



THE GAZETTE

EDINBURGH GAZETTE

**CONTAINING ALL NOTICES PUBLISHED ONLINE
BETWEEN 18 AND 22 DECEMBER 2024**

PRINTED ON 23 DECEMBER 2024 | NUMBER 29056
PUBLISHED BY AUTHORITY | ESTABLISHED 1665
WWW.THEGAZETTE.CO.UK

Contents

State/2242*

Royal family/

Parliament Assemblies & Government/

Honours & Awards/

Church/

Environment & infrastructure/2250*

Health & medicine/

Other Notices/2266*

Money/

Companies/2267*

People/

Terms & Conditions/2277*

* Containing all notices published online between 18 and 22
December 2024

STATE

PROCLAMATIONS

BY THE KING A PROCLAMATION DETERMINING THE SPECIFICATIONS AND DESIGN FOR A NEW TWO THOUSAND POUND GOLD COIN CHARLES R.

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

And Whereas it appears to Us desirable to order that there should be made at Our Mint a new coin of the denomination of two thousand pounds in gold:

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

TWO THOUSAND POUND GOLD COIN

1. (1) A new coin of gold of the denomination of two thousand pounds shall be made, being a coin of a standard weight of 2010 grammes, a standard diameter of 125 millimetres, a millesimal fineness of not less than 999, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 11.97 grammes; and

(b) a variation from the said standard diameter of 0.6 millimetres per coin.

(3) The least current weight of the said gold coin shall be 1995.04 grammes.

(4) The variation from the standard weight will be measured by weighing each coin separately.

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

‘For the obverse impression Our effigy with the inscription “. CHARLES III · D · G · REX · F · D · 2000 POUNDS .” and the date of the year, and for the reverse a depiction of six iconic vehicles from James Bond films over the last six decades accompanied by the inscriptions “007” and “. SIX DECADES OF 007 .”. The coin shall have a grained edge.’

2. This Proclamation shall come into force on the nineteenth day of December Two thousand and twenty-four.

Given at Our Court at Buckingham Palace, this eighteenth day of December in the year of Our Lord Two thousand and twenty-four and in the third year of Our Reign.

GOD SAVE THE KING

(4770165)

BY THE KING A PROCLAMATION DETERMINING THE SPECIFICATIONS AND DESIGNS FOR A NEW SERIES OF FIFTY PENCE GOLD COINS; A NEW SERIES OF TWO POUND AND FIFTY PENCE SILVER COINS; AND A NEW SERIES OF FIFTY PENCE CUPRO-NICKEL COINS CHARLES R.

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

And Whereas under section 3(1)(ff) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to direct that any coin shall be legal tender for the payment of any amount: And Whereas it appears to Us desirable to order that there should be made at Our Mint a new series of coins of the denomination of fifty pence in gold, a new series of coins of the denominations of two pounds and fifty pence in silver, and a new series of coins of the denomination of fifty pence in cupro-nickel:

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

FIFTY PENCE GOLD COIN

1. (1) A new coin of gold of the denomination of fifty pence shall be made, being a coin of a standard weight of 15.5 grammes, a standard diameter of 27.3 millimetres, a millesimal fineness of 916.7, and being in the shape of an equilateral curve heptagon.

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

(a) a variation from the said standard weight of an amount per coin of 0.078 grammes;

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

(c) a variation from the said millesimal fineness of two per mille.

(3) The least current weight of the said gold coin shall be 15.4 grammes.

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

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

‘For the obverse impression Our effigy with the inscription “. CHARLES III · D · G · REX · F · D · 50 PENCE .” and the date of the year, and for the reverse either:

(a) a depiction of a flying car accompanied by the inscription “THE FLYING CAR”; or

(b) a depiction of Harry Potter casting a spell accompanied by the inscription “EXPECTO PATRONUM”.

The coin shall have a plain edge.’

TWO POUND SILVER COIN

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

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

(a) a variation from the said standard weight of an amount per coin of 0.12 grammes; and

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

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

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

‘For the obverse impression Our effigy with the inscription “. CHARLES III · D · G · REX · F · D · 2 POUNDS .” and the date of the year, and for the reverse either:

(a) a depiction of a flying car accompanied by the inscription “THE FLYING CAR”; or

(b) a depiction of Harry Potter casting a spell accompanied by the inscription “EXPECTO PATRONUM”.

The coin shall have a grained edge.’

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

FIFTY PENCE SILVER COIN

3. (1) A new coin of silver of the denomination of fifty pence shall be made, being a coin of a standard weight of 8 grammes, a standard diameter of 27.3 millimetres, a standard composition of 925 parts per thousand fine silver, and being in the shape of an equilateral curve heptagon.

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

(a) a variation from the said standard weight of an amount per coin of 0.196 grammes;

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

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

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

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

‘For the obverse impression Our effigy with the inscription “· CHARLES III · D · G · REX · F · D · 50 PENCE ·” and the date of the year, and for the reverse either:

(a) a depiction of a flying car accompanied by the inscription “THE FLYING CAR”; or

(b) a depiction of Harry Potter casting a spell accompanied by the inscription “EXPECTO PATRONUM”.

The coin shall have a plain edge.’

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

FIFTY PENCE CUPRO-NICKEL COIN

4. (1) A new coin of cupro-nickel of the denomination of fifty pence shall be made, being a coin of a standard weight of 8 grammes, a standard diameter of 27.3 millimetres, a standard composition of seventy-five per centum copper and twenty-five per centum nickel, and being in the shape of an equilateral curve heptagon.

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

(a) a variation from the said standard weight of an amount per coin of 0.336 grammes;

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

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

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

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

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

‘For the obverse impression Our effigy with the inscription “· CHARLES III · D · G · REX · F · D · 50 PENCE ·” and the date of the year, and for the reverse either:

(a) a depiction of a flying car accompanied by the inscription “THE FLYING CAR”; or

(b) a depiction of Harry Potter casting a spell accompanied by the inscription “EXPECTO PATRONUM”.

The coin shall have a plain edge.’

5. This Proclamation shall come into force on the nineteenth day of December Two thousand and twenty-four.

Given at Our Court at Buckingham Palace, this eighteenth day of December in the year of Our Lord Two thousand and twenty-four and in the third year of Our Reign.

GOD SAVE THE KING

(4770164)

BY THE KING A PROCLAMATION DETERMINING THE SPECIFICATIONS AND DESIGNS FOR A NEW FIVE POUND CUPRO-NICKEL COIN CHARLES R.

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

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

And Whereas it appears to Us desirable to order that there should be made at Our Mint a new coin of the denomination of five pounds in cupro-nickel:

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

FIVE POUND CUPRO-NICKEL COIN

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

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

(a) a variation from the said standard weight of an amount per coin of 0.852 grammes;

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

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

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

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

(5) The design of the said cupro-nickel coin shall be as follows: ‘For the obverse impression Our effigy with the inscription “· CHARLES III · D · G · REX · F · D · 5 POUNDS ·” and the date of the year, and for the reverse either:

(a) a depiction of a rose and an oak leaf accompanied by the inscription “FIVE POUNDS”; or

(b) a depiction of a thistle and bluebell accompanied by the inscription “FIVE POUNDS”; or

(c) a depiction of a daffodil and a leek accompanied by the inscription “FIVE POUNDS”; or

(d) a depiction of a flax and a shamrock accompanied by the inscription “FIVE POUNDS”.

The coin shall have a grained edge.’

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

2. This Proclamation shall come into force on the nineteenth day of December Two thousand and twenty-four.

Given at Our Court at Buckingham Palace, this eighteenth day of December in the year of Our Lord Two thousand and twenty-four and in the third year of Our Reign.

GOD SAVE THE KING

(4770166)

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

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

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

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

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

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

ONE HUNDRED POUND GOLD COIN

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

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

(a) a variation from the said standard weight of an amount per coin of 0.118 grammes; and

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

(3) The least current weight of the said gold coin shall be 31.06 grammes.

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

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

‘For the obverse impression Our effigy with the inscription “CHARLES III · D · G · REX · F · D · 100 POUNDS” and for the reverse either:

(a) a depiction of the Greyhound of Richmond with a shield bearing a depiction of three lions passant guardant, being that quartering of Our Royal Arms known heraldically as England set against a background texture of chains accompanied by the inscription “GREYHOUND OF RICHMOND · 1OZ · FINE GOLD · 999.9.” and the date of the year; or

(b) a depiction of a lion with a shield set against a background of the union flag accompanied by the inscriptions “LEO BRITANNICVS”, “- 1OZ 999.9 -”, the date of the year and “- FINE GOLD -”.

The coin shall have a grained edge.’

TWENTY-FIVE POUND GOLD COIN

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

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

(a) a variation from the said standard weight of an amount per coin of 0.024 grammes; and

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

(3) The least current weight of the said gold coin shall be 7.77 grammes.

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

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

‘For the obverse impression Our effigy with the inscription “CHARLES III · D · G · REX · F · D · 25 POUNDS” and for the reverse either:

(a) a depiction of the Greyhound of Richmond with a shield bearing a depiction of three lions passant guardant, being that quartering of Our Royal Arms known heraldically as England set against a background texture of chains accompanied by the inscription “GREYHOUND OF RICHMOND · 1/4OZ · FINE GOLD · 999.9.” and the date of the year; or

(b) a depiction of a lion with a shield set against a background of the union flag accompanied by the inscriptions “LEO BRITANNICVS”, “- 1/4OZ 999.9 -”, the date of the year and “- FINE GOLD -”.

The coin shall have a grained edge.’

TWENTY POUND GOLD COIN

3. (1) A new coin of gold of the denomination of twenty pounds shall be made, being a coin of a standard weight of 6.24 grammes, a standard diameter of 16.5 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 0.024 grammes; and

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

(3) The least current weight of the said gold coin shall be 6.22 grammes.

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

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

‘For the obverse impression Our effigy with the inscription “CHARLES III · D · G · REX · F · D · 20 POUNDS” and for the reverse a depiction of Britannia standing upon a rock in the sea, her right hand grasping a trident and her left resting on a shield and holding an olive branch, set against a background texture of chains, accompanied by a security latent feature and the inscriptions “BRITANNIA (the date of the year) · 1/5OZ · 999.9 · FINE · GOLD.” and, in microtext, “DECUS ET TUTAMEN”.

TEN POUND STANDARD SILVER COIN

4. (1) A new coin of silver of the denomination of ten pounds shall be made, being a coin of a standard weight of 156 grammes, a standard diameter of 63.75 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 0.384 grammes; and

(b) a variation from the said standard diameter of 0.18 millimetres per coin.

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

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

‘For the obverse impression Our effigy with the inscription “CHARLES III · D · G · REX · F · D · 10 POUNDS” and for the reverse a depiction of a lion with a shield set against a background of the union flag accompanied by the inscriptions “LEO BRITANNICVS”, “- 5OZ 999 -”, the date of the year and “- FINE SILVER -”.

