



THE GAZETTE

BELFAST GAZETTE

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May 2021

STATE

PROCLAMATIONS

BY THE QUEEN A PROCLAMATION DETERMINING THE SPECIFICATIONS AND DESIGN FOR A NEW SERIES OF FIVE POUND COINS IN STANDARD SILVER, SILVER PIEDFORT AND CUPRO-NICKEL ELIZABETH R.

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

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

And Whereas it appears to Us desirable to order that there should be made at Our Mint a new series of coins of the denomination of five pounds in standard silver, in silver piedfort and in cupro-nickel:

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

FIVE POUND STANDARD SILVER COIN

1. (1) A new coin of silver of the denomination of five pounds shall be made, being a coin of a standard weight of 28.28 grammes, a standard diameter of 38.61 millimetres, a standard composition of 925 parts per thousand fine silver, and being circular in shape.

(2) In the making of the said silver coin a remedy (that is, a variation from the standard weight, diameter or composition specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.45 grammes;

(b) a variation from the said standard diameter of 0.125 millimetres per coin; and

(c) a variation from the said standard composition of five parts per thousand fine silver.

(3) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

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

FIVE POUND SILVER PIEDFORT COIN

2. (1) A new coin of silver of the denomination of five pounds shall be made, being a coin of a standard weight of 56.56 grammes, a standard diameter of 38.61 millimetres, a standard composition of 925 parts per thousand fine silver, and being circular in shape.

(2) In the making of the said silver coin a remedy (that is, a variation from the standard weight, diameter or composition specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.51 grammes;

(b) a variation from the said standard diameter of 0.125 millimetres per coin; and

(c) a variation from the said standard composition of five parts per thousand fine silver.

(3) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

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

FIVE POUND CUPRO-NICKEL COIN

3. (1) A new coin of cupro-nickel of the denomination of five pounds shall be made, being a coin of a standard weight of 28.28 grammes, a standard diameter of 38.61 millimetres, a standard composition of seventy-five per centum copper and twenty-five per centum nickel, and being circular in shape.

(2) In the making of the said cupro-nickel coin a remedy (that is, a variation from the standard weight, diameter or composition specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.75 grammes;

(b) a variation from the said standard diameter of 0.125 millimetres per coin; and

(c) a variation from the said standard composition of two per centum copper and two per centum nickel.

(3) The said cupro-nickel coin may contain impurities of three-quarters of one per centum.

(4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

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

DESIGN OF THE COINS

4. The design of the said five pound standard silver, silver piedfort and cupro-nickel coins shall be as follows:

'For the obverse impression Our effigy with the inscription "ELIZABETH II · D · G · REG · F · D · 5 POUNDS ·" and the date of the year, and for the reverse four poppies accompanied by the inscription "AT THE GOING DOWN OF THE SUN & IN THE MORNING WE WILL REMEMBER THEM". The coin shall have a grained edge.'

5. This Proclamation shall come into force on the twenty-seventh day of May Two thousand and twenty-one.

Given at Our Court at Windsor Castle, this twenty-sixth day of May in the year of Our Lord Two thousand and twenty-one and in the seventieth year of Our Reign.

GOD SAVE THE QUEEN

(3804372)

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

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

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

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

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

ONE HUNDRED POUND GOLD COIN

1. (1) A new coin of gold of the denomination of one hundred pounds shall be made, being a coin of a standard weight of 31.21 grammes, a standard diameter of 32.69 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.

(2) In the making of the said gold coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.15 grammes; and

(b) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The least current weight of the said gold coin shall be 31.01 grammes.

(4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(5) The design of the said gold coin shall be as follows:

'For the obverse impression Our effigy with the inscription "ELIZABETH II · D · G · REG · F · D · 100 POUNDS ." and the date of the year, and for the reverse either:

(a) a depiction of Alice and the Cheshire Cat sat in a tree accompanied by the inscription "ALICE'S ADVENTURES IN WONDERLAND"; or

(b) a depiction of Alice and the characters Tweedledee and Tweedledum and the inscription "THROUGH THE LOOKING-GLASS".

The coin shall have a grained edge.'

TWENTY-FIVE POUND GOLD COIN

2. (1) A new coin of gold of the denomination of twenty-five pounds shall be made, being a coin of a standard weight of 7.8 grammes, a standard diameter of 22 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.

(2) In the making of the said gold coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.025 grammes; and

(b) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The least current weight of the said gold coin shall be 7.75 grammes.

(4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(5) The design of the said gold coin shall be as follows:

'For the obverse impression Our effigy with the inscription "ELIZABETH II · D · G · REG · F · D · 25 POUNDS ." and the date of the year, and for the reverse either:

(a) a depiction of Alice and the Cheshire Cat sat in a tree accompanied by the inscription "ALICE'S ADVENTURES IN WONDERLAND"; or

(b) a depiction of Alice and characters the Tweedledee and Tweedledum and the inscription "THROUGH THE LOOKING-GLASS".

