 301 777 Gerald Fearon - Chairman (3710859)

PEOPLE

CHANGES OF NAME OR ARMS

Notice is hereby given that by a deed poll dated 5th November 2020 and enrolled in the Supreme Court of Judicature in Northern Ireland on 15th December 2020, Nicola Clare Forth, a Commonwealth citizen, abandoned the surname of Dilworth and assumed in lieu thereof the surname Forth

Dated this the 4th January 2021

Babingtons Solicitors

9 Limavady Road, Waterside, Londonderry BT47 6JU Solicitors for the said Nicola Clare Forth

Solicitors for the said Gary Stewart Forth

(3710852)

Notice is hereby given that by a deed poll dated 5th November 2020 and enrolled in the Supreme Court of Judicature in Northern Ireland on 15th December 2020, Gary Stewart Forth, a Commonwealth citizen, abandoned the surname of Fowler and assumed in lieu thereof the surname Forth Dated this the 4th January 2021 **Babingtons Solicitors** 9 Limavady Road, Waterside, Londonderry BT47 6JU

(3710858)

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	
BARR, WILLIAM JOHN	BLAIR HOUSE CARE HOME, 107 DAKOTA AVENUE, NEWTOWNARDS, BT23 4QX FORMERLY OF 15 FERNMORE ROAD, BANGOR, COUNTY DOWN BT19 6DY . 20 December 2018	ELLIOTT DUFFY GARRETT, Solicitors for the Personal Representatives, 40 Linenhall Street, Belfast BT2 8BA	12 March 2021	(3710876)
KING, Ann Therese ((otherwise Nancy))	Bannview House Care Home, 23 Bannview Road, Banbridge, BT32 3RL. 18 April 2020	Paul McMullan, Solicitors for the Personal Representatives, 2-4 Church Street, Ballynahinch, Co Down BT24 8AF	19 March 2021	(3710867)
LECKEY, DAVID ANTHONY	25 Eastleigh Crescent, Belfast, BT5 6HT. Brother of Donna Elizabeth Sowerby and Darren Joseph Leckey. 15 December 2019	Napier Solicitors, Solicitors for the Personal Representatives, 1/9, Castle Arcade, Belfast, BT1 5DF.	31 March 2021	(3710866)
ORR, Mr Samuel Lewis	69 Knockane Way, NEWTOWNABBEY, Antrim, BT36 6BT. Retired Docker. 25 November 2020	Sharon Louise Orr, The London Gazette (15066), PO Box 3584, Norwich, NR7 7WD.	7 March 2021	(3708826)

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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 <u>www.thegazette.co.uk</u>.

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 <u>www.thegazette.co.uk</u> (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 at in the printed copy of the Gazette or at www.thegazette.co.uk/placenotice/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 order to prevent a personal address from being publicly and permanently available on the official public record. "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.

1.3 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.

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4 The Publisher may, at its sole and absolute discretion edit the Notice, subject to the following restrictions:

 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.

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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.

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

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 a failure to publish, or has published a Notice in error or with an error, the Publisher shall, at no charge to the Advertiser, either publish the Notice at the next suitable opportunity, or in the event of an error, 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.

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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.

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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 <u>www.thegazette.co.uk</u>, 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. The Gazette will at all times act with confidentiality, discretion and adhere to any legislative requirements.

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, 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).

Please be aware that correspondence received by The Gazette's postal box may be opened (for example in circumstances where the intended recipient of the correspondence is not clear) and in using this service you are consenting to this, however The Gazette will at all times act with confidentiality, discretion and adhere to any legislative requirements.

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 Dependants) 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 Please note that we use PayPage by Verifone on The Gazette to process credit or debit card transactions. This involves a £1.00 preauthorised transaction by your bank to check that funds are available and that sum is then reserved, although no actual deduction or charge takes place. The reserved funds then become available to the customer after the pre-authorisation expires usually between 3-7 days (as a guideline). We use this process to validate all card orders and this allows us to hold orders for goods that are out of stock or not yet published as we do not charge for these until the goods are in stock. By placing the order, you agree to such pre-authorisation processes.

22 If the Advertiser wishes to make a complaint, all such complaints shall be submitted in writing to <u>customer.services@thegazette.co.uk</u>

23 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.

24 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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