The coin shall have a grained edge.’

FIVE POUND STANDARD SILVER COIN

5. (1) A new coin of silver of the denomination of five pounds shall be made, being a coin of a standard weight of 62.42 grammes, a standard diameter of 38.61 millimetres, a standard composition of not less than 999.9 parts per thousand fine silver, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 0.228 grammes; and

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

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

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

‘For the obverse impression Our effigy with the inscription “CHARLES III · D · G · REX · F · D · 5 POUNDS” and for the reverse a depiction of the Greyhound of Richmond with a shield bearing a depiction of three lions passant guardant, being that quartering of Our Royal Arms known heraldically as England set against a background texture of chains accompanied by the inscription “GREYHOUND OF RICHMOND · 2OZ · FINE SILVER · 999.9.” and the date of the year.

The coin shall have a grained edge.’

TWO POUND STANDARD SILVER COIN

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

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

(a) a variation from the said standard weight of an amount per coin of 0.12 grammes; and

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

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

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

‘For the obverse impression Our effigy with the inscription “CHARLES III · D · G · REX · F · D · 2 POUNDS” and for the reverse a depiction of a lion with a shield set against a background of the union flag accompanied by the inscriptions “LEO BRITANNICVS”, “- 1OZ 999 -”, the date of the year and “- FINE SILVER -”. The coin shall have a grained edge.’

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

TEN POUND SILVER PIEDFORT COIN

7. (1) A new coin of silver of the denomination of ten pounds shall be made, being a coin of a standard weight of 311.53 grammes, a standard diameter of 89 millimetres, a standard composition of not less than 999.9 parts per thousand fine silver, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 0.566 grammes; and

(b) a variation from the said standard diameter of 0.3 millimetres per coin.

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

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

‘For the obverse impression Our effigy with the inscription “CHARLES III · D · G · REX · F · D · 10 POUNDS” and for the reverse a depiction of the Greyhound of Richmond with a shield bearing a depiction of three lions passant guardant, being that quartering of Our Royal Arms known heraldically as England set against a background texture of chains accompanied by the inscription “GREYHOUND OF RICHMOND · 10OZ · FINE SILVER · 999.9 .” and the date of the year. The coin shall have a grained edge.’

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

ONE HUNDRED POUND PLATINUM COIN

8. (1) A new coin of platinum of the denomination of one hundred pounds shall be made, being a coin of a standard weight of 31.21 grammes, a standard diameter of 32.69 millimetres, a standard composition of not less than 999.5 parts per thousand platinum, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 0.12 grammes; and

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

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

(4) The composition of the standard trial plates to be used for determining the justness of the said platinum coin shall be pure platinum.

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

‘For the obverse impression Our effigy with the inscription “CHARLES III · D · G · REX · F · D · 100 POUNDS” and for the reverse a depiction of the Greyhound of Richmond with a shield bearing a depiction of three lions passant guardant, being that quartering of Our Royal Arms known heraldically as England set against a background texture of chains accompanied by the inscription “GREYHOUND OF RICHMOND · 1OZ · FINE PLATINUM · 999.5 .” and the date of the year. The coin shall have a grained edge.’

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

9. This Proclamation shall come into force on the nineteenth day of December Two thousand and twenty-four.

Given at Our Court at Buckingham Palace, this eighteenth day of December in the year of Our Lord Two thousand and twenty-four and in the third year of Our Reign.

GOD SAVE THE KING

(4770167)

BY THE KING A PROCLAMATION DETERMINING THE SPECIFICATIONS AND DESIGNS FOR A NEW SERIES OF THREE THOUSAND POUND, ONE THOUSAND POUND, FIVE HUNDRED POUND, TWO HUNDRED POUND, ONE HUNDRED POUND, FIFTY POUND, TWENTY-FIVE POUND AND TEN POUND GOLD COINS; A NEW SERIES OF ONE THOUSAND POUND, FIVE HUNDRED POUND, TEN POUND, FIVE POUND, TWO POUND, ONE POUND, FIFTY PENCE AND TWENTY PENCE STANDARD SILVER COINS; AND A NEW SERIES OF TEN POUND SILVER PIEDFORT COINS CHARLES R.

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

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

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

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

THREE THOUSAND POUND GOLD COIN

1. (1) A new coin of gold of the denomination of three thousand pounds shall be made, being a coin of a standard weight of 3020 grammes, a standard diameter of 165 millimetres, a millesimal fineness of not less than 999, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 29.93 grammes; and

(b) a variation from the said standard diameter of 0.6 millimetres per coin.

(3) The least current weight of the said gold coin shall be 2990.08 grammes.

(4) The variation from the standard weight will be measured by weighing each coin separately.

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

‘For the obverse impression Our effigy with the inscription “CHARLES III · D · G · REX · F · D · 3000 POUNDS .” and the date of the year, and for the reverse a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions “USA · BRITANNIA · UK” and “MAJESTY, JUSTICE AND PEACE”. The coin shall have a plain edge.’

ONE THOUSAND POUND GOLD COIN

2. (1) A new coin of gold of the denomination of one thousand pounds shall be made, being a coin of a standard weight of 1005 grammes, a standard diameter of 100 millimetres, a millesimal fineness of not less than 999, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 6 grammes; and

(b) a variation from the said standard diameter of 0.3 millimetres per coin.

(3) The least current weight of the said gold coin shall be 997.5 grammes.

(4) The variation from the standard weight will be measured by weighing each coin separately.

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

'For the obverse impression Our effigy with the inscription "· CHARLES III · D · G · REX · F · D · 1000 POUNDS ·" and the date of the year, and for the reverse either:

(a) a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions "USA · BRITANNIA · UK" and "MAJESTY, JUSTICE AND PEACE"; or

(b) a depiction of cartouche portraits George III and George Washington interspersed with Baroque decoration accompanied by the inscriptions "OUR LIVES, OUR FORTUNES" and "· AND OUR SACRED HONOR ·"; or

(c) a depiction of British and American troops set against scenes from the Battles of Lexington and Concord accompanied by the inscriptions "THE SHOT HEARD ROUND THE WORLD" and ".....250-YEARS.....".

The coin shall have a grained edge.'

FIVE HUNDRED POUND GOLD COIN

3. (1) A new coin of gold of the denomination of five hundred pounds shall be made, being a coin of a standard weight of 156.3 grammes, a standard diameter of 50 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 0.937 grammes; and

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

(3) The least current weight of the said gold coin shall be 155.12 grammes.

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

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

'For the obverse impression Our effigy with the inscription "· CHARLES III · D · G · REX · F · D · 500 POUNDS ·" and the date of the year, and for the reverse either:

(a) a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions "USA · BRITANNIA · UK" and "MAJESTY, JUSTICE AND PEACE"; or

(b) a depiction of cartouche portraits George III and George Washington interspersed with Baroque decoration accompanied by the inscriptions "OUR LIVES, OUR FORTUNES" and "· AND OUR SACRED HONOR ·"; or

(c) a depiction of British and American troops set against scenes from the Battles of Lexington and Concord accompanied by the inscriptions "THE SHOT HEARD ROUND THE WORLD" and ".....250-YEARS.....".

The coin shall have a grained edge.'

TWO HUNDRED POUND GOLD COIN

4. (1) A new coin of gold of the denomination of two hundred pounds shall be made, being a coin of a standard weight of 62.42 grammes, a standard diameter of 40 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 0.24 grammes; and

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

(3) The least current weight of the said gold coin shall be 62.12 grammes.

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

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

'For the obverse impression Our effigy with the inscription "· CHARLES III · D · G · REX · F · D · 200 POUNDS ·" and the date of the year, and for the reverse either:

(a) a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions "USA · BRITANNIA · UK" and "MAJESTY, JUSTICE AND PEACE"; or

(b) a depiction of Britannia and Liberty accompanied by the inscriptions "· BRITANNIA AND LIBERTY ·" and "· 2OZ 999.9 FINE GOLD ·" and the date of the year; or

(c) a depiction of cartouche portraits George III and George Washington interspersed with Baroque decoration accompanied by the inscriptions "OUR LIVES, OUR FORTUNES" and "· AND OUR SACRED HONOR ·"; or

(d) a depiction of British and American troops set against scenes from the Battles of Lexington and Concord accompanied by the inscriptions "THE SHOT HEARD ROUND THE WORLD" and ".....250-YEARS.....".

The coin shall have a grained edge.'

ONE HUNDRED POUND GOLD COIN

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

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

(a) a variation from the said standard weight of an amount per coin of 0.12 grammes; and

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

(3) The least current weight of the said gold coin shall be 31.06 grammes.

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

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

'For the obverse impression Our effigy with the inscription "· CHARLES III · D · G · REX · F · D · 100 POUNDS ·" and the date of the year, and for the reverse either:

(a) a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions "USA · BRITANNIA · UK" and "MAJESTY, JUSTICE AND PEACE"; or

(b) a depiction of Britannia and Liberty accompanied by the inscriptions "· BRITANNIA AND LIBERTY ·" and "· 1OZ 999.9 FINE GOLD ·" and the date of the year; or

(c) a depiction of cartouche portraits George III and George Washington interspersed with Baroque decoration accompanied by the inscriptions "OUR LIVES, OUR FORTUNES" and "· AND OUR SACRED HONOR ·"; or

(d) a depiction of British and American troops set against scenes from the Battles of Lexington and Concord accompanied by the inscriptions "THE SHOT HEARD ROUND THE WORLD" and ".....250-YEARS.....".

The coin shall have a grained edge.'

FIFTY POUND GOLD COIN

6. (1) A new coin of gold of the denomination of fifty pounds shall be made, being a coin of a standard weight of 15.6 grammes, a standard diameter of 27 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 0.048 grammes; and

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

(3) The least current weight of the said gold coin shall be 15.54 grammes.

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

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

'For the obverse impression Our effigy with the inscription "· CHARLES III · D · G · REX · F · D · 50 POUNDS ·" and the date of the year, and for the reverse either:

(a) a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions "USA · BRITANNIA · UK" and "MAJESTY, JUSTICE AND PEACE"; or

(b) a depiction of Britannia and Liberty accompanied by the inscriptions "· BRITANNIA AND LIBERTY ·" and "· 1/2OZ 999.9 FINE GOLD ·" and the date of the year.

The coin shall have a grained edge.'

TWENTY-FIVE POUND GOLD COIN

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

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

(a) a variation from the said standard weight of an amount per coin of 0.024 grammes; and

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

(3) The least current weight of the said gold coin shall be 7.77 grammes.