The coin shall have a grained edge.'

TWO POUND SILVER COIN

3. (1) A new coin of silver of the denomination of two pounds shall be made, being a coin of a standard weight of 31.21 grammes, a standard diameter of 38.61 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.

(2) In the making of the said silver coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.15 grammes; and

(b) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(4) The design of the said silver coin shall be as follows:

'For the obverse impression Our effigy with the inscription "ELIZABETH II · D · G · REG · F · D · 2 POUNDS ." and the date of the year, and for the reverse either:

(a) a depiction of Alice and the Cheshire Cat sat in a tree accompanied by the inscription "ALICE'S ADVENTURES IN WONDERLAND". The coin shall have a plain edge with the inscription "CURIUSER AND CURIUSER!"; or

(b) a depiction of Alice and the characters Tweedledee and Tweedledum and the inscription "THROUGH THE LOOKING-GLASS". The coin shall have a plain edge with the inscription "FOUR TIMES ROUND IS ENOUGH FOR ONE DANCE".

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

ONE POUND SILVER COIN

4. (1) A new coin of silver of the denomination of one pound shall be made, being a coin of a standard weight of 15.71 grammes, a standard diameter of 27 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.

(2) In the making of the said silver coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.16 grammes; and

(b) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(4) The design of the said silver coin shall be as follows:

'For the obverse impression Our effigy with the inscription "ELIZABETH II · D · G · REG · F · D · 1 POUND ." and the date of the year, and for the reverse either:

(a) a depiction of Alice and the Cheshire Cat sat in a tree accompanied by the inscription "ALICE'S ADVENTURES IN WONDERLAND"; or

(b) a depiction of Alice and characters the Tweedledee and Tweedledum and the inscription "THROUGH THE LOOKING-GLASS". The coin shall have a grained edge.'

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

FIVE POUND CUPRO-NICKEL COIN

5. (1) A new coin of cupro-nickel of the denomination of five pounds shall be made, being a coin of a standard weight of 28.28 grammes, a standard diameter of 38.61 millimetres, a standard composition of seventy-five per centum copper and twenty-five per centum nickel, and being circular in shape.

(2) In the making of the said cupro-nickel coin a remedy (that is, a variation from the standard weight, diameter or composition specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.75 grammes;

(b) a variation from the said standard diameter of 0.125 millimetres per coin; and

(c) a variation from the said standard composition of two per centum copper and two per centum nickel.

(3) The said cupro-nickel coin may contain impurities of three-quarters of one per centum.

(4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(5) The design of the said cupro-nickel coin shall be as follows:

'For the obverse impression Our effigy with the inscription "ELIZABETH II · D · G · REG · F · D · 5 POUNDS ." and the date of the year, and for the reverse either:

(a) a depiction of Alice and the Cheshire Cat sat in a tree accompanied by the inscription "ALICE'S ADVENTURES IN WONDERLAND"; or

(b) a depiction of Alice and the characters Tweedledee and Tweedledum and the inscription "THROUGH THE LOOKING-GLASS". The coin shall have a grained edge.'

(6) The said cupro-nickel coin shall be legal tender for the payment of any amount in any part of Our United Kingdom.

6. This Proclamation shall come into force on the twenty-seventh day of May Two thousand and twenty-one.

Given at Our Court at Windsor Castle, this twenty-sixth day of May in the year of Our Lord Two thousand and twenty-one and in the seventieth year of Our Reign.

GOD SAVE THE QUEEN

(3804373)

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

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

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

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

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

ONE HUNDRED POUND GOLD COIN

1. (1) A new coin of gold of the denomination of one hundred pounds shall be made, being a coin of a standard weight of 31.21 grammes, a standard diameter of 32.69 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.

(2) In the making of the said gold coin a remedy (that is, a variation from standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.15 grammes; and

(b) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The least current weight of the said gold coin shall be 31.01 grammes.

(4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(5) The design of the said gold coin shall be as follows:

‘For the obverse impression Our effigy with the inscription “ELIZABETH II · D · G · REG · F · D · 100 POUNDS .” and the date of the year, and for the reverse a depiction of Franklin Roosevelt and Winston Churchill in front of the flags of the United States of America and the United Kingdom accompanied by the inscription “UNITED STATES - UNITED KINGDOM A SPECIAL RELATIONSHIP”. The coin shall have a grained edge.’

TWENTY-FIVE POUND GOLD COIN

2. (1) A new coin of gold of the denomination of twenty-five pounds shall be made, being a coin of a standard weight of 7.8 grammes, a standard diameter of 22 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.

(2) In the making of the said gold coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.025 grammes; and

(b) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The least current weight of the said gold coin shall be 7.75 grammes.

