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Contents

State/1030*

Royal family/

**Parliament Assemblies &
Government/1031***

Honours & Awards/

Church/

Environment & infrastructure/1032*

Health & medicine/

Other Notices/1040*

Money/

Companies/1041*

People/1049*

Terms & Conditions/1053*

* Containing all notices published online between 15 and 21
December 2025

STATE

Departments of State

CROWN OFFICE

CROWN OFFICE NORTHERN IRELAND

Letters Patent bearing date 17th day of December 2025 have passed the Great Seal of Northern Ireland appointing Patricia Mary Smyth to be a Judge of the High Court of Justice in Northern Ireland.

The said Letters Patent were enrolled in the Central Office of the Court of Judicature of Northern Ireland on 17th December 2025.

The Honourable Mrs Justice Smyth took the Oath of Office on the 17th day of December 2025 in the presence of the Lady Chief Justice of Northern Ireland.

The Oath was administered by Mr A E Wells, Clerk of the Crown for Northern Ireland.

Dated: 17 December 2025

(5021844)

PARLIAMENT ASSEMBLIES & GOVERNMENT

LEGISLATION & TREATIES

THE SCOTTISH PARLIAMENT

THE SCOTTISH PARLIAMENT (LETTERS PATENT AND PROCLAMATIONS) ORDER 1999

The following Letter Patent was signed by His Majesty The King on 11th December 2025 in respect of the Land Reform (Scotland) Bill ASP 15.

CHARLES THE THIRD by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms and Territories King Head of the Commonwealth Defender of the Faith To Our trusty and well beloved the members of the Scottish Parliament GREETING:

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

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

WITNESS Ourselves at Buckingham Palace on the eleventh day of December in the fourth year of Our Reign.

By The King Himself Signed with His Own Hand.

SCHEDULE

Land Reform (Scotland) Bill ASP 15

(5021843)

ENVIRONMENT & INFRASTRUCTURE

ENVIRONMENTAL PROTECTION

PUBLIC NOTIFICATION OF AN APPLICATION MADE UNDER REGULATION 19 OF

THE POLLUTION PREVENTION AND CONTROL (INDUSTRIAL EMISSIONS) REGULATIONS (NORTHERN IRELAND) 2013

Notice is hereby given that Mr. Michael McCullagh has applied to the Chief Inspector for a variation to an Integrated Pollution Prevention and Control (IPPC) Permit P0442/14A to operate an installation involving the intensive rearing of poultry. The installation is located at 21 Five Mile Straight, Draperstown, Co. Londonderry BT45 7EE.

In accordance with Regulations, the application contains all particulars as required, including a description of foreseeable significant effects of emissions from the installation on the environment.

A copy of the application is available for public inspection free of charge, to view / download, on the DAERA Website at [Pollution Prevention and Control permitted processes | Public registers | DAERA \(daera-ni.gov.uk\)](#). You can use the Operator Name or address above to search the public register.

Written representations about the application may be sent to the Chief Inspector of the Industrial Pollution & Radiochemical Inspectorate, Northern Ireland Environment Agency, 17 Antrim Road, Tonagh, Lisburn, Co Antrim, BT28 3AL, within 42 days from the date of this Publication. It is preferred if they can also be e-mailed to: IPRI@daera-ni.gov.uk

All representations will be placed on the public register unless a representation contains a written request to the contrary. If there is such a request, the register will only include a statement that there has been such a request. (5020174)

TRANSPORT

TRANSPORT ACT 2000 CHARGES FOR AIR SERVICES SPECIFICATION BY THE CIVIL AVIATION AUTHORITY THE CIVIL AVIATION AUTHORITY (DENMARK AND ICELAND CHARGES) SPECIFICATION 2026 TAKING EFFECT ON 1ST JANUARY 2026

The Civil Aviation Authority ("CAA"), in exercise of the powers conferred by sections 73, 74, 75 and 79 of the Transport Act 2000(a), hereby makes the following Specification:

Citation and commencement

1. This Specification may be cited as the Civil Aviation Authority (Denmark and Iceland Charges) Specification 2026 and shall take effect on 1st January 2026.

Revocation

2. The Civil Aviation Authority (Denmark and Iceland Charges) Specification 2025, which took effect on 1st January 2025, is hereby revoked.

Interpretation

3. (1) In this Specification –

"NSL" means NATS (Services) Limited, a company incorporated in England and Wales with number 4129270 whose registered office is at 4000 Parkway, Whiteley, Fareham, Hampshire, PO15 7FL.

(2) Unless otherwise defined in this Specification and unless the context otherwise requires, expressions used in this Specification shall have the same respective meanings as in the Transport Act 2000 and the Air Navigation Order 2016(b).

Charges for services provided by the Governments of Denmark and Iceland

4. (1) In respect of each crossing between Europe and North America by an aircraft, wherever registered, in the course of which the aircraft is at any time north of the 45th parallel North between the meridians of 15° West and 50° West, and files a flight plan to the appropriate air traffic services unit, being a flight plan involving the flight of the aircraft in that area, the operator of the aircraft shall, upon completion of the crossing, pay to NSL a charge of:

(a) in respect of chargeable air services provided by the Government of Denmark for such crossings:

	DKK
Communications (COM) user charge	19.02
Meteorological (MET) user charge	37.35
Total user charge	56.37

(b) in respect of chargeable air services provided by the Government of Iceland for such crossings:

	ISK
Communications (COM) user charge	3,128
Meteorological (MET) user charge	2,100
Total user charge	5,228

(c) in respect of other charges payable

ICAO administrative fee (CAD)	0.94
NAT RVSM user charge (GBP)	0.13
NATS administrative fee (GBP)	0.59

(2) If an aircraft, wherever registered, without making a crossing between Europe and North America, makes one of the following crossings, that is to say between Greenland and Canada, Greenland and the United States of America, Greenland and Iceland or Iceland and Europe, the operator of the aircraft shall pay to NSL in respect of each crossing upon completion thereof, one third of the amount of the charges specified in sub-paragraph (1).

(3) If an aircraft, wherever registered, without making a crossing between Europe and North America, makes one of the following crossings, that is to say between Greenland and Europe, Iceland and Canada or Iceland and the United States of America, the operator of the aircraft shall pay to NSL in respect of each crossing upon completion thereof, two thirds of the amount of the charges specified in sub-paragraph (1).

(4) If an aircraft, wherever registered, without making a crossing for which a charge is specified in sub-paragraph (1), (2) or (3), makes a crossing

(a) between any point and Europe, or

(b) between any point and Iceland

in the course of which the aircraft does not cross the coast of North America but does cross the meridian of 30° West north of the 45th parallel North, the operator shall pay to NSL in respect of each crossing upon completion thereof, one third of the amount of the charges specified in sub-paragraph (1).

(5) If an aircraft, wherever registered, flies within the Reykjavik and NUUK Flight Information Regions ("FIRs"), the operator of the aircraft shall pay to NSL the following charges in addition to the charges set out in paragraphs 4(1) to 4(4) above –

(a) in respect of chargeable air services provided by the Government of Denmark a charge of 8.76 DKK per unit of 100 km flown in the Reykjavik and NUUK FIRs; and

(b) in respect of chargeable air services provided by the Government of Iceland a charge of 2,740 ISK per unit of 100 km flown in the Reykjavik and NUUK FIRs; and

(c) in respect of a flight which does not exceed FL285 in the Reykjavik and NUUK FIRs and in respect of a flight to or from any aerodrome in Greenland the charge specified in paragraphs 4(5)(a) and (b) shall be reduced by half.

(6) For the purposes of this Specification –

(a) a crossing shall be counted whether or not the aircraft takes off or lands in the areas mentioned;

(b) "Europe" shall not include Iceland or the Azores.

(7) The per crossing charge rates (1 January to 31 December) in this Specification are noted in local currencies, Danish Krone (DKK), Icelandic Krona (ISK), Canadian Dollar (CAD) and Pounds Sterling (GBP), which will apply until the CAA revokes this Specification Order and issues a new Specification Order.

The amount of the charge shall be paid to NSL in GBP. The per crossing charge rates in local currency will be converted to GBP on a monthly basis by NSL using the Bloomberg Closing Mid Rates from the last day of the month 2 months prior to the rate being implemented (e.g. the closing GBP/DKK, GBP/ISK or GBP/CAD rate at 30 November 2025 will be used to convert the charges to GBP for implementation on 1 January 2026 and so on).

Monthly rates payable, converted to GBP, can be obtained at the following website: <https://www.nats.aero/do-it-online/Denmark-Iceland-Charge-Rates>;

Circumstances in which charges are payable by the owner

5. If NSL is unable, after taking reasonable steps, to ascertain who is the operator, it may give notice to the owner of the aircraft that it will treat him as the operator for the purposes of this Specification until he establishes to the reasonable satisfaction of NSL that some other person is the operator; and from the time when the notice is given NSL shall be entitled, for so long as the owner is unable to establish as aforesaid that some other person is the operator, to treat the owner as if he were the operator, and for that purpose the provisions of this Specification (other than this paragraph) shall apply to the owner as if he were the operator.

Interest on late payment

6. (1) If the amount of the charge payable under paragraph 4 is not paid in cleared funds by the operator of the aircraft within 30 days of the date payment is demanded by NSL, interest calculated in accordance with sub-paragraph (2) below on the unpaid amount shall be paid from that day until the date when cleared funds are received by NSL.

(2) Interest payable under sub-paragraph (1) shall be simple interest calculated from day to day at the rate of 12.38%.

Disposal by NSL of charges received under the Specification

7. (1) Subject to sub-paragraphs (2) and (3) of this paragraph, NSL shall remit to the Governments of Denmark and Iceland such sums as it may receive under this Specification in respect of chargeable air services provided respectively by those Governments.

(2) With respect to the ICAO administrative fee provided for in paragraph 4(1)(c), NSL shall remit this sum to the International Civil Aviation Organisation in respect of chargeable air services provided by that Organisation.

(3) With respect to the NAT RVSM user charge provided for in paragraph 4(1)(c), NSL shall remit this sum to the International Civil Aviation Organisation in respect of the North Atlantic height monitoring system Reduced Vertical Separation Minima (RVSM) user charge.

(4) With respect to the NATS administrative fee provided for in paragraph 4(1)(c) above, NSL may deduct from the sums so received and may retain as a fee a sum not exceeding the amount noted.

By Order of the Civil Aviation Authority, 15 December 2025

J Spence, Secretary and General Counsel, Civil Aviation Authority, Aviation House, Beehive Ringroad, Crawley West Sussex RH6 0YR

EXPLANATORY NOTE

(This note is not part of the Specification)

This Specification revokes and replaces the Civil Aviation Authority (Denmark and Iceland Charges) Specification 2025, which took effect on 1st January 2025.

This Specification has been issued following agreement between the Governments of the UK, Denmark and Iceland to change the basis on which user charges are converted from local currencies (namely Danish Krone (DKK), Icelandic Krona (ISK) and Canadian Dollar (CAD)) to Pounds Sterling (GBP). The amount of the charges shall be paid to NSL in GBP.

The exchange rates will be updated on a monthly basis by NSL using the Bloomberg Closing Mid Rates from the last day of the month 2 months prior to the rate being implemented (e.g. the closing GBP/DKK, GBP/ISK or GBP/CAD rate at 30 November 2025 will be used to convert the charges to GBP for implementation on 1 January 2026 and so on).

Monthly rates payable, converted to GBP, can be obtained at the following: <https://www.nats.aero/do-it-online/Denmark-Iceland-Charge-Rates>.

The charges are payable in pursuance of the Agreements on the Joint Financing of certain Air Navigation Services respectively in Greenland and the Faroe Islands and in Iceland, opened for signature in Geneva on 25th September 1956 (Cmnd. Nos. 677 and 678) as amended by the Protocols opened for signature at Montreal on 3rd November 1982 (Cmnd. Nos. 8844 and 8845) and as amended in 2008 pursuant to an ICAO State Letter IND/07/13 dated 12 July 2007.

In consequence of a decision of the Council of the International Civil Aviation Organisation the sum which is to be deducted by NSL from the charges received and remitted to that Organisation in respect of chargeable air services provided by it is noted in paragraph 4(1)(c). Additionally, the Council has established (pursuant to Article VI of the Arrangement on the Joint Financing of a North Atlantic Height Monitoring System) the NAT RVSM user charge for the year 2026 and the charges of fees payable to NSL for expenses in billing and collection, which are also noted in paragraph 4(1)(c).

(a) 2000 c.38.

(b) S.I. 2016/765.

(5023208)

TRANSPORT ACT 2000

CHARGES FOR AIR SERVICES

SPECIFICATION BY THE CIVIL AVIATION AUTHORITY THE CIVIL AVIATION AUTHORITY (NAVIGATION SERVICES CHARGES) SPECIFICATION 2026

TAKING EFFECT ON 1ST JANUARY 2026

The Civil Aviation Authority (“CAA”), in exercise of the powers conferred by sections 73, 74 and 75 of the Transport Act 2000 (a), hereby makes the following Specification:

Citation and commencement

1. This Specification may be cited as the Civil Aviation Authority (Navigation Services Charges) Specification 2026 and shall take effect on 1st January 2026.