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

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

‘For the obverse impression Our effigy with the inscription “CHARLES III · D · G · REX · F · D · 25 POUNDS .” and the date of the year, and for the reverse either:

(a) a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions “USA · BRITANNIA · UK” and “MAJESTY, JUSTICE AND PEACE”; or

(b) a depiction of cartouche portraits George III and George Washington interspersed with Baroque decoration accompanied by the inscriptions “OUR LIVES, OUR FORTUNES” and “AND OUR SACRED HONOR .”; or

(c) a depiction of British and American troops set against scenes from the Battles of Lexington and Concord accompanied by the inscriptions “THE SHOT HEARD ROUND THE WORLD” and “.....250-YEARS.....”.

The coin shall have a grained edge.’

TEN POUND GOLD COIN

8. (1) A new coin of gold of the denomination of ten pounds shall be made, being a coin of a standard weight of 3.13 grammes, a standard diameter of 16.5 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 0.018 grammes; and

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

(3) The least current weight of the said gold coin shall be 3.11 grammes.

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

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

‘For the obverse impression Our effigy with the inscription “CHARLES III · D · G · REX · F · D · 10 POUNDS .” and the date of the year, and for the reverse either:

(a) a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions “USA · BRITANNIA · UK” and “MAJESTY, JUSTICE AND PEACE”; or

(b) a depiction of Britannia and Liberty accompanied by the inscriptions “BRITANNIA AND LIBERTY .” and “1/100Z 999.9 FINE GOLD .” and the date of the year.

The coin shall have a grained edge.’

ONE THOUSAND POUND STANDARD SILVER COIN

9. (1) A new coin of silver of the denomination of one thousand pounds shall be made, being a coin of a standard weight of 2010 grammes, a standard diameter of 125 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 9.975 grammes; and

(b) a variation from the said standard diameter of 0.4 millimetres per coin.

(3) The variation from the standard weight will be measured by weighing each coin separately.

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

‘For the obverse impression Our effigy with the inscription “CHARLES III · D · G · REX · F · D · 1000 POUNDS .” and the date of the year, and for the reverse either:

(a) a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions “USA · BRITANNIA · UK” and “MAJESTY, JUSTICE AND PEACE”; or

(b) a depiction of cartouche portraits George III and George Washington interspersed with Baroque decoration accompanied by the inscriptions “OUR LIVES, OUR FORTUNES” and “AND OUR SACRED HONOR .”; or

(c) a depiction of British and American troops set against scenes from the Battles of Lexington and Concord accompanied by the inscriptions “THE SHOT HEARD ROUND THE WORLD” and “.....250-YEARS.....”.

The coin shall have a grained edge.’

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

FIVE HUNDRED POUND STANDARD SILVER COIN

10. (1) A new coin of silver of the denomination of five hundred pounds shall be made, being a coin of a standard weight of 1005 grammes, a standard diameter of 100 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 6 grammes; and

(b) a variation from the said standard diameter of 0.3 millimetres per coin.

(3) The variation from the standard weight will be measured by weighing each coin separately.

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

‘For the obverse impression Our effigy with the inscription “CHARLES III · D · G · REX · F · D · 500 POUNDS .” and the date of the year, and for the reverse either:

(a) a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions “USA · BRITANNIA · UK” and “MAJESTY, JUSTICE AND PEACE”; or

(b) a depiction of cartouche portraits George III and George Washington interspersed with Baroque decoration accompanied by the inscriptions “OUR LIVES, OUR FORTUNES” and “AND OUR SACRED HONOR .”; or

(c) a depiction of British and American troops set against scenes from the Battles of Lexington and Concord accompanied by the inscriptions “THE SHOT HEARD ROUND THE WORLD” and “.....250-YEARS.....”.

The coin shall have a grained edge.’

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

TEN POUND STANDARD SILVER COIN

11. (1) A new coin of silver of the denomination of ten pounds shall be made, being a coin of a standard weight of 156.3 grammes, a standard diameter of 65 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 0.934 grammes; and

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

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

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

‘For the obverse impression Our effigy with the inscription “CHARLES III · D · G · REX · F · D · 10 POUNDS .” and the date of the year, and for the reverse either:

(a) a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions “USA · BRITANNIA · UK” and “MAJESTY, JUSTICE AND PEACE”; or

(b) a depiction of cartouche portraits George III and George Washington interspersed with Baroque decoration accompanied by the inscriptions “OUR LIVES, OUR FORTUNES” and “AND OUR SACRED HONOR .”; or

(c) a depiction of British and American troops set against scenes from the Battles of Lexington and Concord accompanied by the inscriptions “THE SHOT HEARD ROUND THE WORLD” and “.....250-YEARS.....”.

The coin shall have a grained edge.’

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

FIVE POUND STANDARD SILVER COIN

12. (1) A new coin of silver of the denomination of five pounds shall be made, being a coin of a standard weight of 62.86 grammes, a standard diameter of 40 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 0.784 grammes; and

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

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

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

‘For the obverse impression Our effigy with the inscription “· CHARLES III · D · G · REX · F · D · 5 POUNDS ·” and the date of the year, and for the reverse either:

(a) a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions “USA · BRITANNIA · UK” and “MAJESTY, JUSTICE AND PEACE”; or

(b) a depiction of cartouche portraits George III and George Washington interspersed with Baroque decoration accompanied by the inscriptions “OUR LIVES, OUR FORTUNES” and “· AND OUR SACRED HONOR ·”; or

(c) a depiction of British and American troops set against scenes from the Battles of Lexington and Concord accompanied by the inscriptions “THE SHOT HEARD ROUND THE WORLD” and “.....250-YEARS.....”.

The coin shall have a grained edge.’

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

TWO POUND STANDARD SILVER COIN

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

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

(a) a variation from the said standard weight of an amount per coin of 0.12 grammes; and

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

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

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

‘For the obverse impression Our effigy with the inscription “· CHARLES III · D · G · REX · F · D · 2 POUNDS ·” and the date of the year, and for the reverse either:

(a) a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions “USA · BRITANNIA · UK” and “MAJESTY, JUSTICE AND PEACE”; or

(b) a depiction of cartouche portraits George III and George Washington interspersed with Baroque decoration accompanied by the inscriptions “OUR LIVES, OUR FORTUNES” and “· AND OUR SACRED HONOR ·”; or

(c) a depiction of British and American troops set against scenes from the Battles of Lexington and Concord accompanied by the inscriptions “THE SHOT HEARD ROUND THE WORLD” and “.....250-YEARS.....”.

The coin shall have a grained edge.’

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

ONE POUND STANDARD SILVER COIN

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

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

(a) a variation from the said standard weight of an amount per coin of 0.186 grammes; and

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

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

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

‘For the obverse impression Our effigy with the inscription “· CHARLES III · D · G · REX · F · D · 1 POUND ·” and the date of the year, and for the reverse either:

(a) a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions “USA · BRITANNIA · UK” and “MAJESTY, JUSTICE AND PEACE”; or

(b) a depiction of Britannia and Liberty accompanied by the inscriptions “· BRITANNIA AND LIBERTY ·” and “· 1/2OZ 999 FINE SILVER ·” and the date of the year.

The coin shall have a grained edge.’

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

FIFTY PENCE STANDARD SILVER COIN

15. (1) A new coin of silver of the denomination of fifty pence shall be made, being a coin of a standard weight of 7.86 grammes, a standard diameter of 22 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 0.092 grammes; and

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

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

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

‘For the obverse impression Our effigy with the inscription “· CHARLES III · D · G · REX · F · D · 50 PENCE ·” and the date of the year, and for the reverse either:

(a) a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions “USA · BRITANNIA · UK” and “MAJESTY, JUSTICE AND PEACE”; or

(b) a depiction of Britannia and Liberty accompanied by the inscriptions “· BRITANNIA AND LIBERTY ·” and “· 1/4OZ 999 FINE SILVER ·” and the date of the year.

The coin shall have a grained edge.’

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

TWENTY PENCE STANDARD SILVER COIN

16. (1) A new coin of silver of the denomination of twenty pence shall be made, being a coin of a standard weight of 3.15 grammes, a standard diameter of 16.5 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 0.036 grammes; and

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

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

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

‘For the obverse impression Our effigy with the inscription “· CHARLES III · D · G · REX · F · D · 20 PENCE ·” and the date of the year, and for the reverse either:

(a) a depiction of Britannia with shield and trident on a sea scene background accompanied by the inscriptions “USA · BRITANNIA · UK” and “MAJESTY, JUSTICE AND PEACE”; or

(b) a depiction of Britannia and Liberty accompanied by the inscriptions “· BRITANNIA AND LIBERTY ·” and “· 1/10OZ 999 FINE SILVER ·” and the date of the year.

The coin shall have a grained edge.’

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

TEN POUND SILVER PIEDFORT COIN

17. (1) A new coin of silver of the denomination of ten pounds shall be made, being a coin of a standard weight of 312.59 grammes, a standard diameter of 65 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.

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

(a) a variation from the said standard weight of an amount per coin of 1.8 grammes; and

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

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

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

'For the obverse impression Our effigy with the inscription "CHARLES III · D · G · REX · F · D · 10 POUNDS ." and the date of the year, and for the reverse either:

(a) a depiction of cartouche portraits George III and George Washington interspersed with Baroque decoration accompanied by the inscriptions "OUR LIVES, OUR FORTUNES" and "· AND OUR SACRED HONOR ·"; or

(b) a depiction of British and American troops set against scenes from the Battles of Lexington and Concord accompanied by the inscriptions "THE SHOT HEARD ROUND THE WORLD" and ".....250-YEARS.....".

The coin shall have a grained edge.'

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

18. This Proclamation shall come into force on the nineteenth day of December Two thousand and twenty-four.

Given at Our Court at Buckingham Palace this eighteenth day of December in the year of Our Lord Two thousand and twenty-four and in the third year of Our Reign.

GOD SAVE THE KING

(4770168)

ENVIRONMENT & INFRASTRUCTURE

ENERGY

**CALEDONIA SOUTH OFFSHORE WIND FARM LIMITED
ELECTRICITY ACT 1989
MARINE (SCOTLAND) ACT 2010
MARINE AND COASTAL ACCESS ACT 2009
THE ELECTRICITY WORKS (ENVIRONMENTAL IMPACT ASSESSMENT) (SCOTLAND) REGULATIONS 2017
THE MARINE WORKS (ENVIRONMENTAL IMPACT ASSESSMENT) (SCOTLAND) REGULATIONS 2017
THE MARINE WORKS (ENVIRONMENTAL IMPACT ASSESSMENT) REGULATIONS 2007
THE ELECTRICITY (APPLICATIONS FOR CONSENT) REGULATIONS 1990**

Notice is hereby given that Caledonia Offshore Wind Farm Limited, registered under company registration 13844888 at 5th Floor, Atria One, 144 Morrison Street, Edinburgh, EH3 8EX, has applied to the Scottish Ministers for:

- consent under section 36 of the Electricity Act 1989; and
 - marine licences under section 20 of the Marine (Scotland) Act 2010 and section 65 of the Marine and Coastal Access Act 2009;
- to construct and operate Caledonia South Offshore Wind Farm, an Offshore Wind Farm in the Outer Moray Firth, Scotland, approximately 45km from Wick and 35km from Banff with a total area of 204.5km² (central latitude and longitude co-ordinates: 58°7.814'N 2°25.285'W (WGS84)). The installed capacity of the proposed generating station would be approximately 900MW-1,100MW comprising of up to 78 wind turbine generators with a maximum height of 355 metres above mean sea level.