(4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(5) The design of the said gold coin shall be as follows:

‘For the obverse impression Our effigy with the inscription “ELIZABETH II · D · G · REG · F · D · 25 POUNDS .”, and the date of the year and for the reverse a depiction of Franklin Roosevelt and Winston Churchill in front of the flags of the United States of America and the United Kingdom accompanied by the inscription “UNITED STATES - UNITED KINGDOM A SPECIAL RELATIONSHIP - 2021 - 1/4OZ FINE GOLD 999.9”. The coin shall have a grained edge.’

TWO POUND SILVER COIN

3. (1) A new coin of silver of the denomination of two pounds shall be made, being a coin of a standard weight of 31.21 grammes, a standard diameter of 38.61 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.

(2) In the making of the said silver coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.15 grammes; and

(b) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(4) The design of the said silver coin shall be either:

(a) ‘For the obverse impression Our effigy with the inscription “ELIZABETH II · D · G · REG · F · D · 2 POUNDS .”, and the date of the year, and for the reverse Franklin Roosevelt and Winston Churchill in front of the flags of the United States of America and the United Kingdom accompanied by the inscription “UNITED STATES - UNITED KINGDOM A SPECIAL RELATIONSHIP”; or

(b) For the obverse impression Our effigy with the inscription “ELIZABETH II · D · G · REG · F · D · 2 POUNDS”, and for the reverse Franklin Roosevelt and Winston Churchill in front of the flags of the United States of America and the United Kingdom accompanied by the inscription “UNITED STATES - UNITED KINGDOM A SPECIAL RELATIONSHIP - 2021 - 1OZ FINE SILVER 999”.

The coin shall have a grained edge.’

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

FIVE POUND CUPRO-NICKEL COIN

4. (1) A new coin of cupro-nickel of the denomination of five pounds shall be made, being a coin of a standard weight of 28.28 grammes, a standard diameter of 38.61 millimetres, a standard composition of seventy-five per centum copper and twenty-five per centum nickel, and being circular in shape.

(2) In the making of the said cupro-nickel coin a remedy (that is, a variation from the standard weight, diameter or composition specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.75 grammes;

(b) a variation from the said standard diameter of 0.125 millimetres per coin; and

(c) a variation from the said standard composition of two per centum copper and two per centum nickel.

(3) The said cupro-nickel coin may contain impurities of three-quarters of one per centum.

(4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(5) The design of the said cupro-nickel coin shall be as follows:

‘For the obverse impression Our effigy with the inscription “ELIZABETH II · D · G · REG · F · D · 5 POUNDS .” and the date of the year, and for the reverse a depiction of Franklin Roosevelt and Winston Churchill in front of the flags of the United States of America and the United Kingdom accompanied by the inscription “UNITED STATES - UNITED KINGDOM A SPECIAL RELATIONSHIP ”. The coin shall have a grained edge.’

(6) The said cupro-nickel coin shall be legal tender for payment of any amount in any part of Our United Kingdom.

5. This Proclamation shall come into force on the twenty-seventh day of May Two thousand and twenty-one.

Given at Our Court at Windsor Castle, this twenty-sixth day of May in the year of Our Lord Two thousand and twenty-one and in the seventieth year of Our Reign.

GOD SAVE THE QUEEN

(3804374)

ENVIRONMENT & INFRASTRUCTURE

Roads & highways

ROAD RESTRICTIONS

DEPARTMENT FOR INFRASTRUCTURE EXPERIMENTAL TRAFFIC CONTROL SCHEME – UNION STREET, BELFAST

The Department for Infrastructure (DfI) has made The Experimental Traffic Control Scheme – Prohibition of Traffic – Union Street, Belfast, for a period of 6 months, which comes into operation on 11th June 2021.

The scheme will prohibit vehicles from using Union Street, Belfast from its junction with Little Donegall Street to its junction with Donegall Street.

The Department will consider in due course whether the provisions of the scheme should continue indefinitely.

Within a period of 6 months from 11th June 2021 any person may object to the making of a traffic regulation order for the purpose of continuing the provisions of the scheme in force indefinitely.

Any such objection or other representation must be made in writing to the Department at DfI Roads Eastern Division, Traffic Management, Annexe 7, Castle Buildings, Stormont Estate, Upper Newtownards Road, Belfast, BT4 3SQ or by emailing traffic.eastern@infrastructure-ni.gov.uk stating the grounds of objection.

Information you provide in your response to this consultation, excluding personal information, may be published or disclosed under the Freedom of Information Act 2000 (FOIA) or the Environmental Information Regulations (EIR). If you want the information you provide to be treated as confidential, please tell us why, but be aware that, under the FOIA/EIR, we cannot guarantee confidentiality.