Revocation

2. The Civil Aviation Authority (Navigation Services Charges) Specification 2025, which took effect on 1st January 2025, is revoked.

Interpretation

3. (1) In this Specification –

“NERL” means NATS (En Route) plc, a company incorporated in England and Wales with number 4129273 whose registered office is at 4000 Parkway, Whiteley, Fareham, Hants PO15 7FL;

The terms “United Kingdom Air Pilot” and “UK AIP” are used interchangeably and both mean the document titled “UK Aeronautical Information Publication” in force at the date of making this Specification and published under the authority of the CAA.

(2) Unless otherwise defined in this Specification and unless the context otherwise requires, expressions used in this Specification shall have the same respective meanings as in the Transport Act 2000 and the Air Navigation Order 2016 (b).

Charges for London Approach services

4. (1) Subject to the provisions of this Specification, the operator of every aircraft for which chargeable air services are provided by NERL in connection with an approach to any of London-Heathrow, London-Gatwick, London-Stansted, London-City and London-Luton aerodromes (whether or not the services are actually used or could be used with the equipment installed in the aircraft), shall pay to NERL a charge calculated according to the following formula:

$$r = TSU \times U$$

where r is the charge for the flight,

TSU is the terminal service unit relating to that flight, and

U is the unit rate of £19.48.

(2) For the purposes of paragraph 4(1) the terminal service unit relating to a flight shall be equal to the weight factor for the aircraft concerned. The weight factor, expressed as a figure taken to two decimal places, shall be the quotient, obtained by dividing by fifty the number of metric tons in the highest maximum certified take-off weight of the aircraft, to the power of 0.7.

(3) For the purposes of paragraph 4(2) the highest maximum certified take-off weight of the aircraft is the maximum certified take-off weight of the aircraft as shown in the Aircraft Flight Manual or equivalent document, converted into metric tons where appropriate. Where an aircraft has multiple certified maximum take-off weights, the highest one shall be used. Where the weight factor is unknown, the weight factor shall be calculated by taking the weight of the heaviest aircraft of the same type known to exist.

Charges for services provided in the Shanwick Oceanic Control Area

5. Subject to the provisions of this Specification, the operator of every aircraft (whether or not registered in the United Kingdom) that flies within the Atlantic (formerly NAT) area of the Shanwick Oceanic Control Area, as described in the United Kingdom Air Pilot on the date this Specification takes effect, and in respect of which a flight plan is communicated to the appropriate air traffic control unit in relation to its flight in that Area shall pay to NERL, for the chargeable air services made available by it in relation to that flight, a charge of £60.07 (the Atlantic Core charge).

6. Subject to paragraph 7, the operator of every aircraft (whether or not registered in the United Kingdom) that flies within the Tango area of the Shanwick Oceanic Control Area, as described in the United Kingdom Air Pilot on the date this Specification takes effect, and in respect of which a flight plan is communicated to the appropriate air traffic control unit in relation to its flight in that Area shall pay to NERL, for the chargeable air services made available by it in relation to that flight, a charge of £59.73 per flight (the Tango Core charge). Oceanic Tango flights are defined as flights operating along the length of ATS routes T9 and T290, as defined and promulgated in the UK AIP, within a defined volume of airspace bounded by coordinates 4500N 01000W, 4500N 00845W, 4834N 00845W, 4841N 01000W, 4500N 01000W.

7. Flights that cross both the Atlantic and Tango areas will pay only the Atlantic Core charge.

Charges for ADS-B data

8. The operator of every aircraft (whether or not registered in the United Kingdom) that flies across the Atlantic (formerly NAT) area shall pay to NERL an ADS-B data charge (“the Atlantic data charge”) of £39.70 per flight, provided that at the time of the flight the ADS-B service is fully available.

9. Subject to paragraph 10, the operator of every aircraft (whether or not registered in the United Kingdom) that flies across the Tango area shall pay to NERL an ADS-B data charge of £0.81 per flight provided that at the time of the flight the ADS-B service is fully available. Oceanic Tango flights are defined as flights operating along the length of ATS routes T9 and T290, as defined and promulgated in the UK AIP, within a defined volume of airspace bounded by coordinates 4500N 01000W, 4500N 00845W, 4834N 00845W, 4841N 01000W, 4500N 01000W.

10. Flights that cross both the Atlantic and Tango areas will pay only the Atlantic ADS-B data charge.

11. For the purposes of this Specification, the ADS-B service is fully available as certified by NERL’s Board in December 2019, which means that NERL is providing an Automatic Dependent Surveillance-Broadcast-based Oceanic En route Air Traffic Control Service to at least 99% of all users of the En route (Oceanic) Area that have the correct and functioning equipment, regulatory approval and plan to use it.

Charges for services provided for North Sea helicopters

12. (1) Subject to the provisions of this Specification, the operator of every helicopter (whether or not registered in the United Kingdom) which flies within the area specified in sub-paragraph (2) of this paragraph while on a flight from any place in the United Kingdom to a vessel or an off-shore installation within the said area shall pay to NERL, for the chargeable air services made available by it in relation to that flight, a charge of £655.00 (the “Northern NS Area Charge”).

(2) The area referred to in sub-paragraph (1) of this paragraph is the area bounded by straight lines joining successively the following points –

6300N 00500W; 632833N 00000EW; thence south along the UK Median Line to 5500N 00302E; 5500N 00100W; 5600N 00230W; 5740N 00230W; 5740N 00400W; 5830N 00400W; 5830N 00500W; 6300N 00500W (the “Northern North Sea Area”).

(3) Subject to the provisions of this Specification, the operator of every helicopter (whether or not registered in the United Kingdom) which flies within the area specified in sub-paragraph (4) of this paragraph while on a flight from any place in the United Kingdom to a vessel or an off-shore installation within the said area shall pay to NERL, for the chargeable air services made available by it in relation to that flight, a charge of £346.00 (the “Southern NS Area Charge”).

(4) The area referred to in sub-paragraph (3) of this paragraph is the area bounded by straight lines joining successively the following points –

5500N 00100W; 5500N 00300E; 5423N 00245E; 5256N 00309E; 5230N 00247E; 5226N 00137E; 5238N 00140E; 5251N 00124E; 5319N 00010E; 5500N 00100W (the “Southern North Sea Area”).

(5) For the avoidance of doubt and subject to the provisions of this Specification, the operator of every helicopter (whether or not registered in the United Kingdom) which flies within both the Northern North Sea Area and the Southern North Sea Area (each a “Specified Area” and together the “Specified Areas”) while on a flight from any place in the United Kingdom to a vessel or an off-shore installation within one or both of the Specified Areas shall pay to NERL, for the chargeable air services made available by it in relation to that flight, both the Northern NS Area Charge and the Southern NS Area Charge.

Value Added Tax charge

13. For the purpose of reimbursing NERL in respect of value added tax payable on the provision of chargeable air services for which a charge is payable pursuant to this Specification there shall be charged an additional charge equal to the amount of such tax and the incidence of the first mentioned charge shall determine the incidence of the additional charge.

Circumstances in which charges are payable by the owner

14. If NERL is unable, after taking reasonable steps, to ascertain who is the operator, it may give notice to the owner of the aircraft that it will treat him as the operator for the purposes of this Specification until he establishes to the reasonable satisfaction of NERL that some other person is the operator; and from the time when the notice is given NERL shall be entitled, for so long as the owner is unable to establish as aforesaid that some other person is the operator, to treat the owner as if he were the operator, and for that purpose the provisions of this Specification (other than this paragraph) shall apply to the owner as if he were the operator.

By Order of the Civil Aviation Authority, 15 December 2025

J Spence, Secretary and General Counsel, Civil Aviation Authority, Aviation House, Beehive Ringroad, Crawley West Sussex RH6 0YR

EXPLANATORY NOTE

(This note is not part of the Specification)

1. This Specification revokes and replaces the Civil Aviation Authority (Navigation Services Charges) Specification 2025.

2. This Specification sets out the charges payable in connection with London Approach services provided by NATS (En Route) Plc (“NERL”) in respect of five London airports: Heathrow, Gatwick, Stansted, City, Luton.

3. Charges in connection with such services are set at £19.48 for each terminal service unit (paragraph 4(1)).

4. The core charge payable to NERL by the operator of an aircraft which flies within the Shanwick Oceanic Control Area and in respect of which a flight plan is communicated to the appropriate air traffic control unit is £60.07 for the Atlantic area and £59.73 for the Tango area. Flights that cross both the Atlantic and Tango areas will pay only the Atlantic Core charge (paragraphs 5 to 7).

5. The Oceanic ADS-B data charge is £39.70 per flight for crossings in the Atlantic area and £0.81 per flight for crossings in the Tango area. Flights that cross both the Atlantic and Tango areas will pay only the Atlantic charge (paragraphs 8 to 11).

6. The charge payable to NERL by the operator of a helicopter which flies within the Northern North Sea area while on a flight from any place in the United Kingdom to a vessel or an offshore installation within the area of the Northern North Sea described in paragraph 12(2) is £655 (paragraph 12(1)).

7. The charge payable to NERL by the operator of a helicopter which flies within the Southern North Sea area while on a flight from any place in the United Kingdom to a vessel or an offshore installation within the area of the Southern North Sea described in paragraph 12(4) is £346 (paragraph 12(3)).

8. The charge payable to NERL by the operator of a helicopter which flies within the Northern North Sea Area and Southern North Sea Area on a flight from any place in the United Kingdom to a vessel or an offshore installation within the Northern North Sea Area described in paragraph 12(2) and/or the Southern North Sea Area described in paragraph 12(4) is both £655 (paragraph 12(1)) and £346 (paragraph 12(3)).

(a) 2000 c.38.

(b) S.I. 2016/765.

(5022484)

**TRANSPORT ACT 2000
CHARGES FOR AIR SERVICES
SPECIFICATION BY THE CIVIL AVIATION AUTHORITY
THE CIVIL AVIATION AUTHORITY (EUROCONTROL CHARGES)
SPECIFICATION 2026**

TAKING EFFECT ON 1ST JANUARY 2026

The Civil Aviation Authority (“CAA”), in exercise of the powers conferred by sections 73, 74, 75 and 78 of the Transport Act 2000(a), hereby makes the following Specification:

Citation and commencement

1. This Specification may be cited as the Civil Aviation Authority (Eurocontrol Charges) Specification 2026 and shall take effect on 1st January 2026.

Revocation

2. The Civil Aviation Authority (Eurocontrol Charges) Specification 2025 is hereby revoked.

Interpretation

3. (1) In this Specification -

“AIP” in relation to a country other than the United Kingdom means a document in force at the date of the making of this Specification, titled “Aeronautical Information Publication” or “AIP” and published under the authority of that country;

“Eurocontrol” has the meaning given by section 24 of the Civil Aviation Act 1982(b);

“FIR” means “Flight Information Region”;

“specified airspace” means the airspace of a FIR described as set forth in columns (1) and (2) of the Schedule hereto;

“United Kingdom Air Pilot” means the document titled “UK Aeronautical Information Publication” in force at the date of the making of this Specification and published under the authority of the CAA.

(2) Unless otherwise defined in this Specification expressions used in this Specification shall have the same meanings as in the Transport Act 2000.

Charge to be paid to Eurocontrol

4.(1) Subject to the provisions of this Specification the operator of any aircraft (in whatsoever State it is registered) for which chargeable air services are made available in a specified airspace shall pay to Eurocontrol, in respect of each flight by that aircraft in that airspace, a charge for those services (hereinafter referred to as “the charge”) at the appropriate rate calculated in accordance with paragraph 7 of this Specification.

(2) The operator of an aircraft shall not be required to pay any charge to Eurocontrol under this Specification in respect of a flight if he has previously paid to Eurocontrol in respect of that flight a charge of the same or a greater amount under the law of a country specified in column 1 of the Schedule hereto.

Circumstances in which charges are payable by the owner

5. Eurocontrol may use the ICAO designator or any other recognised designator in the identification of the flight to ascertain who the operator is. If Eurocontrol is unable, after taking reasonable steps, to ascertain who is the operator, it may give notice to the owner of the aircraft that it will treat him as the operator for the purposes of paragraph 4(1) until he establishes to the reasonable satisfaction of Eurocontrol that some other person is the operator; and from the time when the notice is given Eurocontrol shall be entitled, for so long as the owner is unable to establish as aforesaid that some other person is the operator, to treat the owner as if he were the operator, and for that purpose the provisions of this Specification (other than this paragraph) shall apply to the owner of the aircraft as if he were the operator.

Payment

6. (1) The amount of the charge shall be payable to Eurocontrol at its principal office in Brussels and shall be paid in euros.

(2) The equivalent in sterling of the charge may be recovered in any court of competent jurisdiction in the United Kingdom.

(3) If the amount of the charge payable under paragraph 4(1) is not paid in cleared funds by the operator of the aircraft within 30 days of the date payment is demanded by Eurocontrol, interest calculated in accordance with sub-paragraph (4) below on the unpaid amount shall be paid from that day until the date when cleared funds are received by Eurocontrol.

(4) Interest payable under sub-paragraph (3) shall be simple interest calculated from day to day at the rate of 12.38%.

(5) Nothing in this Specification shall prevent Eurocontrol from accepting as a good discharge payment other than in euros or at places other than the principal office of Eurocontrol.