The proposed development is subject to an environmental impact assessment (“EIA”) under the EIA regulations listed above and is likely to have significant effects on the environment in an European Economic Area State.

Copies of the applications including plans detailing the location, together with a copy of the EIA report discussing Caledonia Offshore Wind Farm Limited’s proposed development in more detail and presenting an analysis of the environmental implications, are available for inspection electronically, free of charge at:

| Location | Address | Opening Hours |
|----------------|---------------------------------------|--|
| Wick Library | East Caithness | Monday: 07:00 - 12:30; |
| | Community Facility, 7 Newton Rd, Wick | 14:45 - 20:30 Tuesday, Wednesday, Thursday: 07:00 - 20:30 |
| | KW1 5SA | Friday: 07:00 - 12:30; 14:45 - 20:30 Saturday, Sunday: 10:00 - 16:00 |
| Buckie Library | Cluny Place | Monday: 10:00 - 20:00 |
| | Buckie | Tuesday: 10:00 - 17:00 |
| | AB56 1HB | Wednesday: 10:00 - 20:00 Thursday: 10:00 - 17:00 Friday: Closed Saturday: 10:00 - 12:00 |
| Banff Library | High Street Banff | Monday: Closed Tuesday: 09:00 - 12.30; |
| | AB45 1AE | 13:00 – 17:00 |

| Location | Address | Opening Hours |
|----------------|--------------------|---|
| Turiff Library | Grange Villa | Wednesday: 14:00 – 18:30 Thursday, Friday: Closed Saturday: 09:30 - 12:00 Sunday: Closed |
| | The Square Turriff | Monday: 10:00 – 18:00 Tuesday: Closed Wednesday: 09:30 – 13:30 |
| | AB53 4AE | Thursday: Closed Friday: 09:00 – 17:00 Saturday, Sunday: Closed |

The EIA report can also be viewed online at <https://marine.gov.scot/ml/caledonia-offshore-wind-farm> and <https://www.caledoniaoffshorewind.com/>. Copies of the EIA report may also be obtained from Caledonia Offshore Wind Farm Limited (email: caledonia.info@oceanwinds.com; tel: 0131 228 2672) at a charge of £6,000 hard copy and £10 on USB stick (including post and packaging). Copies of a short non-technical summary are available free of charge.

Any representations should be made in writing to the Scottish Ministers by email to: MD.MarineRenewables@gov.scot or by post to Marine Directorate - Licensing Operations Team, Scottish Government, 375 Victoria Road, Aberdeen, AB11 9DB, identifying the proposed development and specifying the grounds for the representation, not later than **3 February 2025**. The Scottish Ministers may however consider representations received after this date. Representations should be dated and should clearly state the name (in block capitals) and the email or postal address of those making the representation.

Subsequent submission by Caledonia Offshore Wind Farm Limited of additional or further information (as defined in the above EIA regulations) to the Scottish Ministers will be publicised in a similar manner to the current application including publication on the above websites. Representations relative to additional or further information should be made on the same basis as detailed above.

Where the Scottish Ministers decide to exercise their discretion to do so the Scottish Ministers can cause a Public Local Inquiry (“PLI”) to be held.

Having considered the applications, the environmental information and the above legislation together with any representations received, the Scottish Ministers may:

- Consent to the proposed development, with or without conditions attached; or
- Reject the proposed development.

Fair Processing Notice

The Scottish Government’s Marine Directorate - Licensing Operations Team (“MD-LOT”) determine applications for marine licences under the Marine (Scotland) Act 2010 and the Marine and Coastal Access Act 2009 and section 36 consents under The Electricity Act 1989. During the consultation process any person having an interest in the outcome of the application may make a representation to MD-LOT. The representation may contain personal information, for example a name or address. This representation will only be used for the purpose of determining an application and will be stored securely in the Scottish Government’s official corporate record. Representations will be shared with the applicant and/or agent acting on behalf of the applicant, any people or organisations that we consult in relation to the application, the Directorate of Planning and Environmental Appeals should the Scottish Ministers call a PLI and, where necessary, be published online, however personal information will be removed before sharing or publishing.

A full privacy notice can be found at <https://www.gov.scot/publications/marine-licensing-and-consenting-privacy-notice/>. If you are unable to access this, or you have any queries or concerns about how your personal information will be handled, contact md.marinerenewables@gov.scot or Marine Directorate - Licensing Operations Team, Scottish Government, 375 Victoria Road, Aberdeen, AB11 9DB. (4776691)

**CALEDONIA NORTH OFFSHORE WIND FARM LIMITED
ELECTRICITY ACT 1989
MARINE (SCOTLAND) ACT 2010
MARINE AND COASTAL ACCESS ACT 2009
THE ELECTRICITY WORKS (ENVIRONMENTAL IMPACT
ASSESSMENT) (SCOTLAND) REGULATIONS 2017
THE MARINE WORKS (ENVIRONMENTAL IMPACT ASSESSMENT)
(SCOTLAND) REGULATIONS 2017
THE MARINE WORKS (ENVIRONMENTAL IMPACT ASSESSMENT)
REGULATIONS 2007
THE ELECTRICITY (APPLICATIONS FOR CONSENT)
REGULATIONS 1990**

Notice is hereby given that Caledonia Offshore Wind Farm Limited, registered under company registration 13844888 at 5th Floor, Atria One, 144 Morrison Street, Edinburgh, EH3 8EX, has applied to the Scottish Ministers for:

- consent under section 36 of the Electricity Act 1989; and
 - marine licences under section 20 of the Marine (Scotland) Act 2010 and section 65 of the Marine and Coastal Access Act 2009;
- to construct and operate Caledonia North Offshore Wind Farm, an Offshore Wind Farm in the Outer Moray Firth, Scotland, approximately 28km from Wick and 48km from Banff with a total area of 218.5km² (central latitude and longitude co-ordinates: 58°14.903'N 2°31.868'W (WGS84)). The installed capacity of the proposed generating station would be approximately 900MW-1,100 MW comprising of up to 77 wind turbine generators with a maximum height of 355 metres above mean sea level.

The proposed development is subject to an environmental impact assessment (“EIA”) under the EIA regulations listed above and is likely to have significant effects on the environment in an European Economic Area State.

Copies of the applications including plans detailing the location, together with a copy of the EIA report discussing Caledonia Offshore Wind Farm Limited’s proposed development in more detail and presenting an analysis of the environmental implications, are available for inspection electronically, free of charge at:

| Location | Address | Opening Hours |
|----------------|---------------------------------------|--|
| Wick Library | East Caithness | Monday: 07:00 - 12:30; |
| | Community Facility, 7 Newton Rd, Wick | 14:45 - 20:30 Tuesday, Wednesday, Thursday: 07:00 - 20:30 |
| | KW1 5SA | Friday: 07:00 - 12:30; 14:45 - 20:30 Saturday, Sunday: 10:00 - 16:00 |
| Buckie Library | Cluny Place | Monday: 10:00 - 20:00 |
| | Buckie | Tuesday: 10:00 - 17:00 |
| | AB56 1HB | Wednesday: 10:00 - 20:00 Thursday: 10:00 - 17:00 Friday: Closed Saturday: 10:00 - 12:00 |
| Banff Library | High Street Banff | Monday: Closed Tuesday: 09:00 - 12.30; |
| | AB45 1AE | 13:00 – 17:00 Wednesday: 14:00 – 18:30 Thursday, Friday: Closed Saturday: 09:30 - 12:00 Sunday: Closed |
| Turiff Library | Grange Villa | Monday: 10:00 – 18:00 |
| | The Square | Tuesday: Closed |

| Location | Address | Opening Hours |
|----------|----------|---|
| | Turriff | Wednesday: 09:30 – 13:30 |
| | AB53 4AE | Thursday: Closed Friday: 09:00 – 17:00 Saturday, Sunday: Closed |

The EIA report can also be viewed online at <https://marine.gov.scot/ml/caledonia-offshore-wind-farm> and <https://www.caledoniaoffshorewind.com/>. Copies of the EIA report may also be obtained from Caledonia Offshore Wind Farm Limited (email: caledonia.info@oceanwinds.com; tel: 0131 228 2672) at a charge of £6,000 hard copy and £10 on USB stick (including post and packaging). Copies of a short non-technical summary are available free of charge.

Any representations should be made in writing to the Scottish Ministers by email to: MD.MarineRenewables@gov.scot or by post to Marine Directorate - Licensing Operations Team, Scottish Government, 375 Victoria Road, Aberdeen, AB11 9DB, identifying the proposed development and specifying the grounds for the representation, not later than **3 February 2025**. The Scottish Ministers may however consider representations received after this date. Representations should be dated and should clearly state the name (in block capitals) and the email or postal address of those making the representation.

Subsequent submission by Caledonia Offshore Wind Farm Limited of additional or further information (as defined in the above EIA regulations) to the Scottish Ministers will be publicised in a similar manner to the current application including publication on the above websites. Representations relative to additional or further information should be made on the same basis as detailed above.

Where the Scottish Ministers decide to exercise their discretion to do so the Scottish Ministers can cause a Public Local Inquiry (“PLI”) to be held.

Having considered the applications, the environmental information and the above legislation together with any representations received, the Scottish Ministers may:

- Consent to the proposed development, with or without conditions attached; or
- Reject the proposed development.

Fair Processing Notice

The Scottish Government’s Marine Directorate - Licensing Operations Team (“MD-LOT”) determine applications for marine licences under the Marine (Scotland) Act 2010 and the Marine and Coastal Access Act 2009 and section 36 consents under The Electricity Act 1989. During the consultation process any person having an interest in the outcome of the application may make a representation to MD-LOT. The representation may contain personal information, for example a name or address. This representation will only be used for the purpose of determining an application and will be stored securely in the Scottish Government’s official corporate record. Representations will be shared with the applicant and/or agent acting on behalf of the applicant, any people or organisations that we consult in relation to the application, the Directorate of Planning and Environmental Appeals should the Scottish Ministers call a PLI and, where necessary, be published online, however personal information will be removed before sharing or publishing.