For information regarding the Departmental Privacy Notice following the introduction on GDPR please go to the following link <https://www.infrastructure-ni.gov.uk/dfiprivacy> or phone the Data Protection Office on 028 90540540. For further details on confidentiality, the FOIA and EIR please refer to www.ico.org.uk (3807207)

DEPARTMENT FOR INFRASTRUCTURE THE MOTOR VEHICLES (DRIVING INSTRUCTION) (AMENDMENT) (CORONAVIRUS) REGULATIONS (NORTHERN IRELAND) 2021

The Department for Infrastructure has made a Statutory Order entitled "The Motor Vehicles (Driving Instruction) (Amendment) (Coronavirus) Regulations (Northern Ireland) 2021" (S.R. 2021 No. 137), which comes into operation on 31st May 2021.

The Regulations amend Northern Ireland legislation in order to extend the period of time that a person wishing to become an approved driving or motorcycle instructor has to apply for instructional ability and fitness test after passing the driving theory test.

The Motor Vehicles (Driving Instruction) Regulations (Northern Ireland) 2010 ("the 2010 Regulations") require that a person wishing to be registered as an approved driving instructor or motorcycle instructor must apply for the instructional ability and fitness test within two years after passing the driving theory test and having passed the driving ability and fitness test or the riding ability and fitness test, as the case may be.

As a result of the suspension of practical testing due to the COVID-19 (coronavirus) public health emergency these Regulations amend the 2010 Regulations in order to allow a person to apply for the instructional ability and fitness test within three years after passing the theory test and having passed the driving ability and fitness test or the riding ability and fitness test, as the case may be, where the two year period would have expired or would expire between 31st May 2020 and 31st August 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 <http://www.legislation.gov.uk/nisr>.

(3810205)

DEPARTMENT FOR INFRASTRUCTURE THE MOTOR VEHICLES (DRIVING INSTRUCTION) (TRAINEE LICENCE) (AMENDMENT) (CORONAVIRUS) REGULATIONS (NORTHERN IRELAND) 2021

The Department for Infrastructure has made a Statutory Order entitled "The Motor Vehicles (Driving Instruction) (Trainee Licence) (Amendment) (Coronavirus) Regulations (Northern Ireland) 2021" (S.R. 2021 No. 136), which comes into operation on 31st May 2021.

The Regulations amend Northern Ireland legislation in order to extend the period of time that a person wishing to obtain a trainee licence to give instruction in the driving of a motor car has to apply for a trainee licence after passing the driving theory test.

The Motor Vehicles (Driving Instruction) (Trainee Licence) Regulations (Northern Ireland) 2010 ("the 2010 Regulations") require that a person wishing to obtain a trainee licence must apply for the licence within two years after passing the driving theory test and having passed the driving ability and fitness test. They must also not have failed the final instructional ability and fitness test more than twice since passing the theory test.

As a result of the suspension of practical testing due to the COVID-19 (coronavirus) public health emergency these Regulations amend the 2010 Regulations so that an applicant for a trainee licence may make the application within 3 years after passing the theory test where the 2 year period would otherwise have expired or would otherwise expire between 31st May 2020 and 31st August 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 <http://www.legislation.gov.uk/nisr>.

(3810204)

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. (3807204)

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 24/05/2021 AND REGISTERED ON 25/05/2021.

NI023373 ROUNDABOUT TYRE & BATTERY LIMITED
HELEN SHILLIDAY
REGISTRAR OF COMPANIES (3809503)

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 24/05/2021 AND REGISTERED ON 25/05/2021.

NI031606 BARBICAN FRESH FOODS LIMITED
HELEN SHILLIDAY
REGISTRAR OF COMPANIES (3809505)

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 25/05/2021 AND REGISTERED ON 25/05/2021.

NI073872 JUMPING CLAY LIMITED
HELEN SHILLIDAY
REGISTRAR OF COMPANIES (3809512)

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 20/05/2021 AND REGISTERED ON 21/05/2021.

NI653170 DATA AND REPORTING SOLUTIONS LTD
HELEN SHILLIDAY
REGISTRAR OF COMPANIES (3807210)

DEPARTMENT FOR INFRASTRUCTURE THE MOTOR VEHICLES (DRIVING INSTRUCTION) (AMENDMENT) (CORONAVIRUS) REGULATIONS (NORTHERN IRELAND) 2021

The Department for Infrastructure has made a Statutory Order entitled "The Motor Vehicles (Driving Instruction) (Amendment) (Coronavirus) Regulations (Northern Ireland) 2021" (S.R. 2021 No. 137), which comes into operation on 31st May 2021.

The Regulations amend Northern Ireland legislation in order to extend the period of time that a person wishing to become an approved driving or motorcycle instructor has to apply for instructional ability and fitness test after passing the driving theory test.

The Motor Vehicles (Driving Instruction) Regulations (Northern Ireland) 2010 ("the 2010 Regulations") require that a person wishing to be registered as an approved driving instructor or motorcycle instructor must apply for the instructional ability and fitness test within two years after passing the driving theory test and having passed the driving ability and fitness test or the riding ability and fitness test, as the case may be.