Calculation of the Charge

7. (1) The charge shall be calculated in euros according to the following formula:

$$r = N \times U$$

where r is the charge for the flight, N is the number of service units relating to that flight and U is the appropriate unit rate specified in column 3 of the Schedule hereto in relation to the specified airspace through which the flight is made, increased or decreased as the case may be by the same percentage as the relevant national currency has increased or decreased against the euro as compared with the rate of exchange specified in column 4 of the said Schedule in relation to that airspace.

(2) For the purpose of the preceding sub-paragraph, the number of service units relating to a flight shall be calculated in accordance with the following formula:

$$N = d \times p$$

where d is the distance factor for the flight in the specified airspace in question and p is the weight factor for the aircraft concerned.

(3) For the purposes of the preceding sub-paragraph:

(a) the distance factor shall be the number of kilometres in the great circle distance between the points specified in sub-paragraph (4) of this paragraph minus 20 kilometres for each landing and take-off in the specified airspace in question, divided by 100 and expressed to two places of decimals, and

(b) the weight factor, subject to the provisions of sub-paragraphs (6) and (7) of this paragraph, shall be equal to the square root of the quotient obtained by dividing by 50 the number of metric tonnes of the maximum total weight authorised of the aircraft and shall be expressed to two places of decimals.

(4) The points referred to in sub-paragraph (3) of this paragraph are:

(a) the aerodrome of departure within the specified airspace in question or, if there is no such aerodrome, the point of entry into that airspace; and

(b) the aerodrome of first destination within the specified airspace in question or, if there is no such aerodrome, the point of exit from that airspace.

(5) For the purposes of the preceding sub-paragraph, the point of entry into the specified airspace in question and the point of exit from that airspace shall be the points at which the lateral limits of the said airspace are crossed by the route described in the flight plan communicated by or on behalf of the operator of the aircraft either to the appropriate air traffic control unit or to the Flow Management Unit of Eurocontrol with any modifications thereto subsequently made or approved by or on behalf of the operator.

(6) Subject to sub-paragraph (7) below, the weight factor for an aircraft of any type shall be calculated by reference to the maximum total weight authorised of the heaviest aircraft of that type.

(7) Where an operator has indicated to Eurocontrol, within the period of one year immediately preceding the flight, the composition of the fleet of aircraft which he operates and which includes two or more aircraft which are different versions of the same type of aircraft, the weight factor shall be calculated by reference to the average of the maximum total weight authorised of all his aircraft of that type so indicated to Eurocontrol.

(8) For the purposes of this paragraph the rate of exchange of the euro to a national currency shall be the average monthly rate of exchange of the euro to that national currency established by Eurocontrol for the month preceding the month during which the flight takes place.

Exempt Flights

8. This Specification shall not apply to the following flights:

(a) flights by military aircraft;

(b) flights made for the purposes of search and rescue operations;

(c) flights by aircraft of which the maximum total weight authorised is 5700kg or less made entirely in accordance with the Visual Flight Rules in the UK Standardised Rules of the Air (SERA.5005 and SERA.5010)(c);

(d) flights terminating at the aerodrome from which the aircraft has taken off;

(e) flights other than the flights referred to in sub-paragraph (a) of this paragraph made exclusively for the purpose of the carriage on official business of a reigning Monarch or his immediate family, a Head of State, a Head of Government or a Government Minister;

(f) flights made exclusively for the purpose of checking or testing equipment used or intended to be used as aids to air navigation;

(g) flights made exclusively for the purpose of the instruction or testing of flight crew within the specified airspace of the United Kingdom;

(h) flights made by aircraft of which the maximum total weight authorised is less than two metric tonnes;

(i) flights made by helicopters between any point in the United Kingdom to a vessel or an off-shore installation within the area bounded by straight lines joining successively the following points- 6300N 00500W; 632833N 000000EW; thence south along the UK Median Line to 5500N 00302E; 5500N 00100W; 5600N 00230W; 5740N 00230W; 5740N 00400W; 5830N 00400W; 5830N 00500W; 6300N 00500W;

(j) flights made by helicopters between any point in the United Kingdom to a vessel or an off-shore installation within the area bounded by straight lines joining successively the following points- 5500N 00100W; 5500N 00300E; 5423N 00245E; 5256N 00309E; 5230N 00247E; 5226N 00137E; 5238N 00140E; 5251N 00124E; 5319N 00010E; 5500N 00100W.

Value Added Tax Charge

9. For the purposes of this Specification in respect of value added tax payable on the provision of chargeable air services for which a charge is payable pursuant to this Specification there shall be charged an additional charge equal to the amount of such tax and the incidence of the first mentioned charge shall determine the incidence of the additional charge.

By Order of the Civil Aviation Authority

J Spence, Secretary and General Counsel, Civil Aviation Authority, Aviation House, Beehive Ringroad, Crawley, West Sussex, RH6 0YR

15 December 2025

SCHEDULE Paragraphs 3(1), 4(2) and 7(1)

SPECIFIED AIRSPACES

(1)	(2)	(3)	(4)
<i>Charging zone</i>	<i>Publication in which FIRs are described</i>	<i>Unit Rate in euros</i>	<i>Established at a Rate of exchange of</i>
Albania	AIP Albania	42.79	1 euro = 96.6050ALL
Armenia	AIP Armenia	32.07	1 euro = 447.937AMD
Austria	AIP Austria	66.02	
Belgium and Luxembourg	AIP Belgique	116.65	
Bosnia and Herzegovina	AIP Bosnia and Herzegovina	25.40	1 euro = 1.95534BAM
Bulgaria	AIP Bulgaria	31.97	
Croatia	AIP Croatia	39.19	
Cyprus	AIP Cyprus	40.89	
Czech Republic	AIP Czech Republic	79.02	1 euro = 24.3152CZK
Denmark	AIP Denmark	91.74	1 euro = 7.46308DKK
Estonia	AIP Estonia	88.97	
Finland	AIP Finland	90.40	
France	AIP France (France Métropolitaine)	79.58	
Georgia	AIP Georgia	20.59	1 euro = 3.13967GEL
Germany	AIP Germany	97.89	
Greece	AIP Greece	22.39	
Hungary	AIP Hungary	38.72	1 euro = 391.316HUF
Ireland, Republic of	AIP Ireland	34.70	
Italy	AIP Italy	73.71	
Latvia	AIP Latvia	55.89	
Lithuania	AIP Lithuania	60.74	
Malta	AIP Malta	18.60	
Moldova	AIP Moldova	202.01	1 euro = 19.3641MDL

(1)	(2)	(3)	(4)
Netherlands	AIP Netherlands	136.38	
North Macedonia	AIP FYROM	43.97	1 euro = 61.3132MKD
Norway	AIP Norway	57.76	1 euro = 11.6565NOK
Poland	AIP Poland	98.39	1 euro = 4.25499PLN
Portugal: Lisbon	AIP Portugal	41.85	
Portugal: Santa Maria		8.16	
Romania	AIP Romania	50.42	1 euro = 5.07150RON
Serbia/ Montenegro/ KFOR	AIP Serbia- Montenegro	38.92	1 euro = 117.087RSD
Slovakia	AIP Slovakia	76.22	
Slovenia	AIP Slovenia	65.42	
Spain: Continental	AIP España	71.30	
Spain: Canaries		53.40	
Sweden	AIP Sweden	89.33	1 euro = 10.9887SEK
Switzerland	AIP Switzerland	168.63	1euro = 0.934300CHF
Turkey	AIP Turkey	39.78	
Ukraine	AIP Ukraine	38.95	1 euro = 48.4139UAH
Ukraine South	AIP Ukraine	15.33	1 euro = 48.4139UAH
United Kingdom	United Kingdom Air Pilot*	88.30	1euro = 0.868786GBP

* Excluding Shanwick FIR

EXPLANATORY NOTE

(This note is not part of the Specification)

This Specification revokes and replaces the Civil Aviation Authority (Eurocontrol Charges) Specification 2025.

The Secretary of State for Transport, in pursuance of tariffs approved under the Eurocontrol Convention (Cmnd. 8662) and under the Multilateral Agreement relating to Route Charges concluded at Brussels on 12th February 1981 (Cmnd. 8662) (being international agreements to which the United Kingdom is a party) has determined rates of charges, as specified in the Specification, payable to Eurocontrol in respect of chargeable air services provided for aircraft.

The unit rates in euros set out in the Schedule are calculated by reference to the costs of provision of en-route navigation services in the participating countries in the Eurocontrol charges system, the amount of traffic using each country's airspace and the relationship of each country's currency to the euro over a period agreed by Ministers of the participating countries. The interaction of these elements varies in each country. In calculating the revised charges, the average of the exchange rates between the euro and the currencies of the participating countries obtaining in the month of **September 2025** has been used.

The interest rate payable is decreased to 12.38% (paragraph 6(4)) from 13.79% in the Civil Aviation Authority (Eurocontrol Charges) Specification 2025.

Information on the United Kingdom Air Pilot and the Foreign Aeronautical Information publications referred to in the Specification is available from www.nats.aero/do-it-online/ais/

The office of Eurocontrol is at Rue de la Fusée 96, Brussels1130, Belgium. Eurocontrol's Conditions of Application of the Route Charges System and Conditions of Payment can be found at:

<https://www.eurocontrol.int/sites/default/files/2021-10/doc-21-60-02-eurocontrol-conditions-application-november-2021-en.pdf>

(a) 2000 c.38.

(b) 1982 c.16.

(c) UK Regulation (EU) No.923/2012 laying down the common rules of the air and operational provisions regarding services and procedures in air navigation and amending Regulations (EC) No.1035/2011, (EC) 1265/2007, (EC) No.1794/2006, (EC) No.730/2006, (EC) No.1033/2006 and (EU) No.255/2010. (5022485)

Property & land

SEIZURE & DETAINMENT OF PROPERTY

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

To the Owner of the following goods seized on 10th December 2025 at Victoria Terminal 3, Belfast Harbour, West Bank Road, Belfast BT3 9JL.

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,

- **23,544 litres of mixed brand beer** have been **seized** as liable to forfeiture.

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

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

Yasmin Doherty

Officer of HM Revenue and Customs, PO Box 198, Newcastle NE98 1ZZ (5021845)

Roads & highways

ROAD RESTRICTIONS

TRANSPORT ACT 2000 CHARGES FOR AIR SERVICES SPECIFICATION BY THE CIVIL AVIATION AUTHORITY THE CIVIL AVIATION AUTHORITY (DENMARK AND ICELAND CHARGES) SPECIFICATION 2026 TAKING EFFECT ON 1ST JANUARY 2026

The Civil Aviation Authority ("CAA"), in exercise of the powers conferred by sections 73, 74, 75 and 79 of the Transport Act 2000(a), hereby makes the following Specification:

Citation and commencement

1. This Specification may be cited as the Civil Aviation Authority (Denmark and Iceland Charges) Specification 2026 and shall take effect on 1st January 2026.

Revocation

2. The Civil Aviation Authority (Denmark and Iceland Charges) Specification 2025, which took effect on 1st January 2025, is hereby revoked.

Interpretation

3. (1) In this Specification –
"NSL" means NATS (Services) Limited, a company incorporated in England and Wales with number 4129270 whose registered office is at 4000 Parkway, Whiteley, Fareham, Hampshire, PO15 7FL.

(2) Unless otherwise defined in this Specification and unless the context otherwise requires, expressions used in this Specification shall have the same respective meanings as in the Transport Act 2000 and the Air Navigation Order 2016(b).

Charges for services provided by the Governments of Denmark and Iceland

4. (1) In respect of each crossing between Europe and North America by an aircraft, wherever registered, in the course of which the aircraft is at any time north of the 45th parallel North between the meridians of 15° West and 50° West, and files a flight plan to the appropriate air traffic services unit, being a flight plan involving the flight of the aircraft in that area, the operator of the aircraft shall, upon completion of the crossing, pay to NSL a charge of:

(a) in respect of chargeable air services provided by the Government of Denmark for such crossings:

	DKK
Communications (COM) user charge	19.02
Meteorological (MET) user charge	37.35
Total user charge	56.37

(b) in respect of chargeable air services provided by the Government of Iceland for such crossings:

	ISK
Communications (COM) user charge	3,128
Meteorological (MET) user charge	2,100
Total user charge	5,228

(c) in respect of other charges payable

ICAO administrative fee (CAD)	0.94
NAT RVSM user charge (GBP)	0.13
NATS administrative fee (GBP)	0.59

(2) If an aircraft, wherever registered, without making a crossing between Europe and North America, makes one of the following crossings, that is to say between Greenland and Canada, Greenland and the United States of America, Greenland and Iceland or Iceland and Europe, the operator of the aircraft shall pay to NSL in respect of each crossing upon completion thereof, one third of the amount of the charges specified in sub-paragraph (1).

(3) If an aircraft, wherever registered, without making a crossing between Europe and North America, makes one of the following crossings, that is to say between Greenland and Europe, Iceland and Canada or Iceland and the United States of America, the operator of the aircraft shall pay to NSL in respect of each crossing upon completion thereof, two thirds of the amount of the charges specified in sub-paragraph (1).