A full privacy notice can be found at <https://www.gov.scot/publications/marine-licensing-and-consenting-privacy-notice/>. If you are unable to access this, or you have any queries or concerns about how your personal information will be handled, contact md.marinerenewables@gov.scot or Marine Directorate - Licensing Operations Team, Scottish Government, 375 Victoria Road, Aberdeen, AB11 9DB. (4776693)

ENVIRONMENTAL PROTECTION**SCOTTISH GOVERNMENT****THE ENVIRONMENTAL PROTECTION (INJURIOUS ARTICLES: MISCELLANEOUS AMENDMENTS) (SCOTLAND) REGULATIONS 2025**

Notice is hereby given that the Scottish Ministers intend to introduce legislation in accordance with section 140 of the Environmental Protection Act 1990 to amend the Environmental Protection (Single-use Vapes) (Scotland) Regulations 2024 ("the 2024 Regulations"), the Environmental Protection (Single-use Plastic Products) (Scotland) Regulations 2021 ("the 2021 Regulations"), the Environmental Protection (Cotton Buds) (Scotland) Regulations 2019 ("the 2019 Regulations"), and the Environmental Protection (Microbeads) (Scotland) Regulations 2018 ("the 2018 Regulations").

The amendments will change the commencement date in the 2024 Regulations from 1 April 2025 to 1 June 2025, make certain clarifications in respect of the enforcement powers and correct a minor error in the 2024 Regulations. The amendments will also introduce a fixed penalty notice procedure for offences under regulation 4 of the 2024 Regulations. The fixed penalty amounts for this offence will be £200, with an early payment discount amount of £150. There are higher penalty amounts where there has been previous enforcement action within the preceding three years.

We propose to also take the opportunity to amend the 2021 Regulations, the 2019 Regulations and the 2018 Regulations so as to provide for a fixed penalty notice procedure in relation to offences under those Regulations.

The consultation will gather views on the proposed amending regulations and in respect of the fixed penalty notice regime to be introduced by the proposed regulations.

The draft legislation will be available to view on the Scottish Government website on 9 December 2024 and can be responded to via Citizen Space using the same link below.

Scottish Government consultations - Citizen Space

Alternatively a copy can be requested free of charge from the Product Stewardship Team, Directorate For Environment And Forestry, Scottish Government, Area 3H South, Victoria Quay, Edinburgh, EH6 6QQ or ProductStewardship@gov.scot

Any person may make representations on the legislation in writing. Any such representations made should be received by 8 March 2024 and made to the Product Stewardship Team, Directorate For Environment And Forestry, Scottish Government, Area 3H South, Victoria Quay, Edinburgh, EH6 6QQ. (4778028)

THE CITY OF EDINBURGH COUNCIL**THE CITY OF EDINBURGH COUNCIL, PLANNING & BUILDING STANDARDS**

The Town and Country Planning (Environmental Impact Assessment) (Scotland) Regulations 2017 - Regulation 20. Notice is hereby given that an EIA Report has been submitted to the City of Edinburgh Council by Tarmac. relating to planning application 24/06100/FUL at Ravelrig Quarry Long Dalmahoy Road Dalmahoy Kirknewton. The development description is Section 42 planning application by Tarmac for planning permission to operate not in compliance with Conditions 1, 10, 11, 15, 21, 34, 35 and 36 planning permission 08/00140/FUL. Possible decisions relating to the application are: Approval of the application without conditions; Approval of the application with conditions; Refusal of the application. Copies of the EIA Report may be purchased from Dalgleish Associates Ltd. FAO: William Booth 1 Sinclairs Street Dunblane FK15 0AH at a cost of Town and Country Planning

The City of Edinburgh Council

THE TOWN AND COUNTRY PLANNING (DEVELOPMENT MANAGEMENT PROCEDURE) (SCOTLAND) REGULATIONS 2013 - REGULATION 20(1). THE PLANNING (LISTED BUILDING CONSENT AND CONSERVATION AREA CONSENT PROCEDURE) (SCOTLAND) REGULATIONS 2015 - REGULATION 8. ENVIRONMENTAL IMPACT ASSESSMENT (SCOTLAND) REGULATIONS 2017 - PUBLICITY FOR ENVIRONMENTAL STATEMENT REGULATION 21.

PLANNING AND BUILDING STANDARDS

The City of Edinburgh Council, Planning & Building Standards The Town and Country Planning (Environmental Impact Assessment) (Scotland) Regulations 2017 - Regulation 21. Notice is hereby given that an EIA Report has been submitted to the City of Edinburgh Council by TARMAC relating to planning application 24/06100/FUL at

Ravelrig Quarry Long Dalmahoy Road Edinburgh as the proposed development is subject to an Environmental Impact Assessment. The development description is for Section 42 planning application by Tarmac for planning permission to operate not in compliance with Conditions 1, 10, 11, 15, 21, 34, 35 and 36 planning permission 08/00140/FUL. Possible decisions relating to the application are: approval of the application without conditions; approval of the application with conditions; refusal of the application. Copies of the EIA Report may be purchased by contacting willie.booth@dalgleishassociates.co.uk or in writing to Dalgleish Associates Ltd, Mineral & Planning Consultants, 1 Sinclairs Street, Dunblane FK15 0AH at a cost of £450 for hard copies; £50 for electronic copies on CD containing a digital version, £15 for a paper copy of the 'Non-Technical Summary' and it is available for viewing free of charge anytime online via the CEC planning portal, unless otherwise advised. Any person wishing to make representation to the City of Edinburgh Council about the EIA Report should email them to james.armstrong@edinburgh.gov.uk quoting reference 24/06100/FUL within 30 days of the date of this notice. You can view, track & comment whilst stocks last. Any person wishing to make representation to the City of Edinburgh Council about the EIA Report should email them to james.armstrong@edinburgh.gov.uk quoting reference 24/06100/FUL within 30 days of the date of this notice. You can view, track & comment on planning applications online at www.edinburgh.gov.uk/planning.

David Givan, Chief Planning Officer

(4775798)

POLLUTION PREVENTION AND CONTROL (SCOTLAND) REGULATIONS 2012

In accordance with Paragraph 8 of Schedule 4 to the Pollution Prevention and Control (Scotland) Regulations, notice is hereby given that Mersen Scotland Holytown UK has applied to the Scottish Environment Protection Agency (SEPA) for a permit under Regulation 13 of the regulations. This is in respect of activities being carried out namely the manufacture of carbon fibre insulation materials. In an installation at at 11 Woodside, Eurocentral, ML1 4XL

The application contains a description of any foreseeable significant effects of emissions from the installation on the environment and on human health.

Please contact registry@sepa.org.uk if you wish to see a copy, please quote reference number PPC/A/1018364.

Please note that the application contains details of:

- The applicant and the site;
- The activities carried out;
- The installation and any directly associated activities;
- The condition of the land (a site report) and a baseline report;
- The reasons for proposing equivalent emission limit values where appropriate;
- The raw and auxiliary materials, other substances and energy to be used, or generated;
- The nature, quantities and source of foreseeable emissions from the installation;
- The techniques for preventing, reducing and rendering harmless emissions from the installation;
- How the best available techniques are applied to the operation of the installation;
- The proposed measures to be taken to monitor emissions;
- The measures to be taken to minimise waste production and recover wastes produced;
- Any additional measures to ensure that no significant pollution is caused;
- Information presented to demonstrate that the applicant is a 'fit and proper person';
- An outline of the main alternatives, if any have been studied;
- A non-technical summary of the information referred to above;
- Other information which the applicant may wish SEPA to take into account;

All guidance relevant to the determination of the proposed Variation which has been given to the operator is made available either on the public register or on SEPA's Website www.SEPA.org.uk

Written representation concerning this application may be made to SEPA at the above address, or via the following email address: registry@sepa.org.uk and if received within 28 days of this Notice, will be taken into consideration in determining the application. Any such representations made by any person will be entered in a Public Register, unless that person requests in writing that they should not be entered. Where such a request is made, a statement will be included in the register indicating that representations have been made that have been the subject of such a request. (4775799)

NOTICE OF DETERMINATION

A82 BRIDGE OVER DUBH EAST, GLEN FALLOCH ENVIRONMENTAL IMPACT ASSESSMENT DETERMINATION UNDER SECTION 55A OF THE ROADS (SCOTLAND) ACT 1984

The Scottish Ministers give notice that they have determined that the project to carry out vehicle restraint system (VRS) upgrades to either side of the road, on both approaches to the A82 bridge over Dubh East is a relevant project within the meaning of section 55A of the Roads (Scotland) Act 1984 (“the 1984 Act”) as the works fall within Annex II of Directive 2011/92/EU on the assessment of certain public and private projects on the environment, but that having regard to –

- (a) the selection criteria contained in Annex III of that Directive, namely
- (i) the use of natural resources, in particular land, soil, water and biodiversity;
 - (ii) the production of waste;
 - (iii) pollution and nuisances;
 - (iv) the risks to human health (for example due to water contamination or air pollution);
 - (v) areas classified or protected under national legislation; Natura 2000 areas designated by Member States pursuant to Directive 92/43/EEC and Directive 2009/147/E;
 - (vi) nature reserves and parks,
- (b) the results of the Environmental Screening Assessment under section 55A(2) of the 1984 Act and the Assessment under regulation 48 of the Conservation (Natural Habitats, &c.) Regulations 1994 (“the 1994 Regulations”) concluded that there would be no adverse effects on site integrity on the Glen Etive and Glen Fyne Special Protection Area, and the Loch Lomond Special Area of Conservation,
- (c) the information set out in the Record of Determination dated 7 November 2024, available at <https://www.transport.gov.scot/transport-network/roads/road-orders-and-records-of-determination/#63527>, the project does not require an Environmental Impact Assessment.

The main reasons for the conclusion that no Environmental Impact Assessment is required are:

- (a) The works will not impact the Loch Lomond and Trossachs National Park and the Glen Falloch Woods Site of Special Scientific Interest;
- (b) The Assessment under the 1994 Regulations concluded that there would be no adverse effects on site integrity on the Glen Etive and Glen Fyne Special Protection Area, and the Loch Lomond Special Area of Conservation;
- (c) The works will be confined within the existing carriageway boundaries and as a result will not require any land take and will not alter any local land uses; and
- (d) Any potential impacts of the works are expected to be temporary, short-term, non-significant, and limited to the construction phase.

The features of the project which are envisaged to avoid or prevent significant adverse effects on the environment are:

- (a) Mitigation measures and best practice will be implemented to ensure no short-term or long-term significant negative impacts on the environment;
- (b) Containment measures of the working area will be in place to prevent debris or pollutants from entering the surrounding environment; and
- (c) Measures will be in place to ensure appropriate removal and disposal of waste.

S R Lees

Transport Scotland Roads George House 2nd Floor 36 North Hanover Street Glasgow G1 2AD (4776694)

THE TOWN AND COUNTRY PLANNING (ENVIRONMENTAL IMPACT ASSESSMENT) (SCOTLAND) REGULATIONS 2017

Notice is hereby given that an application has been submitted to Aberdeenshire Council for Full Planning Permission for Construction and Operation of 400 kV Air Insulated Substation, Formation of Associated Earthworks, Access, Drainage, Landscaping, Security, Creation of Temporary Construction Compounds and Set-Down, Equipment and Materials Storage Areas at Land at Fetteresso Forest, Stonehaven, Aberdeenshire, AB39 3UX Reference: APP/2024/1951 Notice is hereby given under Regulation 21 that an Environmental Impact Assessment Report has been submitted by Scottish Hydro Electric Transmission Plc.