As a result of the suspension of practical testing due to the COVID-19 (coronavirus) public health emergency these Regulations amend the 2010 Regulations in order to allow a person to apply for the instructional ability and fitness test within three years after passing the theory test and having passed the driving ability and fitness test or the riding ability and fitness test, as the case may be, where the two year period would have expired or would expire between 31st May 2020 and 31st August 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 <http://www.legislation.gov.uk/nisr>.

(3809500)

DEPARTMENT OF JUSTICE THE CRIME AND SECURITY ACT 2010 (COMMENCEMENT NO.1) (NORTHERN IRELAND) ORDER 2021 NO.135 (C.3)

The Department of Justice has made a Statutory Rule entitled: "The Crime and Security Act 2010 (Commencement No.1) (Northern Ireland) Order 2021 No.135 (C.3) " which comes into operation in accordance with Rule 2 of the instrument.

The Rule brings into force, on 1st June 2021, section 13 of the Crime and Security Act 2010 (c. 17) which inserts Article 53A into the Police and Criminal Evidence (Northern Ireland) Order 1989 (1341/N.I. 12) (definition of "qualifying offence"). It brings that section into force for the purposes of provisions of enactments where that definition applies, including paragraphs 44 and 45 of Schedule 3 to the Counter-Terrorism and Border Security Act 2019 (c. 3) which relate to biometric data.

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>.

(3809507)

DEPARTMENT FOR INFRASTRUCTURE THE MOTOR VEHICLES (DRIVING INSTRUCTION) (TRAINEE LICENCE) (AMENDMENT) (CORONAVIRUS) REGULATIONS(NORTHERN IRELAND) 2021

The Department for Infrastructure has made a Statutory Order entitled "The Motor Vehicles (Driving Instruction) (Trainee Licence) (Amendment) (Coronavirus) Regulations (Northern Ireland) 2021" (S.R. 2021 No. 136), which comes into operation on 31st May 2021.

The Regulations amend Northern Ireland legislation in order to extend the period of time that a person wishing to obtain a trainee licence to give instruction in the driving of a motor car has to apply for a trainee licence after passing the driving theory test.

The Motor Vehicles (Driving Instruction) (Trainee Licence) Regulations (Northern Ireland) 2010 ("the 2010 Regulations") require that a person wishing to obtain a trainee licence must apply for the licence within two years after passing the driving theory test and having passed the driving ability and fitness test. They must also not have failed the final instructional ability and fitness test more than twice since passing the theory test.

As a result of the suspension of practical testing due to the COVID-19 (coronavirus) public health emergency these Regulations amend the 2010 Regulations so that an applicant for a trainee licence may make the application within 3 years after passing the theory test where the 2 year period would otherwise have expired or would otherwise expire between 31st May 2020 and 31st August 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 <http://www.legislation.gov.uk/nisr>.

(3809508)

DEPARTMENT OF JUSTICE ARTICLE 100(5) OF, AND PARAGRAPH 4 OF SCHEDULE 4 TO, THE CRIMINAL JUSTICE (NORTHERN IRELAND) ORDER 2008

The Department of Justice has made a Statutory Rule entitled "The Parole Commissioners' (Amendment) Rules (Northern Ireland) 2021", (S.R. 2021 No. 138), which comes into operation on the 21st June 2021.

This Statutory Rule amends the Parole Commissioners' Rules (Northern Ireland) 2009 (the 2009 Rules) to add a new rule 22A. Rule 22A enables registered victims or other persons to make a request for a summary of the reasons for a final direction of a single Commissioner under rule 13(2)(b) of the 2009 Rules or of a decision of a panel made in oral proceedings under rule 24(2) of the 2009 Rules to be produced and disclosed, unless the single Commissioner or the chairman of the panel, as the case may be, considers there are exceptional circumstances why a summary should not be produced.

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>

(3809509)

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) 2021 (Amendment No. 4) Regulations (Northern Ireland) 2021", (S.R. 2021 No.130) which came into operation on 21 and 24 May 2021.

The Rule amends the Health Protection (Coronavirus, Restrictions) Regulations (Northern Ireland) 2021 ("the principal regulations").

The Rule allows, from the 21st of May 2021, the attendance of up to 1,000 spectators at the Irish Cup Final and introduces an exemption for gatherings in respect of lawful industrial action. The Rule also allows, from the 24th of May 2021, unlicensed and licensed premises to re-open indoors and tourist accommodation and libraries to fully reopen, all of these are subject to mitigations. Indoor gatherings (not including domestic settings) are permitted subject to a risk assessment where numbers exceed 15, outdoor gatherings are subject to a limit of 500, with a risk assessment where numbers exceed 30. Restrictions on band practice and rehearsals are removed. Indoor sport, except competitive sport, may resume, subject to mitigations, all outdoor sport may resume and indoor visits between 2 households are permitted up to a maximum of 6 people from 2 families, not including children. The restrictions on overnight stays has been removed. Other regulations make consequential or technical amendments.