(4) If an aircraft, wherever registered, without making a crossing for which a charge is specified in sub-paragraph (1), (2) or (3), makes a crossing

(a) between any point and Europe, or

(b) between any point and Iceland

in the course of which the aircraft does not cross the coast of North America but does cross the meridian of 30° West north of the 45th parallel North, the operator shall pay to NSL in respect of each crossing upon completion thereof, one third of the amount of the charges specified in sub-paragraph (1).

(5) If an aircraft, wherever registered, flies within the Reykjavik and NUUK Flight Information Regions ("FIRs"), the operator of the aircraft shall pay to NSL the following charges in addition to the charges set out in paragraphs 4(1) to 4(4) above –

(a) in respect of chargeable air services provided by the Government of Denmark a charge of 8.76 DKK per unit of 100 km flown in the Reykjavik and NUUK FIRs; and

(b) in respect of chargeable air services provided by the Government of Iceland a charge of 2,740 ISK per unit of 100 km flown in the Reykjavik and NUUK FIRs; and

(c) in respect of a flight which does not exceed FL285 in the Reykjavik and NUUK FIRs and in respect of a flight to or from any aerodrome in Greenland the charge specified in paragraphs 4(5)(a) and (b) shall be reduced by half.

(6) For the purposes of this Specification –

(a) a crossing shall be counted whether or not the aircraft takes off or lands in the areas mentioned;

(b) "Europe" shall not include Iceland or the Azores.

(7) The per crossing charge rates (1 January to 31 December) in this Specification are noted in local currencies, Danish Krone (DKK), Icelandic Krona (ISK), Canadian Dollar (CAD) and Pounds Sterling (GBP), which will apply until the CAA revokes this Specification Order and issues a new Specification Order.

The amount of the charge shall be paid to NSL in GBP. The per crossing charge rates in local currency will be converted to GBP on a monthly basis by NSL using the Bloomberg Closing Mid Rates from the last day of the month 2 months prior to the rate being implemented (e.g. the closing GBP/DKK, GBP/ISK or GBP/CAD rate at 30 November 2025 will be used to convert the charges to GBP for implementation on 1 January 2026 and so on).

Monthly rates payable, converted to GBP, can be obtained at the following website: <https://www.nats.aero/do-it-online/Denmark-Iceland-Charge-Rates>;

Circumstances in which charges are payable by the owner

5. If NSL is unable, after taking reasonable steps, to ascertain who is the operator, it may give notice to the owner of the aircraft that it will treat him as the operator for the purposes of this Specification until he establishes to the reasonable satisfaction of NSL that some other person is the operator; and from the time when the notice is given NSL shall be entitled, for so long as the owner is unable to establish as aforesaid that some other person is the operator, to treat the owner as if he were the operator, and for that purpose the provisions of this Specification (other than this paragraph) shall apply to the owner as if he were the operator.

Interest on late payment

6. (1) If the amount of the charge payable under paragraph 4 is not paid in cleared funds by the operator of the aircraft within 30 days of the date payment is demanded by NSL, interest calculated in accordance with sub-paragraph (2) below on the unpaid amount shall be paid from that day until the date when cleared funds are received by NSL.

(2) Interest payable under sub-paragraph (1) shall be simple interest calculated from day to day at the rate of 12.38%.

Disposal by NSL of charges received under the Specification

7. (1) Subject to sub-paragraphs (2) and (3) of this paragraph, NSL shall remit to the Governments of Denmark and Iceland such sums as it may receive under this Specification in respect of chargeable air services provided respectively by those Governments.

(2) With respect to the ICAO administrative fee provided for in paragraph 4(1)(c), NSL shall remit this sum to the International Civil Aviation Organisation in respect of chargeable air services provided by that Organisation.

(3) With respect to the NAT RVSM user charge provided for in paragraph 4(1)(c), NSL shall remit this sum to the International Civil Aviation Organisation in respect of the North Atlantic height monitoring system Reduced Vertical Separation Minima (RVSM) user charge.

(4) With respect to the NATS administrative fee provided for in paragraph 4(1)(c) above, NSL may deduct from the sums so received and may retain as a fee a sum not exceeding the amount noted.

By Order of the Civil Aviation Authority, 15 December 2025

J Spence, Secretary and General Counsel, Civil Aviation Authority, Aviation House, Beehive Ringroad, Crawley West Sussex RH6 0YR

EXPLANATORY NOTE

(This note is not part of the Specification)

This Specification revokes and replaces the Civil Aviation Authority (Denmark and Iceland Charges) Specification 2025, which took effect on 1st January 2025.

This Specification has been issued following agreement between the Governments of the UK, Denmark and Iceland to change the basis on which user charges are converted from local currencies (namely Danish Krone (DKK), Icelandic Krona (ISK) and Canadian Dollar (CAD)) to Pounds Sterling (GBP). The amount of the charges shall be paid to NSL in GBP.

The exchange rates will be updated on a monthly basis by NSL using the Bloomberg Closing Mid Rates from the last day of the month 2 months prior to the rate being implemented (e.g. the closing GBP/DKK, GBP/ISK or GBP/CAD rate at 30 November 2025 will be used to convert the charges to GBP for implementation on 1 January 2026 and so on).

Monthly rates payable, converted to GBP, can be obtained at the following: <https://www.nats.aero/do-it-online/Denmark-Iceland-Charge-Rates>.

The charges are payable in pursuance of the Agreements on the Joint Financing of certain Air Navigation Services respectively in Greenland and the Faroe Islands and in Iceland, opened for signature in Geneva on 25th September 1956 (Cmnd. Nos. 677 and 678) as amended by the Protocols opened for signature at Montreal on 3rd November 1982 (Cmnd. Nos. 8844 and 8845) and as amended in 2008 pursuant to an ICAO State Letter IND/07/13 dated 12 July 2007.

In consequence of a decision of the Council of the International Civil Aviation Organisation the sum which is to be deducted by NSL from the charges received and remitted to that Organisation in respect of chargeable air services provided by it is noted in paragraph 4(1)(c). Additionally, the Council has established (pursuant to Article VI of the Arrangement on the Joint Financing of a North Atlantic Height Monitoring System) the NAT RVSM user charge for the year 2026 and the charges of fees payable to NSL for expenses in billing and collection, which are also noted in paragraph 4(1)(c).

(a) 2000 c.38.

(b) S.I. 2016/765.

(5022487)

DEPARTMENT FOR INFRASTRUCTURE

EXPERIMENTAL TRAFFIC CONTROL SCHEME – HILL STREET AND GORDON STREET, BELFAST

The Department for Infrastructure (DfI) has made The Experimental Traffic Control Scheme – Hill Street and Gordon Street, Belfast, for a period of 6 months, which comes into operation on 4th December 2025.

The scheme will prohibit all vehicles from using Hill Street, Belfast for a distance of 120 metres from its junction with Gordon Street to its junction with Waring Street. Vehicles are excepted from the prohibition in certain circumstances, including to permit loading and unloading of goods between 6.00 a.m. and 12.00 noon to premises situated along the affected length of road.

The scheme will also introduce a one-way traffic system on Gordon Street, Belfast from its junction with Hill Street to its junction with Dunbar Street in an easterly direction.

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

Within a period of 6 months from 4th December 2025 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 TRAM Eastern Division, Network Maintenance (East), Hydebank House, 4a Hospital Road, Ballydollahgan, Belfast, BT8 8JL 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 FOI/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 (5020167)

DEPARTMENT FOR INFRASTRUCTURE

S.R.

ART-TIME SPEED LIMIT - SCHOOLS

The Department for Infrastructure (DfI) has made a Statutory Rule entitled "The Schools (Part-Time 20mph Speed Limit) (Amendment) Order (Northern Ireland) 2025" (S.R. 2025 No. 200), which comes into operation on 14 January 2026.

The Rule will apply part-time 20mph speed limits at:-

- Aghintain Road, Clogher adjacent to Carrnall Primary School;
- Tempo Road, Enniskillen adjacent to Devenish College;
- Ballagh Road and Edfield Way, Fivemiletown adjacent to Fivemiletown Primary School;
- Tiravally Road, Killesher adjacent to St Mary's Primary School;
- Glen Road, Maghera adjacent to St Patrick's Primary School;
- Iniscarn Road, Magherafelt adjacent to St Columb's Primary School;
- Drumnakilly Road, Omagh adjacent to Naíscóil na gCrann Irish School; and

- Letfern Avenue, Tattyreagh, Omagh adjacent to Scared Heart Primary School.

A copy of the Rule may be viewed at DfI offices during office hours (Monday to Friday 9.00 a.m. to 5.00 p.m.) by appointment only. Appointments can be arranged by telephoning 0300 200 7899. The Rule may also be viewed online at www.legislation.gov.uk/nisr

(5022486)

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. (5020168)

DEPARTMENT OF JUSTICE THE CIVIL LEGAL SERVICES (REMUNERATION) ORDER (NORTHERN IRELAND) 2025

The Department of Justice has made a Statutory Rule entitled 'The Civil Legal Services (Remuneration) Order (Northern Ireland) 2025' (S.R. 2025 No.198), which comes into operation on 7th January 2026.

The Statutory Rule replaces the Civil Legal Services (Remuneration) Order (Northern Ireland) 2015 ("the 2015 Order").

The Department conducted a public consultation on the proposals and received substantive responses from bodies representing solicitors and barristers and several other interested parties.

These amendments are part of the wider Enabling Access to Justice Reform Programme which aims to improve how access to justice is delivered and supported, generate the best possible outcomes for citizens, and ensure value for money and sustainability.

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

Naomi R Long

Minister of Justice of Northern Ireland

12th December 2025

(5021838)

DEPARTMENT OF JUSTICE THE LEGAL AID FOR CROWN COURT PROCEEDINGS (COSTS) (AMENDMENT) RULES (NORTHERN IRELAND) 2025

The Department of Justice has made a Statutory Rule entitled 'The Legal Aid for Crown Court Proceedings (Costs) (Amendment) Rules (Northern Ireland) 2025' (S.R. 2025 No.197), which comes into operation on 7th January 2026.

This Statutory Rule amends the Legal Aid for Crown Court Proceedings (Costs) Rules (Northern Ireland) 2005 ("the 2005 Rules") which prescribe the remuneration for solicitors and barristers in the Crown Court.

The purpose of the Statutory Rule is to give effect to Ministerial decisions following the consideration of proposals for the remuneration of solicitors and barristers in Crown Court cases.

The Department conducted a public consultation on the proposals and received substantive responses from bodies representing solicitors and barristers and several other interested parties. Throughout the consultation period there was extensive engagement with representatives of the legal profession in relation to the policy proposals and other issues relating to remuneration.

These amendments are part of the wider Enabling Access to Justice Reform Programme which aims to improve how access to justice is delivered and supported, generate the best possible outcomes for citizens, and ensure value for money and sustainability.

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

Naomi R Long

Minister of Justice of Northern Ireland

12th December 2025

(5021846)

DEPARTMENT OF JUSTICE THE MAGISTRATES' COURTS AND COUNTY COURT APPEALS (CRIMINAL LEGAL AID) (COSTS) (AMENDMENT) RULES (NORTHERN IRELAND) 2025

The Department of Justice has made a Statutory Rule entitled 'The Magistrates' Courts and County Court Appeals (Criminal Legal Aid) (Costs) (Amendment) Rules (Northern Ireland) 2025' (S.R. 2025 No.199), which comes into operation on 7th January 2026.

This Statutory Rule amends the Magistrates' Courts and County Court Appeals (Criminal Legal Aid) (Costs) Rules (Northern Ireland) 2009 ("the 2009 Rules") which prescribe the remuneration for solicitors and barristers in Magistrates' Court criminal cases and County Court appeals.

The purpose of the Statutory Rule is to give effect to Ministerial decisions following the consideration of proposals for the remuneration of solicitors and barristers in Magistrates' Court cases.

The Department conducted a public consultation on the proposals and received substantive responses from bodies representing solicitors and barristers and several other interested parties.

These amendments are part of the wider Enabling Access to Justice Reform Programme which aims to improve how access to justice is delivered and supported, generate the best possible outcomes for citizens, and ensure value for money and sustainability.