During the period of 30 days beginning with the date of this notice, a copy of the Environmental Impact Assessment Report, the associated application and other documents submitted with the application may be viewed using the online Planning Register at <https://upa.aberdeenshire.gov.uk/online-applications/>.

Copies of the Environmental Impact Assessment Report may be purchased from tkup@sse.com at a cost of £1000. Copy also available to view during normal opening hours at Stonehaven Library, Evan Street, Stonehaven, AB39 2ET.

Comments may be made quoting the reference number and stating clearly the grounds for making comment. Comments can be submitted using the Planning Register when viewing the application. Alternatively, comments can be addressed to Aberdeenshire Council, Planning and Economy Service, Viewmount, Arduithie Road, Stonehaven, AB39 2DQ (or emailed to planningonline@aberdeenshire.gov.uk). Please note that any comment, where considered valid, will be published on the Planning Register.

Comments must be received by 18 January 2025

Paul Macari

Head of Planning and Economy

(4776695)

TRANSPORT

CIVIL AVIATION AUTHORITY TRANSPORT ACT 2000 CHARGES FOR AIR SERVICES SPECIFICATION BY THE CIVIL AVIATION AUTHORITY THE CIVIL AVIATION AUTHORITY (NAVIGATION SERVICES CHARGES) SPECIFICATION 2025 TAKING EFFECT ON 1ST JANUARY 2025

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 2025 and shall take effect on 1st January 2025.

Revocation

2. The Civil Aviation Authority (Navigation Services Charges) Specification 2024, which took effect on 1st January 2024, 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;
“United Kingdom Air Pilot” means the document so entitled 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 area 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 £17.96.

(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 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 £57.60.

Charges for ADS-B data

6. 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 £38.89 per flight, provided that at the time of the flight the ADS-B service is fully available.

7. Subject to paragraph 8, 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 £0.45 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.

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

9. 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

10. (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 £477.00 (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 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 (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 £417.00 (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 (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

11. 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

12. 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, 16 December 2024

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 2024.

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 £17.96 for each terminal serviceunit (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 £57.60 (paragraph 5).

5. The Oceanic ADS-B data charge is £38.89 per flight for crossings in the Atlantic area and £0.45 per flight for crossings in the Tango area. Flights that cross both the Atlantic and Tango areas will pay only the Atlantic charge. (paragraphs 6 to 9).

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 10(2) is £477 (paragraph 10(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 10(4) is £417 (paragraph 10(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 10(2) and/or the Southern North Sea Area described in paragraph 10(4) is both £477 (paragraph 10(1)) and £417 (paragraph 10(3)).

(a) 2000 c.38.

(b) S.I. 2016/765.

(4776683)

**CIVIL AVIATION AUTHORITY
TRANSPORT ACT 2000
CHARGES FOR AIR SERVICES
SPECIFICATION BY THE CIVIL AVIATION AUTHORITY
THE CIVIL AVIATION AUTHORITY (DENMARK AND ICELAND
CHARGES) SPECIFICATION 2025
TAKING EFFECT ON 1ST JANUARY 2025**

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 2025 and shall take effect on 1st January 2025.

Revocation

2. The Civil Aviation Authority (Denmark and Iceland Charges) Specification 2024, which took effect on 1st January 2024, 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 | 16.36 |
| Meteorological (MET) user charge | 53.43 |
| Total user charge | 69.79 |

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

| | |
|----------------------------------|-------|
| | ISK |
| Communications (COM) user charge | 3,183 |
| Meteorological (MET) user charge | 1,861 |
| Total user charge | 5,044 |

(c) in respect of other charges payable

| | |
|-------------------------------|------|
| ICAO administrative fee (CAD) | 0.75 |
| NAT RVSM user charge (GBP) | 0.97 |
| 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 7.37DKK 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 2,296ISK 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 2024 will be used to convert the charges to GBP for implementation on 1 January 2025 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 13.79%.

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

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

16 December 2024

EXPLANATORY NOTE

(This note is not part of the Specification)

This Specification revokes and replaces the Civil Aviation Authority (Denmark and Iceland Charges) Specification 2024, which took effect on 1st January 2024.

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 2024 will be used to convert the charges to GBP for implementation on 1 January 2025 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) that the NAT RVSM user charge for the year 2025, and the charges of fees payable to NSL for expenses in billing and collection also noted in paragraph 4.(1)(c).

(a) 2000 c.38.

(b) S.I. 2016/765.

(4776684)

CIVIL AVIATION AUTHORITY

TRANSPORT ACT 2000

CHARGES FOR AIR SERVICES

**SPECIFICATION BY THE CIVIL AVIATION AUTHORITY
THE CIVIL AVIATION AUTHORITY (EUROCONTROL CHARGES)
SPECIFICATION 2025**

TAKING EFFECT ON 1ST JANUARY 2025

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 2025 and shall take effect on 1st January 2025.

Revocation

2. The Civil Aviation Authority (Eurocontrol Charges) Specification 2024 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, entitled “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 so entitled 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 13.79%.

(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

16 December 2024

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

SPECIFIED AIRSPACES

| (1) Charging zone | (2) Publication in which FIRs are described | (3) Unit Rate in euros | (4) Established at a Rate of exchange of |
|--------------------------|--|----------------------------|---|
| Albania | AIP Albania | 49.23 | 1 euro = 98.7614 ALL |
| Armenia | AIP Armenia | 45.17 | 1 euro = 428.997 AMD |
| Austria | AIP Austria | 65.72 | |
| Belgium and Luxembourg | AIP Belgique | 120.60 | |
| Bosnia and Herzegovina | AIP Bosnia and Herzegovina | 27.54 1 euro = 1.95553 BAM | |
| Bulgaria | AIP Bulgaria | 29.54 | 1 euro = 1.95482 BGN |
| Croatia | AIP Croatia | 39.71 | |
| Cyprus | AIP Cyprus | 36.75 | |
| Czech Republic | AIP Czech Republic | 76.91 | 1 euro = 25.0753 CZK |
| Denmark | AIP Denmark | 90.76 | 1 euro = 7.45871 DKK |
| Estonia | AIP Estonia | 86.99 | |
| Finland | AIP Finland | 78.09 | |
| France | AIP France (France Métropolitaine) | 80.07 | |
| Georgia | AIP Georgia | 17.26 | 1 euro = 2.97881 GEL |
| Germany | AIP Germany | 100.02 | |
| Greece | AIP Greece | 25.46 | |
| Hungary | AIP Hungary | 35.98 | 1 euro = 394.567 HUF |
| Ireland, Republic of | AIP Ireland | 33.82 | |
| Italy | AIP Italy | 75.05 | |
| Latvia | AIP Latvia | 63.51 | |
| Lithuania | AIP Lithuania | 65.66 | |
| Malta | AIP Malta | 18.92 | |
| Moldova | AIP Moldova | 219.27 | 1 euro = 19.2100 MDL |
| Netherlands | AIP Netherlands | 136.99 | |
| North Macedonia | AIP FYROM | 46.66 | 1 euro = 61.3343 MKD |
| Norway | AIP Norway | 54.06 | 1 euro = 11.7786 NOK |
| Poland | AIP Poland | 93.43 | 1 euro = 4.27352 PLN |
| Portugal: Lisbon | AIP Portugal | 42.50 | |
| Portugal: Santa Maria | | 8.25 | |
| Romania | AIP Romania | 49.38 | 1 euro = 4.97230 RON |
| Serbia/ Montenegro/ KFOR | AIP Serbia- Montenegro | 37.88 | 1 euro = 116.943 RSD |
| Slovakia | AIP Slovakia | 80.36 | |

| (1) | (2) | (3) | (4) |
|-----------------|---------------------------|--------|-------------------------|
| Slovenia | AIP Slovenia | 65.25 | |
| Spain: | AIP España | 66.31 | |
| Continental | | | |
| Spain: Canaries | | 51.89 | |
| Sweden | AIP Sweden | 91.61 | 1 euro = 11.3496 SEK |
| Switzerland | AIP Switzerland | 167.88 | 1euro = 0.94080 CHF |
| Turkey | AIP Turkey | 37.08 | |
| Ukraine | AIP Ukraine | 41.23 | 1 euro = 45.7433 UAH |
| Ukraine South | AIP Ukraine | 16.23 | 1 euro = 45.7433 UAH |
| United Kingdom | United Kingdom Air Pilot* | 87.78 | 1euro = 0.839938 GBP |

*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 2024.

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 2024** has been used.

The interest rate payable is increased to 13.79% (paragraph 6(4)).

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 (as amended). (4776685)

Planning

TOWN PLANNING

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997

Applications listed below together with the plans and other documents may be examined online at www.eplanning.north-ayrshire.gov.uk

Comments should be made online at www.eplanning.north-ayrshire.gov.uk by 10.01.25. Any representations received will be open to public view but will not be published online.

TOWN AND COUNTRY PLANNING (LISTED BUILDINGS AND BUILDINGS IN CONSERVATION AREAS) (SCOTLAND) REGULATIONS 1987

Applications for Listed Building Consent.

24/00901/LBC; Barony St John Centre, Princes Street, Ardrossan; Erection of extension within the courtyard of existing Church Hall, including demolition of derelict store building. Revision of scheme approved under 22/00968/LBC namely: omission of boundary wall and gate butting into adjacent listed former church, omission of security shutters and roof finish updated to natural slate. (4776689)

ARGYLL AND BUTE COUNCIL PLANNING

The applications listed below together with the plans and other documents submitted with them may be viewed electronically through Argyll and Bute Council website at www.argyll-bute.gov.uk. Documents are available to inspect electronically at this time. Customers requiring assistance can contact us by e-mail: planning.hq@argyll-bute.gov.uk or tel. 01546 605518.

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 (AS AMENDED), RELATED PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997

| Ref. No. | Proposal | Site Address |
|--------------|--|---|
| 24/02203/LIB | Alteration to boundary garden wall | Hazelwood, Torwoodhill Road, Rhu, Helensburgh, Argyll And Bute G84 8LF |
| 24/02232/LIB | Installation of internal safety banister to communal staircase | Flat 2, Dalmore House, Dalmore Crescent, Helensburgh, Argyll And Bute G84 8JP |

Written comments can be submitted online <http://www.argyll-bute.gov.uk/planning-and-environment/find-and-comment-planning-applications> or to Argyll and Bute Council, Development Management, Kilmory Castle, Lochgilphead, Argyll, PA31 8RT within 21 days of this advert. Please quote the reference number in any correspondence. Any letter of representation the Council receives is considered a public document and will be published on our website. Anonymous or marked confidential correspondence will not be considered. A weekly list of all applications can be viewed on the Councils website. (4775788)

ABERDEENSHIRE COUNCIL

The applications listed below together with the plans and other documents submitted with them may be viewed electronically using the Planning Register at <https://upa.aberdeenshire.gov.uk/online-applications/>.