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>

(3807205)

ENFORCEMENT OF JUDGMENTS OFFICE NOTICE OF GRANT OF A CERTIFICATE OF UNENFORCEABILITY RULE 83 OF THE JUDGMENTS ENFORCEMENT RULES (NI) 1981

Case Number C/19/01786
Forenames JUSTINE
Surname WINCHESTER
Address Line 1 78 BLACK MOUNTAIN PARADE
Address Line 3 BELFAST
Postcode BT13 3TR
Amount Recoverable '£' 861.2
Certificate Date 05-May-21
Case Number C/19/01783
Forenames MARK
Surname LATIMER
Address Line 1 78 DERRYMORE MEADOWS
Address Line 3 NEWRY
Postcode BT35 7GA
Amount Recoverable '£' 1489.38
Certificate Date 04-May-21
Case Number C/20/01667
Forenames MARK
Surname LATIMER
Address Line 1 78 DERRYMORE MEADOWS
Address Line 3 NEWRY
Postcode BT35 7GA
Amount Recoverable '£' 462.46
Certificate Date 04-May-21
Case Number C/20/00466

Forenames PAULINE
Surname DOYLE
Address Line 1 11 SPIRE WAY
Address Line 3 ANTRIM
Postcode BT41 3GB
Amount Recoverable '£' 1792.77
Certificate Date 04-May-21
Case Number C/20/01684
Forenames MARK JOSEPH
Surname LAVERTY
Address Line 1 8 COYLE COURT
Address Line 3 ANTRIM
Postcode BT41 1DH
Amount Recoverable '£' 5840.01
Certificate Date 10-May-21
Case Number C/20/01803
Forenames CARLA
Surname MCCREIGHT
Address Line 1 29 KILBEG WALK
Address Line 3 ANTRIM
Postcode BT41 1ER
Amount Recoverable '£' 6445.82
Certificate Date 06-May-21
Case Number C/20/02046
Forenames SHERIE
Surname CHISM
Address Line 1 8 NEWTOWN GREEN
Address Line 3 NEWTOWNARDS
Postcode BT23 5FE
Amount Recoverable '£' 3458.52
Certificate Date 10-May-21
Case Number C/21/00108
Forenames JOHN PAUL
Surname MOORE
Address Line 1 27 PETERS ROAD
Address Line 3 LONDONDERRY
Postcode BT47 4QZ
Amount Recoverable '£' 2035
Certificate Date 10-May-21
Case Number C/21/00217
Forenames CAROLINE
Surname RIORDAN
Address Line 1 29 LYNN DOYLE PLACE
Address Line 3 DOWNPATRICK
Postcode BT30 6BZ
Amount Recoverable '£' 383.34
Certificate Date 10-May-21
Case Number U206501
Forenames CAROLINE
Surname RIORDAN
Address Line 1 29 LYNN DOYLE PLACE
Address Line 3 DOWNPATRICK
Postcode BT30 6BZ
Amount Recoverable '£' 209.6
Certificate Date 10-May-21

(3807206)

COMPANIES

Corporate insolvency

Creditors' voluntary liquidation

APPOINTMENT OF LIQUIDATORS

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

Name of Company: **202 LANCASTER WAY (ELY) LIMITED**

Company Number: NI646727

Nature of Business: Property Development

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: 26 May 2021

By whom Appointed: Members & Creditors (3809510)

FINAL MEETINGS

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

GLENFARM HOLDINGS LIMITED

(IN CREDITORS VOLUNTARY LIQUIDATION)

(Company Number NP000091)

Notice convening final meeting of members / creditors

NOTICE IS HEREBY GIVEN, pursuant to Article 92 of THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989, that a final meeting of the members of the above named company will be held at 10.00am on 8 July 2021 at the offices of Baker Tilly Mooney Moore, 17 Clarendon Road, Clarendon Dock, Belfast BT1 3BG, to be followed at 10.30am by a final meeting of creditors for the purpose of showing how the winding-up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the Liquidator and also of determining the manner in which the books, accounts and documents of the company and of the Liquidator shall be disposed of.

A member or creditor entitled to attend and vote at the meetings may appoint a proxy to attend and vote in his place. It is not necessary for the proxy to be a member or creditor. Proxy forms must be lodged with the Liquidator at the office of Baker Tilly Mooney Moore, 17 Clarendon Road, Clarendon Dock, Belfast BT1 3BG no later than 12 noon on the preceding day.

Dated this 28 May 2021

DWJ McClean

Liquidator (3809501)

IN THE MATTER OF THE INSOLVENCY (NI) ORDER 1989 TOTAL HAULAGE (NORTHERN IRELAND) LTD

(In Liquidation)

(Company Number NI022792)

Notice is hereby given, pursuant to Article 92 of the INSOLVENCY (NORTHERN IRELAND) ORDER 1989, that the Final Meeting of the members and creditors of the above-named Company will be held at the offices of James B Kennedy & Co Ltd, Unit A1, Boucher Business Studios, Glenmachan Place, Belfast BT12 6QH, on Tuesday 6th July 2021 at 11.00am and 11.15am for the purpose of receiving an account of the Liquidator's Acts and Dealings and of the conduct of the winding-up to date.