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

Naomi R Long

Minister of Justice of Northern Ireland

12th December 2025

(5021847)

COMPANIES

Corporate insolvency

Creditors' voluntary liquidation

APPOINTMENT OF LIQUIDATORS

Name of Company: JOXER HOLYWOOD LIMITED
 Company Number: NI700542
 Company Type: Registered Company
 Nature of the business: SIC 56101 - Licensed restaurant
 Type of Liquidation: Creditors' Voluntary
 Registered office: 25 Shore Road, Holywood BT18 9HX
 Principal trading address: 25 Church Road, Holywood BT18 9BU
 Office Holder/s: Antoinette Thorpe, of Artemis Insolvency Services Limited and, Forthriver Business Park, 385 Springfield Road, Belfast, Antrim BT12 7DG United Kingdom, Telephone: 02890133266, Email address: support@artemisinsolvencylimited.co.uk (ART202502)
 Office Holder Number/s: 9673
 Date of appointment: 12 December 2025
 By whom Appointed: Members and Creditors
 For further information contact colm@artemisinsolvency.com (5019390)

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

Name of Company: **BECKETTS BAR LTD**
 Company Number: NI689394
 Nature of Business: Public houses and bars
 Type of Liquidation: Creditors
 Registered office: 27 College Gardens, Belfast, BT9 6BS
 Liquidator's name and address: *Darren McMath*, McKeague Morgan & Co, 27 College Gardens, Belfast BT9 6BS
 Office Holder Number: 20330.
 Date of Appointment: 18 December 2025
 By whom Appointed: Members & Creditors (5022508)

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

Name of Company: **RN CURRY LIMITED**
 Company Number: NI692649
 Nature of Business: Licensed restaurants
 Type of Liquidation: Creditors
 Registered office: 27 College Gardens, Belfast, BT9 6BS
 Liquidator's name and address: *Darren McMath*, McKeague Morgan & Co, 27 College Gardens, Belfast BT9 6BS
 Office Holder Number: 20330.
 Date of Appointment: 17 December 2025
 By whom Appointed: Members & Creditors (5022489)

FINAL MEETINGS

IN THE MATTER OF THE INSOLVENCY (NI) ORDER 1989 AND GINZA KITCHEN LTD

(Company Number NI661270)

NOTICE IS HEREBY GIVEN that pursuant to Article 92 of the INSOLVENCY (NI) ORDER 1989, Final Meetings of the creditors of the above named company will be held at the offices of Vantage, 1st Floor, 403 Lisburn Rd, Belfast, BT9 7EW on Monday, 26 January 2026 at 11.30am, to be followed by a meeting of the members of the Company at 11.45am on the same day at the same venue. The following resolutions will be considered at the meetings:

1. That the Liquidator's final receipts and payments account be approved.
2. That the Liquidator be granted his release from office after the final meeting of creditors.

Any member or creditor entitled to attend and vote at the above meeting may appoint a proxy or proxies to attend and vote instead of him.

Proxies to be used at the meetings must be returned to the offices of Vantage, 1st Floor, 403 Lisburn Rd, Belfast BT9 7EW or by email to rallen_vantage@hotmail.com no later than 12 noon on the working day immediately before the meetings.

Liquidator: *Robert P J Allen*

Dated this: 18 December 2025

(5021851)

NICK SOLUTIONS LTD

(In Creditors' Voluntary Liquidation) ("the Company")

(Company Number NI643203)

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

NOTICE IS HEREBY GIVEN pursuant to Article 92 of the INSOLVENCY (NORTHERN IRELAND) ORDER 1989, that final meeting of creditors of the above named Company will be held at the offices of Begbies Traynor, Scottish Provident Building, 7 Donegall Square West, Belfast BT1 6JH on 19 January 2026 at 11:00am, for the purpose of having an account of the winding up laid before them, showing the manner in which 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 joint liquidators.

A creditor entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of him and such proxy need not also be a creditor.

Proxy forms must be returned to the offices of Begbies Traynor, Scottish Provident Building, 7 Donegall Square West, Belfast BT1 6JH no later than 12 noon on the business day before the meeting. Please note that the joint liquidators and their staff will *not* accept receipt of completed proxy forms by email. Submission of proxy forms by email will lead to the proxy being held invalid and the vote not cast.

Dated: 17 December 2025

Ken Pattullo

Joint Liquidator

(5022510)

NOTICE OF FINAL MEETINGS

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

IN THE MATTER OF

SODA AND STARCH RESTAURANTS LTD (IN LIQUIDATION)

(Company Number NI649750)

AND

IN THE MATTER OF

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

NOTICE IS HEREBY GIVEN pursuant to Article 92 of THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989, that the Final Meetings of Members and Creditors of the above-named Company, will be held at the offices of McCambridge Duffy LLP, 101 Spencer Road, Derry, N. Ireland, BT47 6AE on 02 February 2026 at 10:00am and 10:15am respectively.

The meetings are called pursuant to Article 92 of the INSOLVENCY (NORTHERN IRELAND) ORDER 1989 for the purpose of having an account laid before them by the Liquidator showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanations that may be given by the Liquidator.

Proxies to be used at the meeting should be lodged at the offices of McCambridge Duffy LLP, 101 Spencer Road, Derry, N. Ireland, BT47 6AE or by email to Emmet McCloskey at emccloskey@mccambridgeduffy.com no later than 12 noon on the business day preceding the meeting.

Ronan Duffy

Liquidator

18 December 2025

(5021857)

MEETINGS OF CREDITORS

MATEC EVO UK LTD

(Company Number NI661774)

Registered office: Suite 154 21 Botanic Avenue, Belfast, BT7 1JJ

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 on 8 January 2026 at 11:30am at the office of Rachel Fowler Advisory Ltd, 101F&G Main Street, Moira, BT67 0LH. The purpose of the meeting, pursuant to Articles 85 to 87 of the said Order is to consider the Company's Statement of Affairs to be presented at the meeting, to appoint a liquidator and, if considered appropriate by creditors, to appoint a liquidation committee.

Creditors wishing to vote at the meeting must lodge their proxies together with a full statement of account at the offices of Rachel Fowler Advisory Ltd, 101 F&G Main Street, Moira, BT67 0LH no later than 12 noon on 7 January 2026.

Notice is further given that 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 preceding the meeting between the hours of 10.00am and 4.00pm.

The resolutions at the creditor's meeting may include a resolution specifying the terms on which the Liquidator is to be remunerated. The meeting may receive information about, or be asked to approve, the costs of preparing the statement of affairs and convening the meeting.

Dated: 18 December 2025

By Order of the Board

Massimo Bertolucci - Director

(5022506)

**IN THE MATTER OF
THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
AND IN THE MATTER OF
ROUNDWOOD ENGINEERING WORKS LIMITED
("the Company")**

(Company Number NI632355)

Registered office: 15 Corrig's Road, Newcastle, Northern Ireland, BT33 0JZ

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 10.30am at the offices of Cooper Parry Advisory Limited, 36-38 Northland Row, Dungannon, Co. Tyrone, BT71 6AP, on 22 January 2026 for the purposes mentioned in Articles 85 to 87 of the said Order.

Creditors entitled to attend and vote at the meeting may do so personally or by proxy. A creditor can attend the meeting in person and vote and is entitled to vote if they have delivered proof of their debt by no later than 12.00 noon on the business day before the meeting. If a creditor cannot attend in person or does not wish to attend but still wishes to vote at the meeting, they can either nominate a person to attend on their behalf, or they may nominate the Chair of the meeting, who will be a director of the Company, to vote on their behalf. Creditors must deliver their proxy by no later than 12.00 noon on the business day before the meeting. Creditors must deliver all proofs of their debt and proxies to Cooper Parry Advisory Limited, 36-38 Northland Row, Dungannon, Co. Tyrone, BT71 6AP. Creditors failing to lodge a proof of their debt or proxy as indicated will lead to their vote(s) being disregarded.

Unless they surrender their security, secured creditors must give particulars of their security, the date when it was given and the estimated value at which it is assessed if they wish to vote at the meeting.

The resolutions at the creditors' meeting may include a resolution specifying the terms on which any office holder is to be remunerated. The meeting may receive information about, or be asked to approve, cost of preparing the statement of affairs and convening the meeting.

A list of the names and addresses of the company's creditors will be available for inspection free of charge from Cooper Parry Advisory Ltd, 36-38 Northland Row, Dungannon, Co. Tyrone, BT71 6AP on the two business days immediately preceding the meeting between the hours of 10.00 am and 4.00 pm. Alternatively, the list may be requested from Blaitthin O'Neill by emailing blaitthin.oneill@cooperparry.com, or phoning (028) 8775 2990.

Dated this 17TH DAY OF DECEMBER 2025

By Order of the Board

Jill Annett, Director

(5021856)

NOTICES TO CREDITORS

**IN THE MATTER OF
BECKETTS BAR LTD**

(Company Number NI689394)

In Liquidation

Principal trading address: Trading address: 239-241 Stewartstown Rod, Dunmurry, Belfast, BT17 ONT

CREDITORS' VOLUNTARY LIQUIDATION

Notice is hereby given that I, Darren McMath, was appointed Liquidator of the above-named company on 18 December 2025 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 30 January 2026 to send their full names and addresses and the particulars of their debts or claims and the names and addresses of their solicitors to Darren McMath 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 19 December 2026

Darren McMath, Liquidator

(5022509)

**IN THE MATTER OF
RN CURRY LIMITED**

In Liquidation

(Company Number NI692649)

Principal trading address: Trading address: 459a-461 Lisburn Road, Belfast, BT9 7EY

CREDITORS' VOLUNTARY LIQUIDATION

Notice is hereby given that I, Darren McMath, was appointed Liquidator of the above-named company on 17 December 2025 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 16 January 2026 to send their full names and addresses and the particulars of their debts or claims and the names and addresses of their solicitors to Darren McMath 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 19 December 2025

Darren McMath, Liquidator

(5022491)

RESOLUTION FOR WINDING-UP

JOXER HOLYWOOD LIMITED

(Company Number: NI700542)

trading as Joxer Hollywood Limited

Registered Office: 25 Shore Road, Holywood BT18 9HX

Principal Trading Address: 25 Church Road, Holywood BT18 9BU

Nature of Business: SIC 56101 - Licensed restaurant

At a General Meeting of the Members of the above-named Company, duly convened, and held at 385 Springfield Road, Belfast BT12 7DG on Friday 12 December 2025, the following Resolution/s was/were duly passed:

1. (Special Resolution) "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 it is advisable to wind up the same and accordingly that the company be wound up voluntarily."

2. (Ordinary Resolution) "That Antoinette Thorpe (Office holder No 9673) of Artemis Insolvency Services Limited, Forthriver Business Park, 385 Springfield Road, Belfast, BT12 7DG be and is hereby appointed Liquidator for the purpose of such winding up."

For further details, please contact: Antoinette Thorpe, (9673), Artemis Insolvency Services Limited, 385 Springfield Road, Belfast BT12 7DG, Telephone: 02890 133266, Email address: support@artemisinsolvencylimited.co.uk, (ART202502).

Aedan Harrison, Director

For further information contact colm@artemisinsolvency.com

(5019391)

BECKETTS BAR LTD

(Company Number NI689394)

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 18 December 2025, 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 Darren McMath of McKeague Morgan & Company, Chartered Accountants of 27 College Gardens, Belfast BT9 6BS, be appointed liquidator of the company for the purposes of the voluntary winding up."

Dated this 18 December 2025

By Order of the Board**G Donelly**

(5022505)

RN CURRY LIMITED

(Company Number NI692649)

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 17 December 2025, 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 Darren McMath of McKeague Morgan & Company, Chartered Accountants of 27 College Gardens, Belfast BT9 6BS, be appointed liquidator of the company for the purposes of the voluntary winding up."

Dated this 17 December 2025

By Order of the Board**R Niure**

(5022488)

Liquidation by the Court**PETITIONS TO WIND-UP**

In the High Court of Justice Northern Ireland
No. 095373 of 2025

In the matter of **GLENMORE GENERATION LIMITED**

Trading As: GLENMORE GENERATION LIMITED,

and in the matter of the Insolvency (Northern Ireland) Order 1989,

A Petition to wind up GLENMORE GENERATION LIMITED (NI631386) of C/o Carson Mcdowell, Murray House, Murray Street, Belfast BT1 6DN, previously of 11 Mill Avenue, Sion Mills, Strabane, County Tyrone BT82 9HE, whose nature of business is 35110 & 35130, presented on Wednesday 12 November 2025, at 13:10 by LAND & PROPERTY SERVICES (RATING), of 3 Floor, Lanyon Plaza, Lanyon Place, Belfast BT1 3LP claiming to be a Creditor of the Company, will be heard at the Royal Courts of Justice, Chichester Street, Belfast, BT1 3JE, on Thursday 08 January 2026, at 10:00 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or to their Solicitor in accordance with Rule 4.016 of the Insolvency Rules (Northern Island) 1991 by 16:00 hours on Wednesday 07 January 2026

The Petitioner's Solicitor is Crown Solicitor for Northern Ireland, CROWN SOLICITOR'S OFFICE, Royal Courts Of Justice, Chichester Street, Belfast BT1 3JY., Telephone: 02890542555, Email: insolvency@csoni.gov.uk (Reference number: KAG0006726/Humphrys.) (5021194)

In the High Court of Justice Northern Ireland
No. 095385 of 2025

In the matter of **HILL BILLY JACKS LTD**

Trading As: HILL BILLY JACKS LTD,

and in the matter of the Insolvency (Northern Ireland) Order 1989,

A Petition to wind up HILL BILLY JACKS LTD (NI644268) of 10 Pilots View, Heron Road, Belfast BT3 9LE, whose nature of business is 56101, presented on Wednesday 12 November 2025, at 13:10 by HIS MAJESTY'S REVENUE & CUSTOMS, of 100 Parliament Street, London SW1A 2BQ claiming to be a Creditor of the Company, will be heard at the Royal Courts of Justice, Chichester Street, Belfast, BT1 3JE, on Thursday 08 January 2026, at 10:00 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or to their Solicitor in accordance with Rule 4.016 of the Insolvency Rules (Northern Island) 1991 by 16:00 hours on Wednesday 07 January 2026