Comments may be made quoting the reference number and stating clearly the grounds for making comment. Comments can be submitted using the Planning Register when viewing the application. Alternatively, comments can be addressed to Aberdeenshire Council, Planning and Economy Service, Viewmount, Arduthie Road, Stonehaven, AB39 2DQ (or emailed to planningonline@aberdeenshire.gov.uk). Please note that any comment made will be published on the Planning Register. Comments must be received by 9 January 2025 PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS)

Paul Macari
Head of Planning & Economy

Proposal/Reference
APP/2024/1938

Proposal/Site Address
Peterhead Old Parish Church, Kirk Square, Maiden Street, Kirktown, Peterhead, Aberdeenshire, AB42 1RQ

Description of Proposal
Alterations to Building (4775789)

**DUMFRIES & GALLOWAY COUNCIL
TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997
PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS)
(SCOTLAND) ACT 1997**

The applications listed below may be viewed on-line by following the ePlanning link on the Council's website at www.dumgal.gov.uk/planning. All representations should be made to me within 21 days from the date of this publication by email to planning@dumgal.gov.uk or via the Council's website, as noted above.

Steve Rogers

Head of Economy and Development

Proposal/Reference

24/2514/LBC

Proposal/Site Address

Ladyburn Manse Main Street Glenluce

Description of Proposal

Installation of 23no. replacement windows

Proposal/Reference

24/2505/LBC

Proposal/Site Address

36 High Street Moffat

Description of Proposal

Internal alterations to bring about Change of Use of hot food takeaway and flatted dwelling to dwellinghouse (Class 9)

Proposal/Reference

24/2506/LBC

Proposal/Site Address

Crossroads 26 South Main Street Wigtown

Description of Proposal

Internal alterations

Proposal/Reference

24/2470/LBC

Proposal/Site Address

Huntingdon 27 Moffat Road Dumfries

Description of Proposal

Alterations including formation of new entrance door and installation of 3 replacement windows on front elevation, enlargement of window opening to form door opening and installation of 2 new doors to rear elevation, formation of double door opening onto a first floor balcony with associated balustrade on side elevation and internal alterations to bring about the Change of Use of offices to a single dwellinghouse (4775790)

**SOUTH LANARKSHIRE COUNCIL
TOWN AND COUNTRY PLANNING (DEVELOPMENT
MANAGEMENT PROCEDURE) (SCOTLAND) REGULATIONS 2013
NOTICE OF APPLICATION TO BE PUBLISHED IN A LOCAL
NEWSPAPER UNDER REGULATION 20(1)**

The plans and other documents submitted with the application for planning permission below can be inspected online at www.southlanarkshire.gov.uk.

If you wish to comment on any application, we would encourage you to make them by email planning@southlanarkshire.gov.uk or to submit them electronically using the comment button on planning portal facility at www.southlanarkshire.gov.uk. Only if you cannot submit comments electronically, should you make written comments to the Head of Planning and Regulatory Services, Floor 6, Council Offices, Almada Street, Hamilton, ML3 0AA.

Please note that any comments which you make to an application cannot generally be treated as confidential. All emails or letters of objection or support for an application, including your name and address require to be open to public inspection and will be published on the council's website. Sensitive personal information such as signatures, email address and phone numbers will usually be removed.

Paul Manning

Chief Executive

Proposal/Reference

P/24/1351

Proposal/Site Address

113 Cadzow Street Hamilton ML3 6HG

Description of Proposal

Erection of first floor rear extension with associated internal alterations including accessible lift to first floor, provision of rear roof terrace and an escape stair

Listed building consent

Representations within 21 days

(4775792)

**STIRLING COUNCIL
TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997**

The applications listed below are proposals requiring planning permission and/or Listed Building Consent which have been submitted to Stirling Council and may be viewed online at www.stirling.gov.uk/onlineplanning. Written comments may be made to the Planning & Building Standards Service Manager, Planning Services, Stirling Council, Teith House, Kerse Road, Stirling FK7 7QA (Telephone 01786 233660) within 21 days of this notice.

Proposal/Reference

24/00750/LBC

Proposal/Site Address

4 Baker Street, Stirling, FK8 1BJ

Name and Address of Applicant

Mr Christopher Calder

Description of Proposal

External alterations to shopfront

(4775793)

**CLACKMANNANSHIRE COUNCIL
NOTICE OF APPLICATIONS PUBLISHED UNDER REGULATION
20(1) OF THE TOWN AND COUNTRY PLANNING**

You can see the Planning Register with details of all planning applications on the Council's website www.clackweb.org.uk/eplanning/ or at the Council Offices, Kilncraigs, Greenside Street, Alloa FK10 1EB from 9.00 a.m. to 5.00 p.m. Monday - Friday (except Bank Holidays). The applications listed below are likely to be of a public interest.

Proposal/Reference

24/00250/LIST

Proposal/Site Address

Strathdevon House, Harviestoun Road, Dollar, Clackmannanshire, FK14 7PT

Description of Proposal

Installation Of EV Charging Point To Side Of House

Reason For Advertising:-

Listed Building Consent

Proposal/Reference

24/00251/FULL

Proposal/Site Address

38 Walker Terrace, Tillicoultry, Clackmannanshire, FK13 6EF

Description of Proposal

Change Of Use Of Building From Offices (Class 4) To 1 No. House (Class 9)

Reason For Advertising:-

Development In A Conservation Area

(4775794)

**DUNDEE CITY COUNCIL
TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 AND
RELATED LEGISLATION**

These applications, associated plans and documents can be examined at www.dundeeecity.gov.uk. (**Search Planning Application** and insert application ref no)

Written comments may be made to the Executive Director of City Development, Planning Team, Floor 6, Dundee House, 50 North Lindsay Street, Dundee, DD1 1LS and email comments can be submitted online through the Council's Public Access System.

All comments to be received by **10.01.2025**

FORMAT: Ref No; Address; Proposal

24/00781/LBC, 146 Princes Street, Dundee, DD4 6DG,

Replacement roof tiles

24/00768/LBC, Harris Building, Smalls Wynd, Dundee, Alterations to internal doors

24/00769/LBC, Carnegie Building, Airlie Place, Dundee, DD1 4HQ, Internal alterations

24/00767/LBC, Scrymgeour Building, Park Place, Dundee, DD1 4HW, Alterations to internal doors

Representations must be made as described here, even if you have commented to the applicant prior to the application being made.

(4776686)

**ORKNEY ISLANDS COUNCIL
PLANNING (LISTED BUILDINGS AND BUILDINGS IN
CONSERVATION AREAS) (SCOTLAND)
APPLICATIONS AFFECTING THE CHARACTER OR APPEARANCE
OF A CONSERVATION AREA**

Written comments may be made within 21 days, beginning with the date of publication of this notice.

Information explaining procedures is available from, and written comments may be made to, the Service Manager, Development Management, Orkney Islands Council, School Place, Kirkwall, KW15 1NY, online at www.orkney.gov.uk, or by email to planning@orkney.gov.uk

Proposal/Reference

23/458/PP

Proposal/Site Address

ORIC LLP, The Charles Clouston Building, Orkney Research And Innovation Campus, Back Road, Stromness

Description of Proposal

Alter and extend office building (Block 3) including three storey extension with roof terrace, and change of use, to create a mixed-use food and drink (Class 3), office (Class 4) and education (Class 10) facility, install six air source heat pumps, install external wall insulation and air source heat pumps (Charles Clouston Building), reconfigure and construct car parking, install electric vehicle charging infrastructure, associated hard and soft landscaping including construction of a ramp and steps, and install air source heat pumps (Robert Rendall Building) – RE-ADVERT (4776687)

**EAST RENFREWSHIRE COUNCIL
TOWN & COUNTRY PLANNING (LISTED BUILDINGS AND
BUILDINGS IN CONSERVATION AREAS) (SCOTLAND)
REGULATIONS 1987**

NOTICE IS HEREBY GIVEN that a Listed Building Consent application is being made to EAST RENFREWSHIRE COUNCIL by Mrs Tina McGreevy, Westbank Cottage 84 Montgomery Street Eaglesham Scotland G76 0AU

**Erection of one and a half storey rear extension, installation of rear dormer window; erection of single storey rear extension; formation of new window opening; alteration of existing door/window to form smaller window opening; removal of existing window opening; and internal alterations (listed building consent) at: Westbank House 84 Montgomery Street Eaglesham East Renfrewshire G76 0AU
reference: 2024/0591/LBC**

These applications may be examined online at the Council's website www.eastrenfrewshire.gov.uk; at Council HQ, Eastwood Park, Rouken Glen Road, Giffnock G46 6UG; Council Offices, 211 Main Street, Barrhead, G78; 2 Spiersbridge Way, Spiersbridge Business Park, Thornliebank, G46 8NG and online at all libraries. Representations should be made within 21 days from the publication of this notice, to the Head of Environment at the above address or by filling in the 'Make a Comment' form on the Online Planning Service page of the Council's website. (4776688)

**PERTH AND KINROSS COUNCIL
TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997**

21 Days

Proposal/Reference

24/01767/LBC

Proposal/Site Address

Capital Asset 26 Tay Street Perth PH1 5LQ

Description of Proposal

External repairs and internal alterations

Proposal/Reference

24/01778/LBC:

Proposal/Site Address

Newmiln South Cottage Guildtown Perth PH2 6AE

Description of Proposal

Alterations and extension to dwellinghouse

Proposal/Reference

24/01728/LBC:

Proposal/Site Address

Monzie Castle Monzie Crieff PH7 4HD

Description of Proposal

Alterations and repairs to roof

Proposal/Reference

24/01769/LBC:

Proposal/Site Address

Laidneskea House Grandtully Aberfeldy PH15 2QS

Description of Proposal

Alterations to dwellinghouse

(4776690)

**THE HIGHLAND COUNCIL
TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997
PLANNING (LISTED BUILDING AND CONSERVATION AREAS)
(SCOTLAND) ACT 1997**

The applications listed below, along with plans and other documents submitted with them, may be examined online at <http://www.highland.gov.uk> or electronically by appointment at your nearest Council Service Point. You can find your nearest Service Point via the following link https://www.highland.gov.uk/directory/16/a_to_z

Written comments should be made to the EPC at the contact details below within the time period indicated from the date of this notice. Anyone making a representation about this proposal should note that their letter or email will be disclosed to any individual or body who requests sight of representations in respect of this proposal.

| Reference Number | Development Address | Proposal Description | Alternative locations where application may be inspected and time period for comments |
|------------------|---|---|---|
| 24/04624/LBC | Drakies House Culcabock Avenue Inverness, IV2 3RQ | Subdivision to 2No. houses, conversion of annex to 1No. house | Regulation 5 - affecting the character of a listed building (21 days) |

ePlanning Centre, The Highland Council, Glenurquhart Road, INVERNESS IV3 5NX

Email: eplanning@highland.gov.uk

(4776692)

**INVERCLYDE COUNCIL
THE PLANNING (LISTED BUILDING CONSENT AND
CONSERVATION AREA CONSENT PROCEDURE) (SCOTLAND)
REGULATIONS 2015**

These applications, associated plans and documents may be examined at <http://planning.inverclyde.gov.uk/Online/> and at Inverclyde Council, Regeneration and Planning, Municipal Buildings, Clyde Square, Greenock 08.45 – 16.45 (Mon-Thurs) and 08.45 – 16.00 (Fri).