Creditors wishing to vote at that meeting must (unless they are individual members attending in person) lodge their proxies at the offices of James B Kennedy & Co Ltd, Chartered Accountants & Licensed Insolvency Practitioners, A1, Boucher Business Studios, Glenmachan Place, Belfast BT12 6QH., no later than 12.00 noon on Monday 5th July 2021.

Dated this 27th day of May 2021

James B Kennedy F.C.A.

LIQUIDATOR

(3809504)

NOTICES TO CREDITORS

IN THE MATTER OF

202 LANCASTER WAY (ELY) LIMITED

(Company Number NI646727)

In Liquidation **CREDITORS' VOLUNTARY WINDING-UP**

Registered office: Trading address, 50 Bedford Street, Belfast, BT2 7FW

Notice is hereby given that I, Nicholas McKeague, FCA, was appointed Liquidator of the above-named company on 26th May 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 23rd July 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 28th May 2021

Nicholas McKeague, Liquidator

(3809513)

RESOLUTION FOR WINDING-UP

202 LANCASTER WAY (ELY) LIMITED

(Company Number NI646727)

At a General Meeting of the above -named Company convened and held at the offices of McKeague Morgan & Company, 27 College Gardens, Belfast BT9 6BS on 26th May 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 28th May 2021

By Order of the Board

D J Dixon - Director

(3809506)

Members' voluntary liquidation

APPOINTMENT OF LIQUIDATORS

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

Name of Company: **BARBICAN FRESH FOODS LIMITED**

Company Number: NI031606

Nature of Business: Retail sale in non-specialised stores with food, beverages or tobacco predominating

Type of Liquidation: Members

Registered office: C/O HannawayCA, 12 Cromac Place, Belfast, Co. Antrim, BT7 2JB

Liquidator name and address: *Brian Hegarty*, HCA Business Recovery Limited, 12 Cromac Place, Belfast, BT7 2LB

Office Holder Number: GB NI 099 .

Date of Appointment: 19 May 2021

By whom Appointed: Members (3807201)

PURSUANT TO ARTICLE 95 OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989Name of Company: **ROUNABOUT TYRE & BATTERY LIMITED**

Company Number: NI023373

Nature of Business: Maintenance and Repair of Motor Vehicles

Type of Liquidation: Members Voluntary Liquidation

Registered office: James B Kennedy & Co Ltd, Unit A1, Boucher Business Studios, Glenmachan Place, Belfast BT12 6QH

Liquidators' names and addresses: (JOINT LIQUIDATORS) James B Kennedy & Co Ltd, Unit A1, Boucher Business Studios, Glenmachan Place, Belfast, BT12 6QH & *Nicholas McKeague* of McKeague Morgan & Co, 27 College Gardens, Belfast BT9 6BS

Office Holder Numbers: GBNI043 and GBNI018.

Date of Appointment: Wednesday 12th May 2021

By whom Appointed: Members (3807202)

FINAL MEETINGS**NOTICE OF FINAL GENERAL MEETING OF COMPANY DALE FARM GROUP LIMITED**

(Company Number NI636820)

(In Members' Voluntary Liquidation)

NOTICE IS HEREBY GIVEN that the Final General Meeting of the Company will be held at Ernst and Young LLP, Bedford House, 16 Bedford Street, Belfast, BT2 7DT on 29 June 2021 at 2pm for the purposes mentioned in Article 80 of the INSOLVENCY (NORTHERN IRELAND) ORDER 1989.

In order to comply with the current government and healthcare advice during the Covid-19 pandemic, a physical meeting of members cannot take place. To provide members with the opportunity to participate in the meeting and request any additional information, the meeting will be held remotely via video conference.

A member entitled to attend and vote at the above-mentioned meeting is entitled to appoint a proxy or proxies, who need not be members of the company, to attend and vote instead of him/her.

A form of proxy, for use at the meeting if desired, is enclosed herewith. Proxies for use at the meeting must be lodged at the offices of Ernst & Young LLP, Bedford House, 16 Bedford Street, Belfast, BT2 7DT no later than noon on the business day before the meeting.

Signed

Andrew Dolliver

Joint Liquidator

Date 25 May 2021 (3809511)

In the matter of the Insolvency (Northern Ireland) Order 1989**FARSET CONSULTING LIMITED**

(Company Number NI636045)

Registered office: 35 Knockbreda Road, Belfast BT6 0JD

Principal trading address: 35 Knockbreda Road, Belfast BT6 0JD

THE FINAL MEETING OF THE COMPANY

Notice is hereby given in accordance with Article 80 of the Insolvency (Northern Ireland) Order 1989 that the final meeting of the above named Company will be held at the offices of Frost Group Limited, One Elmfield Park, Bromley BR1 1LU on 14 June 2021 at 11:00am, for the purpose of laying before the meeting an account showing how the winding up has been conducted and the Company's property disposed of and hearing any explanation that may be given by the Liquidator and to determine whether the Liquidator should have his release.