The Petitioner's Solicitor is Crown Solicitor for Northern Ireland, CROWN SOLICITOR'S OFFICE, Royal Courts Of Justice, Chichester Street, Belfast BT1 3JY., Telephone: 02890542555, Email: insolvency@csoni.gov.uk (Reference number: CBW0041238/Humphrys.) (5020514)

In the High Court of Justice Northern Ireland
No. 091256 of 2025

In the matter of **ORANGA CREATIVE LTD**

Trading As: ORANGA CREATIVE LTD,

and in the matter of the Insolvency (Northern Ireland) Order 1989,

A Petition to wind up ORANGA CREATIVE LTD (NI640990) of Merrion Business Centre, Studio 1, 3rd Floor, 58 Howard Street, Belfast BT1 6PL, whose nature of business is 73110, presented on Wednesday 29 October 2025, at 12:57 by HIS MAJESTY'S REVENUE & CUSTOMS, of 100 Parliament Street, London SW1A 2BQ claiming to be a Creditor of the Company, will be heard at the Royal Courts of Justice, Chichester Street, Belfast, BT1 3JE, on Thursday 08 January 2026, at 10:00 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or to their Solicitor in accordance with Rule 4.016 of the Insolvency Rules (Northern Island) 1991 by 16:00 hours on Wednesday 07 January 2026

The Petitioner's Solicitor is Crown Solicitor for Northern Ireland, CROWN SOLICITOR'S OFFICE, Royal Courts Of Justice, Chichester Street, Belfast BT1 3JY., Telephone: 02890542555, Email: insolvency@csoni.gov.uk (Reference number: CBW0041201/Humphrys.) (5020549)

In the High Court of Justice Northern Ireland
No. 091269 of 2025

In the matter of **SPRINGFIELD DEVELOPMENTS (N.I.) LTD**

Trading As: SPRINGFIELD DEVELOPMENTS (N.I.) LTD,

and in the matter of the Insolvency (Northern Ireland) Order 1989,

A Petition to wind up SPRINGFIELD DEVELOPMENTS (N.I.) LTD (NI642506) of 3 Tennyson Avenue, Bangor, County Down BT20 3SS, whose nature of business is 41202, presented on Wednesday 29 October 2025, at 12:57 by HIS MAJESTY'S REVENUE & CUSTOMS, of 100 Parliament Street, London SW1A 2BQ claiming to be a Creditor of the Company, will be heard at the Royal Courts of Justice, Chichester Street, Belfast, BT1 3JE, on Thursday 08 January 2026, at 10:00 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or to their Solicitor in accordance with Rule 4.016 of the Insolvency Rules (Northern Island) 1991 by 16:00 hours on Wednesday 07 January 2026

The Petitioner's Solicitor is Crown Solicitor for Northern Ireland, CROWN SOLICITOR'S OFFICE, Royal Courts Of Justice, Chichester Street, Belfast BT1 3JY., Telephone: 02890542555, Email: insolvency@csoni.gov.uk (Reference number: CBW0041260/Humphrys.) (5020552)

In the High Court of Justice Northern Ireland
No. 091278 of 2025

In the matter of **CLARENDON DOCK LIMITED**

Trading As: CLARENDON DOCK LIMITED,

and in the matter of the Insolvency (Northern Ireland) Order 1989,

A Petition to wind up CLARENDON DOCK LIMITED (NI648700) of 6 Margaret Street, Newry, County Down BT34 1DF, whose nature of business is 41100, presented on Wednesday 29 October 2025, at 12:57 by HIS MAJESTY'S REVENUE & CUSTOMS, of 100 Parliament Street, London SW1A 2BQ claiming to be a Creditor of the Company, will be heard at the Royal Courts of Justice, Chichester Street, Belfast, BT1 3JE, on Thursday 08 January 2026, at 10:00 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or to their Solicitor in accordance with Rule 4.016 of the Insolvency Rules (Northern Island) 1991 by 16:00 hours on Wednesday 07 January 2026

The Petitioner's Solicitor is Crown Solicitor for Northern Ireland, CROWN SOLICITOR'S OFFICE, Royal Courts Of Justice, Chichester Street, Belfast BT1 3JY,, Telephone: 02890542555, Email: insolvency@csoni.gov.uk (Reference number: CBW0041262/Humphrys.) (5020562)

WINDING-UP ORDERS

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

ARCHVIEW SCAFFOLD SOLUTIONS LTD

(Company Number NI608427)

By Order dated 11/12/2025, the above-named company (registered office at 24a Derrywilligan Road, Bessbrook, Newry, BT35 6JU) was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of winding up, 24/10/2025

Official Receiver (5022502)

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

BLUE BURGER RESTAURANTS LTD

(Company Number NI680155)

By Order dated 11/12/2025, the above-named company (registered office at Unit 1, 40 The Cutts, Dunmurry, Belfast, BT17 9HS) was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of winding up, 24/10/2025

Official Receiver (5022501)

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

CHILLI BANBRIDGE LIMITED

(Company Number NI676325)

By Order dated 11/12/2025, the above-named company (registered office at 67a Bridge Street, Newry, BT35 8AF) was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of winding up, 24/10/2025

Official Receiver (5022498)

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

CLOONEY MEATS LTD

(Company Number NI630639)

By Order dated 11/12/2025, the above-named company (registered office at 37 Clooney Terrace, Londonderry, BT47 6AP) was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of winding up, 24/10/2025

Official Receiver (5022499)

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

MK ONLINE COACHING LTD

(Company Number NI685264)

By Order dated 11/12/2025, the above-named company (registered office at 24 Coshquin Road, Londonderry, BT48 0ND) was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of winding up, 24/10/2025

Official Receiver (5022495)

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

NEWRY FUNHOUSE LIMITED

(Company Number NI603337)

By Order dated 11/12/2025, the above-named company (registered office at River House, Home Avenue, Newry, BT34 2DL) was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of winding up, 24/10/2025

Official Receiver (5022494)

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

NO. 4 VICTORIA LTD

(Company Number NI652290)

By Order dated 11/12/2025, the above-named company (registered office at C/O PFS & Partners, 16 Main Street, Limavady, BT49 0EU) was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of winding up, 23/10/2025

Official Receiver (5022500)

Members' voluntary liquidation

APPOINTMENT OF LIQUIDATORS

PURSUANT TO ARTICLE 95 - THE INSOLVENCY NORTHERN IRELAND) ORDER 1989

Name of Company: **ANAeko LIMITED**

Previous Name of Company: MOBILITY DATA SYSTEMS LIMITED

Previous Name of Company: MZ4G.COM LIMITED

Company Number: NI044494

Nature of Business: Business and domestic software development & Information technology consultancy activities

Type of Liquidation: Members Voluntary Liquidation

Registered office: Weavers Court Business Park, Linfield Road, Belfast, BT12 5GH

Liquidators' names and address: *Stuart Irwin and Ian Leonard*, Interpath Advisory, Suite 402, The Kelvin, 17 – 25 College Square East, Belfast, BT1 6DH

Office Holder Numbers: 9656 and 14610.

Date of Appointment: 12 December 2025

By whom Appointed: Members (5021840)

PURSUANT TO ARTICLE 95 - THE INSOLVENCY NORTHERN IRELAND) ORDER 1989

Name of Company: **ARG TALENT LTD**

Company Number: NI704788

Nature of Business: Other activities of employment placement agencies

Type of Liquidation: Members' Voluntary Liquidation

Registered office: 5th Floor, Metro Building, 6 - 9 Donegall Square South, Belfast, Northern Ireland, BT1 5JA

Liquidator's name and address: *Gareth McGonigle*, Garma Advisory Limited, 5th Floor, Metro Building, 6-9 Donegall Square South, Belfast, BT1 5JA

Office Holder Number: 25110.

Date of Appointment: 12 December 2025

By whom Appointed: Members (5021853)

Company Number: NI029533

Name of Company: **DEVINE SAND & GRAVEL LIMITED**

Nature of Business: Operation of gravel and sandpits; mining of clays and kaolin

Registered office: 65 Moorlough Road, Artigarvan, Strabane, Co Tyrone, BT82 0ER

Principal trading address: 65 Moorlough Road, Artigarvan, Strabane, Co Tyrone, BT82 0ER

Type of Liquidation: Members Voluntary Liquidation

Liquidator: *Alison Burnside* (IP number 9543) of McAleer Jackson Ltd., Church House, 24 Dublin Road, Omagh, Co Tyrone, BT78 1HE.

Date of Appointment: 17 December 2025

By whom Appointed: Members

For further details contact Ruth Aiken on +44 28 8225 0253 or at Recovery@mmjca.com (5022084)

ARTICLE 95, INSOLVENCY (NORTHERN IRELAND) ORDER 1989Name of Company: **FILO HEART BEAT INTERNATIONAL LTD**

Company Number: NI644849

Nature of Business: Other business support service activities not elsewhere classified

Type of Liquidation: Members

Registered office: C/O Grant Thornton Advisors (NI) LLP, Donegall Square West, Belfast, Northern Ireland, BT1 6JH

Liquidators' names and address: *Gareth Latimer* and *Stephen Cave* both of Grant Thornton Advisors (NI) LLP, 12-15 Donegall Square West, Belfast, BT1 6JH

Office Holder Numbers: 18132 and 10730.

Date of Appointment: 12 December 2025

By whom Appointed: Members (5022490)

PURSUANT TO ARTICLE 95 OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989Name of Company: **GFK LTD**

Company Number: NI632595

Nature of Business: Activities of head offices

Type of Liquidation: Members' Voluntary Liquidation

Registered office: 38 Tullywest Road, Saintfield, Ballynahinch, County Down, Northern Ireland, BT24 7LX

Liquidator's name and address: *Darren McMath*, McKeague Morgan & Company, 27 College Gardens, Belfast BT9 6BS

Office Holder Number: 20330.

Date of Appointment: 18 December 2025

By whom Appointed: Members (5022504)

PURSUANT TO ARTICLE 95 OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989Name of Company: **MAAF LTD**

Company Number: NI609738

Nature of Business: Other retail sale in non-specialised stores

Type of Liquidation: Members' Voluntary Liquidation

Registered office: 61 Edward Street, Downpatrick, Co. Down, BT30 6JH

Liquidator's name and address: *Darren McMath*, McKeague Morgan & Company, 27 College Gardens, Belfast BT9 6BS

Office Holder Number: 20330.

Date of Appointment: 15 December 2025

By whom Appointed: Members (5021850)

PURSUANT TO ARTICLE 95 - THE INSOLVENCY NORTHERN IRELAND) ORDER 1989Name of Company: **PMCD VALIDATION CONSULTANCY LIMITED**

Company Number: NI658849

Nature of Business: Technical testing and analysis

Type of Liquidation: Members' Voluntary Liquidation

Registered office: 5th Floor, Metro Building, 6 - 9 Donegall Square South, Belfast, Northern Ireland, BT1 5JA

Liquidator's name and address: *Gareth McGonigle*, Garma Advisory Limited, 5th Floor, Metro Building, 6-9 Donegall Square South, Belfast, BT1 5JA

Office Holder Number: 25110.

Date of Appointment: 11 December 2025

By whom Appointed: Members (5020173)

PURSUANT TO ARTICLE 95 OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989Name of Company: **WESSAN ESTATES LIMITED**

Company Number: NI019992

Nature of Business: Property letting

Type of Liquidation: Members

Registered office: Suite 5d Stirling House, 478 Castlereagh Road, Belfast, BT5 6BQ

Liquidator's name and address: *Gregg Sterritt*, Sterritt Business Advisory Ltd, 89 Hillsborough Road, Carryduff, Belfast, BT8 8HT

Office Holder Number: 9027.

Date of Appointment: 11 December 2025

By whom Appointed: Members (5020169)

FINAL MEETINGS**NOTICE OF FIRST AND FINAL MEETING****IN THE MATTER OF****DBR TRADING LTD****AND****IN THE MATTER OF THE INSOLVENCY (NI) ORDER 1989****IN MEMBERS' VOLUNTARY LIQUIDATION**

NOTICE IS HEREBY GIVEN that a first and final meeting of the members of DBR Trading Ltd will be held at 10:00 am on 9 January 2026. The meeting will be held at the offices of McAleer Jackson Ltd, Church House, 24 Dublin Road, Omagh, Co Tyrone, BT78 1HE.

The meeting is called pursuant to Article 80 of the Insolvency (NI) Order 1989 for the purpose of receiving an account showing the manner in which the winding-up of the company has been conducted and the property of the company disposed of, and to receive any explanation that may be considered necessary. Any member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote on their behalf. A proxy need not be a member of the company.

The following resolutions will be considered at the meeting:

1. That the liquidator's first and final progress report and receipts and payments account be approved.

2. That the liquidator be released and discharged.

3. That the books and records of the company can be destroyed 12 months after the dissolution of the company.

In the absence of any objections to the contrary then the final Liquidator's Progress Report and receipts and payments will be deemed to be accepted, and the Liquidator receives her release and that the books and records of the company can be destroyed 12 months after the dissolution of the company.

Proxies to be used at the meeting must be returned to the offices of McAleer Jackson Ltd, Church House, 24 Dublin Road, Omagh, Co Tyrone, BT78 1HE or by email to alisonburnside@mmjca.com no later than 12 noon on the working day immediately before the meeting.

Alison Burnside, Liquidator

IP Number 9543

4 December 2025

(5021835)

NOTICE TO MEMBER OF ANNUAL & FINAL MEETING**OPTASIA LIMITED****IN MEMBER'S VOLUNTARY LIQUIDATION**

(Company Number NI694968)

A General Meeting of the Member of the above-named Company has been summoned by the Liquidator under Articles 79 & 80 of THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 for the purpose of receiving an account laid before them showing the manner in which the winding-up is being conducted and the property of the Company disposed of and of hearing any explanations that may be given by the Liquidator.

The meeting will be held as follows:

Date: 21st January 2026**Time:** 11.00 a.m. (Member's Meeting)**Place:** McKeague Morgan & Company 27 College Gardens, Belfast, BT9 6BS

The following resolutions will be proposed at the meeting: -

1. To vote **FOR/AGAINST** the resolution accepting the Liquidator's Receipts and Payments Account Report for the entire period of the Liquidation

2. To vote **FOR/AGAINST** the resolution that the Liquidator may obtain his release from office.

3. To vote **FOR/AGAINST** the resolution that the Liquidator may dispose of the books and records of the company 12 months after his release.

A proxy form must be lodged with me no later than 12 noon on 20th January 2026, to entitle you to vote by proxy at the meeting.

Darren McMath – Liquidator**McKeague Morgan & Company****27 College Gardens, Belfast BT9 6BS****Dated:** 16 December 2025

(5020177)

NOTICE TO MEMBERS OF ANNUAL & FINAL MEETING**RUSHFIELD MANAGEMENT SERVICES LIMITED****IN MEMBERS' VOLUNTARY LIQUIDATION**

(Company Number NI639437)

A General Meeting of the Members of the above-named Company has been summoned by the Liquidator under Articles 79 & 80 of THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 for the purpose of receiving an account laid before them showing the manner in which the winding-up is being conducted and the property of the Company disposed of and of hearing any explanations that may be given by the Liquidator.

The meeting will be held as follows:

Date: 22nd January 2026

Time: 11.00 a.m. (Member's Meeting)

Place: McKeague Morgan & Company 27 College Gardens, Belfast, BT9 6BS

The following resolutions will be proposed at the meeting: -

1. To vote **FOR/AGAINST** the resolution accepting the Liquidator's Receipts and Payments Account Report for the entire period of the Liquidation
2. To vote **FOR/AGAINST** the resolution that the Liquidator may obtain his release from office.
3. To vote **FOR/AGAINST** the resolution that the Liquidator may dispose of the books and records of the company 12 months after his release.

A proxy form must be lodged with me no later than 12 noon on 21st January 2026, to entitle you to vote by proxy at the meeting.

Darren McMath – Liquidator

McKeague Morgan & Company

27 College Gardens, Belfast BT9 6BS

Dated: 16 December 2025

(5020176)

NOTICE TO MEMBERS OF FINAL MEETING IN MEMBERS' VOLUNTARY WINDING-UP PURSUANT TO ARTICLE 80 OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

SMITH CONCRETE LIMITED

(IN MEMBERS' VOLUNTARY LIQUIDATION)

(Company Number NI637961)

NOTICE IS HEREBY GIVEN pursuant to Article 80 of the INSOLVENCY (NORTHERN IRELAND) ORDER 1989 that a General Meeting of the members of the above-named company will be held at the offices of Begbies Traynor (Central) LLP at Scottish Provident Building, 7 Donegall Square West, Belfast, Co Antrim, BT1 6JH on 16 January 2026 at 11:00am for the purpose of having an Account laid before the Members, and to receive the liquidator's report, showing how the winding up of the Company has been conducted and its property disposed of, and of hearing any explanation that may be given by the liquidators.

NOTE: Any member entitled to attend and vote at the above meeting may appoint a proxy, who need not be a member of the Company, to attend and vote instead of the member. Proxies must be lodged with the joint liquidators at their office address above no later than 12.00 noon on the business day prior to the meeting. Please note that the joint liquidators and their staff will *not* accept receipt of completed proxy forms by email. Submission of proxy forms by email will lead to the proxy being held invalid and the vote not cast.

Signed Kenneth Craig, Joint Liquidator, for and on behalf of Smith Concrete Limited

Dated: 16 December 2025

(5021841)

NOTICES TO CREDITORS

IN THE MATTER OF

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

AND IN THE MATTER OF

ARG TALENT LTD

(Company Number NI704788)

(in Members' Voluntary Liquidation)

Registered office:

Notice is hereby given that by the passing of resolutions on 12 December 2025, the above-named company was placed in Members' (solvent) Voluntary Liquidation and Gareth McGonigle of Garma Advisory Limited, 5th Floor, Metro Building, 6-9 Donegall Square South, Belfast, BT1 5JA was appointed Liquidator.

The Liquidator gives notice that the creditors of the above-named company, are required, on or before 30 January 2026 to submit full details of their claims, if any, and their names and addresses to the Liquidator of the said company, at the above address, and, if so required by notice in writing from the said Liquidator, are, personally or by their solicitors, to attend and prove their 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.

PLEASE NOTE THAT THE ABOVE COMPANY IS SOLVENT, HAS PAID OR WILL PAY ALL CREDITORS IN FULL AND IS NO LONGER TRADING. THIS NOTICE IS PURELY A FORMALITY.

Dated: 15 December 2025

Gareth McGonigle, Liquidator

(5021842)

DEVINE SAND & GRAVEL LIMITED

(Company Number NI029533)

Registered office: 65 Moorlough Road, Artigarvan, Strabane, Co Tyrone, BT82 0ER

Principal trading address: 65 Moorlough Road, Artigarvan, Strabane, Co Tyrone, BT82 0ER

I, Alison Burnside of McAleer Jackson Ltd, Church House, 24 Dublin Road, Omagh, Co Tyrone, BT78 1HE give notice that I was appointed liquidator of the above named company on 17 December 2025 by a resolution of members.

NOTICE IS HEREBY GIVEN that the creditors of the above named company which is being voluntarily wound up, are required, on or before 23 January 2026 to prove their debts by sending to the undersigned Alison Burnside of McAleer Jackson Ltd, Church House, 24 Dublin Road, Omagh, Co Tyrone, BT78 1HE the Liquidator of the company, written statements of the amounts they claim to be due to them from the company and, if so requested, to provide such further details or produce such documentary evidence as may appear to the liquidator to be necessary. A creditor who has not proved this debt before the declaration of any dividend is not entitled to disturb, by reason that he has not participated in it, the distribution of that dividend or any other dividend declared before his debt was proved.

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

Liquidator: *Alison Burnside* (IP number 9543) of McAleer Jackson Ltd., Church House, 24 Dublin Road, Omagh, Co Tyrone, BT78 1HE.

Date of Appointment: 17 December 2025

For further details contact Ruth Aiken on +44 28 8225 0253 or at Recovery@mmjca.com

Alison Burnside

Liquidator

17 December 2025

(5022085)

THE INSOLVENCY (NORTHERN IRELAND) RULES 1991

FILO HEART BEAT INTERNATIONAL LTD

(Company Number NI644849)

Notice is hereby given that the above-named company was placed into Members Voluntary Liquidation (solvent liquidation) on 12 December 2025, and Gareth Latimer and Stephen Cave of Grant Thornton Advisors (NI) LLP, 12-15 Donegall Square West, Belfast, BT1 6JH were appointed as Joint Liquidators.

Notice is also hereby given, pursuant to Rule 4.192 of the INSOLVENCY RULES (NORTHERN IRELAND) 1991, that the creditors of the company must send details, in writing of their claim against the company to Gareth Latimer and Stephen Cave, the Joint Liquidators of the said Company, at Grant Thornton Advisors (NI) LLP, 12-15 Donegall Square West, Belfast, BT1 6JH by no later than 2 February 2026 which is the last day for proving claims. The Joint Liquidators further give notice that they will then make a final distribution to creditors, and any creditor who does not make a claim by the date mentioned above will not be included in the distribution.

This notice is purely formal as the Company is solvent and it is anticipated that all creditors will be paid in full.

Gareth Latimer, Joint Liquidator

(5022493)

**IN THE MATTER OF
THE INSOLVENCY (NI) ORDER 1989
AND IN THE MATTER OF
GFK LTD**

(In Members' Voluntary Liquidation)
(Company Number NI632595)

I, Darren McMath give notice that I was appointed Liquidator of the above-named company on 18 December 2025 by a resolution of members.

Notice is hereby given that the creditors of the above-named company are required on or before 19 January 2026 to send their names and addresses and the particulars of their debts or claims to Darren McMath of McKeague Morgan & Co, 27 College Gardens, Belfast, BT9 6BS, 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.

This company is solvent, and all known creditors have been or will be paid in full.

Dated 19 December 2025

D McMath, Liquidator (5022503)

**IN THE MATTER OF
THE INSOLVENCY (NI) ORDER 1989
AND IN THE MATTER OF
MAAF LTD**

(In Members' Voluntary Liquidation)
(Company Number NI609738)

I, Darren McMath give notice that I was appointed Liquidator of the above-named company on 15 December 2025 by a resolution of members.

Notice is hereby given that the creditors of the above-named company are required on or before 16 January 2026 to send their names and addresses and the particulars of their debts or claims to Darren McMath of McKeague Morgan & Co, 27 College Gardens, Belfast, BT9 6BS, 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.

This company is solvent, and all known creditors have been or will be paid in full.

Dated 19 December 2025

D McMath, Liquidator (5021849)

**IN THE MATTER OF
THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
AND IN THE MATTER OF
PMCD VALIDATION CONSULTANCY LIMITED**

(Company Number NI658849)

(in Members' Voluntary Liquidation)

Notice is hereby given that by the passing of resolutions on 11 December 2025, the above-named company was placed in Members' (solvent) Voluntary Liquidation and Gareth McGonigle of Garma Advisory Limited, 5th Floor, Metro Building, 6-9 Donegall Square South, Belfast, BT1 5JA was appointed Liquidator.

The Liquidator gives notice that the creditors of the above-named company, are required, on or before 23 January 2026 to submit full details of their claims, if any, and their names and addresses to the Liquidator of the said company, at the above address, and, if so required by notice in writing from the said Liquidator, are, personally or by their solicitors, to attend and prove their 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.

PLEASE NOTE THAT THE ABOVE COMPANY IS SOLVENT, HAS PAID OR WILL PAY ALL CREDITORS IN FULL AND IS NO LONGER TRADING. THIS NOTICE IS PURELY A FORMALITY.

Dated: 11 December 2025

Gareth McGonigle, Liquidator (5020172)

**WESSAN ESTATES LIMITED
In Members Voluntary Liquidation**
(Company Number NI019992)

Notice is hereby given that the creditors of the above named company are required on or before the 23 January 2026 to send in writing their names and addresses and the particulars of their debts or claims, if any, to Gregg Sterritt of Sterritt Business Advisory, 89 Hillsborough Road, Carryduff, Belfast, BT8 8HT, the Liquidator of the said company, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated: 12 December 2025

Gregg Sterritt

Liquidator

This notice is formal: all known creditors have been paid or provided for in full (5020170)

RESOLUTION FOR VOLUNTARY WINDING-UP

THE COMPANIES ACT 2006 AND THE INSOLVENCY (NI) ORDER 1989

ANAEKO LIMITED

Previous Name of Company: Mobility Data Systems Limited - (25 Oct 2004 -12 Nov 2004)

Previous Name of Company: MZ4G.COM LIMITED - (22 Oct 2002 - 25 Oct 2004)

(Company Number NI044494)

Registered office: Weavers Court Business Park, Linfield Road, Belfast, BT12 5GH

Principal trading address: Weavers Court Business Park, Linfield Road, Belfast, BT12 5GH

Pursuant to chapter 2 of part 13 of the COMPANIES ACT 2006, the following written resolutions were passed on 17 December 2025.

Special resolution

That the Company be wound up voluntarily.

Ordinary resolution

That Stuart Irwin and Ian Leonard of Interpath Advisory, Suite 402, The Kelvin, 17 - 25 College Square East, Belfast, BT1 6DH, be and are hereby appointed Joint Liquidators for the purpose of such winding up.

Name of Director: *Denis Murphy*

Joint Liquidator's Details

Name of Joint Liquidators: Stuart Irwin and Ian Leonard

Office Holder Numbers: 9656 and 14610

Address: Interpath Advisory, Suite 402, The Kelvin, 17 - 25 College Square East, Belfast, BT1 6DH

Other Contact Details For Enquiries to Joint Liquidators

Contact Name: Thomas Reynolds

Telephone Number: +44 289 002 1776

E-mail Address: Thomas.reynolds@interpath.com (5021839)

THE COMPANIES ACT 2006 AND THE INSOLVENCY (NI) ORDER 1989

ARG TALENT LTD

(Company Number NI704788)

Nature of business: Other activities of employment placement agencies

Registered office: 8 Station Halt, Portstewart, Northern Ireland BT55 7UN

Principal trading address: 8 Station Halt, Portstewart, Northern Ireland BT55 7UN

Pursuant to chapter 2 of part 13 of the COMPANIES ACT 2006, the following written resolutions were passed on 12 December 2025.

Special resolution

That the Company be wound up voluntarily.