In order to comply with current government and health care advice during the Covid-19 pandemic a physical meeting of member cannot take place. In order to provide member with the opportunity to participate in the meeting, the meeting will be held remotely by telephone and/or video conferencing facilities.

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

A Proxy form for use at the meeting must be lodged, together with proof of debt, at the offices of Frost Group Limited, One Elmfield Park, Bromley BR1 1LU no later than 12 noon on the business day preceding the date of the meeting.

For further information contact: Kelly Walford, E-mail: kellyw@frostbr.co.uk, Telephone: 0845 260 0101.

Liquidator: *Jeremy Charles Frost* (IP number 9091) of Frost Group Limited, One Elmfield Park, Bromley BR1 1LU.

Date of Appointment: 10 August 2020

(3808796)

NOTICES TO CREDITORS**BARBICAN FRESH FOODS LIMITED**

(Company Number NI031606)

Registered office: 12 Cromac Place, Belfast BT7 2JB

Members Voluntary Liquidation

NOTICE IS HEREBY GIVEN that the creditors of the above named company are required on or before the 30 June 2021 to send in writing their names and addresses and the particulars of their debts or claims, if any, to Brian Hegarty of HCA Business Recovery Limited, 12 Cromac Place, Belfast, BT7 2JB, the Liquidator of the said company, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. The Liquidator is bound by the Insolvency Code of Ethics when carrying out all professional work relating to an insolvency appointment.

Dated: 20 May 2021

Brian Hegarty

Liquidator

This notice is formal: all known creditors have been paid or provided for in full. (3807208)

RESOLUTION FOR VOLUNTARY WINDING-UP**COMPANIES ACT 2006****SPECIAL RESOLUTION****OF****BARBICAN FRESH FOODS LIMITED**

(Company Number NI031606)

At a General Meeting of the Members of the above-named company duly convened and held at 5 Kinghill Drive, Newcastle, Co. Down, BT33 0DF at 4:00pm on 19 May 2021

The following Special Resolution was duly passed

"That the company be wound up as a members' voluntary winding-up"

Director (3807203)

NOTICE UNDER THE INSOLVENCY (NORTHERN IRELAND)**ORDER 1989****SPECIAL RESOLUTION****OF****ROUNABOUT TYRE & BATTERY LIMITED**

(Company Number NI023373)

At an extraordinary general meeting of the Members of the above-named company duly convened and held at James B Kennedy & Co Ltd, Unit A1, Boucher Business Studios, Glenmachan Place, Belfast BT12 6QH on the Wednesday 12th May 2021 the following Extraordinary Resolution was duly passed

That the Directors having made a declaration of solvency, in accordance with the Article 70(1)(b) of the INSOLVENCY ORDER (NORTHERN IRELAND) 1989 the company will be voluntarily wound up and that James B Kennedy & Co Ltd, Unit A1, Boucher Business Studios, Glenmachan Place, Belfast, BT12 6QH & Nicholas McKeague of McKeague Morgan & Co, 27 College Gardens, Belfast BT9 6BS be appointed liquidators of the company. (3807209)

PEOPLE

Richard Barbour & Co Solicitors of 17 Castle Arcade, Belfast, BT1
5DG Solicitors for the said Patricia Mary O'Connor formerly Patricia
Mary Moore. (3809502)

CHANGES OF NAME OR ARMS

CHANGE OF NAME BY DEED POLL ENROLLED IN CENTRAL OFFICE

PATRICIA MARY MOORE

NOTICE is hereby given that by a Deed Poll dated 17th January 2021 and enrolled in the Supreme Court of Judicature on the 23rd day of April 2021, PATRICIA MARY O'CONNOR of 90 Carnmoney Road, Carnmoney, Co. Antrim, BT36 6HU, a Commonwealth Citizen, abandoned the name of Patricia Mary Moore and assumed the name of Patricia Mary O'Connor. Dated this 27th Day of May 2021.



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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, The National Archives or the Publisher's (including any successor organisations, affiliates, officers, directors, agents, subcontractors and/or employees) total aggregate liability whether arising from the acts and/or omissions of The National Archives or the Publisher arising out of or made in connection with any Notice or otherwise for any and all 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, equity, breach of statutory duty, strict liability or otherwise incurred shall be limited to one hundred and fifty per cent (150%) 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 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.

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. 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 pre-authorised 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 customer.services@thegazette.co.uk

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
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 Telephone: +44 (0)333 200 2434 Fax: +44 (0)333 202 5080
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