Ordinary resolution

That Gareth McGonigle of Garma Advisory Limited, 5th Floor, Metro Building, 6-9 Donegall Square South, Belfast, BT1 5JA, be and is hereby appointed Liquidator for the purpose of such winding up.

Name of Director: *Owen McClean*

Liquidator's Details

Name of Liquidator: Gareth McGonigle

Office Holder Number: 25110

Address: 5th Floor, Metro Building, 6-9 Donegall Square South Belfast BT1 5JA

Other Contact Details For Enquiries to Liquidator

Telephone Number: 07557408999

E-mail Address: gareth@garmaadvisory.com (5021852)

DEVINE SAND & GRAVEL LIMITED

(Company Number NI029533)

Registered office: 65 Moorlough Road, Artigarvan, Strabane, Co Tyrone, BT82 0ER

Principal trading address: 65 Moorlough Road, Artigarvan, Strabane, Co Tyrone, BT82 0ER

The following resolutions were duly passed as special and ordinary resolutions by the members of the company on 17 December 2025 :

Special Resolution

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

Ordinary Resolution

i. "That Alison Burnside of McAleer Jackson Ltd, Church House, 24 Dublin Road, Omagh, Co Tyrone, BT78 1HE be and is hereby appointed liquidator of the company".

Liquidator: *Alison Burnside* (IP number 9543) of McAleer Jackson Ltd., Church House, 24 Dublin Road, Omagh, Co Tyrone, BT78 1HE.

Date of Appointment: 17 December 2025

For further details contact Ruth Aiken on +44 28 8225 0253 or at Recovery@mmjca.com

Date of Resolution: 17 December 2025 (5022083)

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989**FILO HEART BEAT INTERNATIONAL LTD**

(Company Number NI644849)

At a General Meeting of the members of the above-named company, duly convened and held at 1-6 St Helen's Business Park, Holywood, Northern Ireland, BT18 9HQ on 12 December 2025 at the following Special and Ordinary Resolutions were duly passed:

Special Resolution

"That the Company be voluntary wound up."

Ordinary Resolution

"That Gareth Latimer and Stephen Cave of Grant Thornton Advisors (NI) LLP, 12-15 Donegall Square West, Belfast, BT1 6JH be and are hereby appointed as Joint Liquidators for the purpose of the winding up.

By Order of the Board

Gilbert Yates, Director (5022492)**INSOLVENCY (NI) ORDER 1989****GFK LTD**

Registered in Northern Ireland

(Company Number NI632595)

At a general meeting of the company's shareholders held on 18 December 2025 at 27 College Gardens, Belfast, BT9 6BS the following resolutions were passed: No's 1 & 2 as special resolutions and No's 3 to 5 as ordinary resolutions:

1. That the company be wound up voluntarily.

2. That any residual non-cash assets be distributed in specie.

3. That Darren McMath of McKeague Morgan & Company, 27 College Gardens, Belfast BT9 6BS be and is hereby appointed Liquidator for such winding up.

4. That the Liquidator shall divide amongst the members according to their rights and interests any surplus assets of the Company.

5. That the Liquidator's remuneration shall be fixed by reference to the time properly given by the liquidator and his staff in attending to matters arising in the winding up, including those falling outside his statutory duties undertaken at the request of members, within the terms of a previously agreed fee with McKeague Morgan & Company.

By order of the board

S Finch

Date 18 December 2025 (5022496)

INSOLVENCY (NI) ORDER 1989**MAAF LTD**

Registered in Northern Ireland

(Company Number NI609738)

At a general meeting of the company's shareholders held on 15 December 2025 at 27 College Gardens, Belfast, BT9 6BS the following resolutions were passed: No's 1 & 2 as special resolutions and No's 3 to 5 as ordinary resolutions:

1. That the company be wound up voluntarily.

2. That any residual non-cash assets be distributed in specie.

3. That Darren McMath of McKeague Morgan & Company, 27 College Gardens, Belfast BT9 6BS be and is hereby appointed Liquidator for such winding up.

4. That the Liquidator shall divide amongst the members according to their rights and interests any surplus assets of the Company.

5. That the Liquidator's remuneration shall be fixed by reference to the time properly given by the liquidator and his staff in attending to matters arising in the winding up, including those falling outside his statutory duties undertaken at the request of members, within the terms of a previously agreed fee with McKeague Morgan & Company.

By order of the board

Fiona Connolly

Date 15 December 2025

(5021848)

NOTICE OF WRITTEN RESOLUTIONS**THE COMPANIES ACT 2006 AND THE INSOLVENCY (NI) ORDER 1989****PMCD VALIDATION CONSULTANCY LIMITED**

(Company Number NI658849)

Nature of Business: Technical testing and analysis

Registered office: 20 Ashgrove Lodge, Portadown, Craigavon, United Kingdom, BT62 1US

Principal trading address: 20 Ashgrove Lodge, Portadown, Craigavon, United Kingdom, BT62 1US

Pursuant to chapter 2 of part 13 of the COMPANIES ACT 2006, the following written resolutions were passed on 11 December 2025

Special resolution

That the Company be wound up voluntarily.

Ordinary resolution

That Gareth McGonigle of Garma Advisory Limited, 5th Floor, Metro Building, 6-9 Donegall Square South, Belfast, BT1 5JA be and is hereby appointed Liquidator for the purpose of such winding up.

Name of Director: *Pierce McDonald***Liquidator's Details**

Name of Liquidator: Gareth McGonigle

Office Holder Number: 25110

Address: 5th Floor, Metro Building, 6-9 Donegall Square South, Belfast, BT1 5JA

Other Contact Details For Enquiries to Liquidator

Telephone Number: +447557408999

E-mail Address: *gareth@garmaadvisory.com*

(5020175)

COMPANIES ACT 2006**SPECIAL RESOLUTION****OF****WESSAN ESTATES LIMITED**

(Company Number NI019992)

At a General Meeting of the Members of the above-named company duly convened and held at the offices of Mills Selig Limited, 21 Arthur Street, Belfast, BT1 4GA on the 11 December 2025 the following Special Resolution was duly passed:

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

Tony Glover**Director**

(5020171)

PEOPLE

CHANGES OF NAME OR ARMS

NOTICE IS HEREBY GIVEN that by a Deed Poll dated 20 October 2025 and enrolled in the Central Office of the High Court of Justice in Northern Ireland on the 3 December 2025, RICHARD JONATHAN HALLIDAY of 4 Lower Keadybeg Road, Mountnorris, Co. Armagh, BT60 2FS, Married Man, abandoned the names Richard Jonathan Cristie Halliday and assumed the name of Richard Jonathan Halliday. Dated this 16th day of December 2025
Fitzsimons Mallon Solicitors for the said Richard Jonathan Halliday
formerly Richard Jonathan Cristie Halliday. (5021855)

Personal insolvency

BANKRUPTCY ORDERS

FEGAN, PATRICK

Occupation Joiner, 54a Lagan Road, Keady, BT60 3ES
In the High Court of Justice in Northern Ireland
No 101853 of 2025
Date of Filing Petition: 3 December 2025
Bankruptcy order date: 12 December 2025
Whether Debtor's or Creditor's Petition Debtors (5022497)

TORRINGTON, ADRIAN

Occupation Production Manager, 40 Sunningdale Park, Ballymena, BT43 5NG
In the High Court of Justice in Northern Ireland
No 100930 of 2025
Date of Filing Petition: 2 December 2025
Bankruptcy order date: 12 December 2025
Whether Debtor's or Creditor's Petition Debtors (5022507)

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	
O'KANE, PATRICK JOSEPH	3 CAHORE HEIGHTS, DRAPERSTOWN, IN THE COUNTY OF LONDONDERRY, BT45 7LG. 12 July 2024	Quinn & Heron Solicitors Limited, Solicitors for the Personal Representatives, 45 King Street, Magherafelt, BT45 6AS	20 February 2026	(5021854)

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5 The Notice Placer 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 and without liability on the part of the Publisher. The Notice Placer must satisfy itself as to the legal, statutory, procedural, and/or data protection 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 use all reasonable endeavours to notify the Notice Placer of any action required to remedy any deficiency and publication shall not take place until the Publisher is reasonably satisfied that such action has been taken by the Notice Placer. Where publication has taken place the Notice placar will be sent communication with the proposed remedy which may include, but is not limited to, removal, reinsertion, retraction or substitution notice. The Notice Placer agrees and accepts that the mutual obligations and undertakings under this Agreement are sufficient consideration for the enforceability of these

terms and conditions which the Notice Placer agrees are fair and reasonable.

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 Notice Placer and/or any third party or in respect of any Notice submitted by any Notice Placer for potential publication in The Gazette, which the Notice Placer 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 Notice Placer, 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 Notice Placer (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, a Notice Placer is submitting Notices in bad faith, is in breach of clause 11 below, or has dealings with Notice Placers 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 Notice Placer 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 Notice Placer warrants and undertakes to the Publisher:

11.1 that it has the (legal) 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.

The Notice Placer agrees and accepts that the Publisher is reliant upon the services of the Royal Mail in order to deliver the Forwarding Service and accordingly any failure and/or inability of the Royal Mail to deliver the Forwarding Service shall in so far as reasonably possible not put the Publisher to be in breach of this Agreement unless the Publisher was the sole contributory to the breach and/or negligent on its part to properly supervise the Royal Mail in relation to the Services.

13 The Notice Placer 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 Notice Placer (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 Notice Placer 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 Notice Placer 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 Notice Placer shall promptly notify the Publisher in writing of any actual, threatened or suspected claim made by a third party or parties against the Notice Placer 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 Notice Placer 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 Notice Placer, 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 Notice Placer 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 Notice Placer 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 Notice Placer 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 Notice Placer 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 Notice Placer 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 Notice Placer 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 Notice Placer's account related to such authorities and the Notice Placer 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 Notice Placer 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 Notice Placer 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 Notice Placer;

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 Notice Placer. Both parties agree (including on behalf of any principal, if applicable) that this shall be the sole remedy of the Notice Placer (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 Notice Placer and/or any third party (including, without limitation, any principal of the Notice Placer) 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 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, which is subject to Clause 12 (above), The Gazette will replace the Notice Placer 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 via Royal Mail from The Gazette to the Notice Placer or executor (if different).

Please be aware that correspondence received by The Gazette's postal box (subject to the final condition of the mail and delivery of the same), will using reasonable endeavours be opened, scanned, and securely stored. The scans will be retained for as long as the service remains (paid for and) in place and for a period of 6 months beyond that time, so that any copies of claims can be requested and communicated to the executor (for example in circumstances where Royal Mail has failed to deliver a claim) and in using this service you are consenting to the provisions of this clause; 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 Dependents) Act 1975. After the 10 months period has lapsed any correspondence received will be posted to the sender where possible and or securely destroyed, and the Notice Placer or executor's name and address details will be removed from the Forwarding Service.

20 The Notice Placer 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 Notice Placer 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 Notice Placer.

21 Please note that TSO uses Stripe on its eCommerce sites to process credit or debit card transactions. Goods that are out of stock are charged for immediately and despatched when the goods are in stock. By placing an order you agree to this process.

22 If the Notice Placer 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 Wales and the parties hereby submit to the exclusive jurisdiction of the English courts.

AUTHORISED SCALE OF CHARGES
From 1 January 2025

All charges are exclusive of VAT at the prevailing rate, currently 20%

No VAT is payable on printed copies

	Public sector placing mandatory notices or state notices		All other advertisers	
	XML, webform, Gazette template	Other	XML, webform, Gazette template	Other
	Ex VAT	Ex VAT	Ex VAT	Ex VAT
Corporate and Personal Insolvency Notices	£0.00	£24.60	£92.20	£125.80
(2 - 5 Related Companies/Individuals charged at double the single rate)	£0.00	£49.20	£184.40	£251.60
1 (6 - 10 Related Companies charged at treble the single rate)	£0.00	£73.80	£276.60	£377.40
[Pursuant to the Insolvency Act 1986, the Insolvency Rules and any subsequent amending legislation]				
2 Deceased Estates Notices Pursuant to s.28 Trustee Act (Northern Ireland) 1958			£92.20	£125.80
All other Notices - charged by event	£0.00	£24.60	£92.20	£125.80
3 (2 - 5 Related events will be charged at double the single rate)	£0.00	£49.20	£184.40	£251.60
(6 - 10 Related events will be charged at treble the single rate)	£0.00	£73.80	£276.60	£377.40
If you are unsure how to price your notice or your notice contains more than 40 events please contact belfast@thegazette.co.uk				
4 Offline proofing		£44.50		£57.35
5 Late advertisements - accepted after 3pm, one day prior to publication		£44.50		£57.35
6 Withdrawal of Notices - after 3pm, one day prior to publication		£24.60	£92.20	£125.80
7 Other services				
A brand, logo, map, signature image	£63.45	£63.45	£83.60	£83.60
Forwarding service for Deceased Estates	£63.45	£63.45	£83.60	£83.60
Newspaper placement for Deceased Estates (webform and template only)	£240.00		£240.00	
Redaction of information within a published notice	£216.40	£216.40	£277.30	£277.30
Reinsertion of notice	£24.60	£24.60	£92.20	£125.80

- A single edition of the printed copy is available to notice placers for £6.75 and non-notice placers for £13.50 (VAT exempt)
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