24/0028/LB- Proposed installation of replacement white upvc windows at Flat 1, 12 Newark Street, Greenock, PA16 7UH
Comments before 10th January 2025

Written comments may be made to Mr Stuart W Jamieson, Director, Environment and Regeneration Inverclyde Council, Municipal Buildings Clyde Square, Greenock PA15 1LY, email: dmplanning@inverclyde.gov.uk (4776696)

**FALKIRK COUNCIL
APPLICATION(S) FOR LISTED BUILDING CONSENT**

As our offices are currently closed to the public, application(s) for Listed Building Consent listed below, together with the plans and other documents submitted, may be viewed online at <https://edevelopment.falkirk.gov.uk/online/>

E-mail or online comments may be made to the Director of Place Services within 21 days beginning with the date of publication of this notice(s). Comments can be submitted online through the website address above, and by e-mail to dc@falkirk.gov.uk For the time being we recommend against submitting representations or comments by post as there is no guarantee they will reach the case officer.

PLANNING (LISTED BUILDING AND CONSERVATION AREAS) (SCOTLAND) ACT 1997- DEVELOPMENT AFFECTING A LISTED BUILDING or THE SETTING OF A LISTED BUILDING

Application No P/24/0572/LBC
Location of Proposal Carrongrange House
 Carrongrange Avenue
 Stenhousemuir
 Larbert FK5 3BQ
Description of Proposal Alterations to Listed Building
 Director of Place Services, Suite 1b, Falkirk Stadium, 4 Stadium Way,
 Falkirk, FK2 9EE (4778029)

Vion Properties Ltd
Description of Proposal Alterations to an existing building to form 9no. serviced apartments on short term let basis including refurbishment of windows with re-glazing; re-pointing and repair of roof and chimney; replacement of doors and associated internal works to partitions and doors
Proposal/Reference 241450/LBC
Proposal/Site Address 46 Rubislaw Den North Aberdeen AB15 4AN
Name and Address of Applicant Mr & Mrs Scott Barr
Description of Proposal Formation of patio doors, window and installation of door from an existing window opening; blocking up an existing door opening; removal part of a wall and installation of railings; chimney removal and erection of detached replacement garage to rear with associated internal works (4775791)

**ABERDEEN CITY COUNCIL
 THE PLANNING (LISTED BUILDING CONSENT AND
 CONSERVATION AREA CONSENT PROCEDURE) (SCOTLAND)
 REGULATIONS 2015
 LISTED BUILDING CONSENT REGULATION (8)(1)(A) – 21 DAYS
 FROM THE DATE OF THIS NOTICE**

The applications listed below together with the plans, drawings and other documents submitted with them may be viewed online by entering the reference number at <https://publicaccess.aberdeencity.gov.uk/online-applications/>.

Representations may be submitted to the Chief Officer – Strategic Place Planning online via the above website link or to pi@aberdeencity.gov.uk (quoting the application reference number). Representations must be received within the time period specified under each of the categories. Subject to personal data being removed, representations will be open to public viewing.

David Dunne

Chief Officer - Strategic Place Planning

Proposal/Reference

240987/LBC

Proposal/Site Address

West Church Of St Nicholas Back Wynd Aberdeen AB10 1JZ

Name and Address of Applicant

Edinburgh Palette

Description of Proposal

Internal alterations to layouts to provide community hub with renewed services and welfare facilities including formation of tea prep area alterations floors, partitions and doors, installation of fire suppression system, vents; external lighting and signage replacement with associated works

Proposal/Reference

241346/LBC

Proposal/Site Address

43 Carden Place Aberdeen AB10 1UN

Name and Address of Applicant

Mr Hugh Gunn

Description of Proposal

Installation of replacement windows

Proposal/Reference

241424/LBC

Proposal/Site Address

1 The Orchard Spital Walk Aberdeen AB24 3HN

Name and Address of Applicant

Mr Martin Anderson

Description of Proposal

Installation of replacement windows

Proposal/Reference

241427/LBC

Proposal/Site Address

27 Rubislaw Den North Aberdeen AB15 4AL

Name and Address of Applicant

Diamond Property Developments

Description of Proposal

Alterations to former office building to form 7no residential flats and two dwellinghouses including alterations to windows, formation of Juliet balconies, roof terraces and roof extension; installation of roof lights, alterations to door and window openings; erection of garages with ancillary space, formation of car parking and erection of single dwelling house with associated landscaping, infrastructure works and internal alterations

Proposal/Reference

241449/LBC

Proposal/Site Address

9 The Chanonry Aberdeen AB24 1RN

Name and Address of Applicant

**EAST LoTHIAN COUNCIL
 TOWN AND COUNTRY PLANNING**

NOTICE IS HEREBY GIVEN that application for Planning Permission/ Listed Building Consent/Conservation Area Consent has been made to East Lothian Council, as Planning Authority, as detailed in the schedule hereto.

The applications and plans are open to inspection at <http://pa.eastlothian.gov.uk/online-applications/>

Any representations, which must include your name and address or name and email address, should be made in writing or by e-mail to the undersigned within 21 days of this date.

20/12/24

Keith Dingwall

Service Manager - Planning

(Chief Planning Officer)

John Muir House

Brewery Park

HADDINGTON

E-mail: environment@eastlothian.gov.uk

SCHEDULE

24/01363/P

Development in Conservation Area

28 Limekilns Pencaitland Tranent EH34 5HF

Replacement doors

24/01290/P

Development in Conservation Area and Listed Building Affected by Development

12 Westgate North Berwick EH39 4AF

Alterations, extensions and change of use of bank to form 1 house, formation of off road parking, hardstanding areas and associated works

24/01314/P

Listed Building Affected by Development

6 Prora Cottages Drem East Lothian EH39 5LN

Installation of solar panels

24/01346/P

Development in Conservation Area and Listed Building Affected by Development

1 Market Street Haddington EH41 3JL

Alterations, extension to outbuilding to form ancillary residential accommodation and associated works

24/01286/P

Development in Conservation Area

Stables Cottage Woodbush Brae Dunbar EH42 1HB

Installation of flue

24/01340/P

Development in Conservation Area

Greyfriars Whim Road Gullane EH31 2BD

Alteration to garage, extension to house, erection of pergolas and formation of hardstanding area

24/01343/LBC

Listed Building Consent

14B Westgate North Berwick EH39 4AF

Installation of secondary glazing

24/01374/LBC

Listed Building Consent

103B North High Street Musselburgh East Lothian EH21 6JE

Replacement windows
24/01373/CAC
 Conservation Area Consent
 The Studio Goose Green Road Gullane EH31 2AT
 Demolition of house
24/01304/P
 Development in Conservation Area
 St Michael's View Oldhamstocks Innerwick Cockburnspath TD13 5XN
 Change of use of agricultural land, alterations and change of use of commercial manufacturing facility workshop and land to form domestic garden, garage, workshop, personal gymnasium, storage and associated works (Retrospective)
24/01344/P
 Development in Conservation Area and Listed Building Affected by Development
 Archwill House Garvald Haddington EH41 4LN
 Renewal of planning permission 21/01217/P - Alterations to house and outbuilding
24/01087/P
 Development in Conservation Area
 9 Park Lane Haddington East Lothian EH41 4EH
 Alterations and extension to house
24/01355/P
 Development in Conservation Area
 Strathmore Hill Road Gullane East Lothian EH31 2BE
 Erection of garden room, pergola, trellis and formation of decked area (Retrospective)
24/01311/P
 Development in Conservation Area and Listed Building Affected by Development
 17 West Port Dunbar East Lothian EH42 1BT
 Alterations and change of use of a former Veterinary Surgery (Class 1A) to Cafe (Class 3) and associated works
24/01313/LBC
 Listed Building Consent
 6 Prora Cottages Drem East Lothian EH39 5LN
 Installation of solar panels, batteries and inverter to buildings
24/01315/LBC
 Listed Building Consent
 9 Inveresk Village Road Inveresk Musselburgh EH21 7TD
 Alterations to building (4775795)

**GLASGOW CITY COUNCIL
 PUBLICITY FOR PLANNING AND OTHER APPLICATIONS
 PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS)
 (SCOTLAND) ACT 1997
 THE TOWN AND COUNTRY PLANNING (LISTED BUILDINGS AND
 BUILDINGS IN CONSERVATION AREAS) (SCOTLAND)
 REGULATIONS 1987**

You can view applications together with the plans and other documents submitted with them online at <https://www.glasgow.gov.uk/onlineplanning>
 All comments are published online and are available for public inspection.
 Written comments may be made within 21 days from 20th December 2024 online at http://www.glasgow.gov.uk/Online_Planning or in writing to Neighbourhoods, Regeneration and Sustainability, 231 George Street, Glasgow G1 1RX
 24/02891/LBA Flat 4/2, 34 Springhill Gardens G41 - Internal alterations to listed building
 24/02838/LBA 468 Sauchiehall Street G2 - Internal alterations
 24/02416/LBA 4 Nelson Mandela Place G2 - Display of signage to restaurant
 24/02748/FUL 25 Park Terrace Lane G3 - Change of use from commercial to residential including external alterations to roof, front and rear elevation and replacement of windows and doors - renewal of planning permission 21/02123/FUL
 24/02820/LBA Flat 2/1, 89 James Street G40 - Installation of replacement windows to flatted dwelling.
 24/02956/LBA Unit 14, Central Station, 79 Gordon Street G1 - Display of illuminated signage.
 24/02899/LBA 22A Lynedoch Street G3 - Installation of replacement windows
 24/02970/LBA Flat 0/1, 1 Devonshire Terrace G12 - Internal alterations, replacement windows and removal of security grille

24/02916/LBA 959 Sauchiehall Street G3 - Internal and external alterations associated with conversion, includes removal of window security bars, with installation of boiler flue and gas meter to rear.
 24/02961/LBA 1 Sydenham Road G12 - Erection of extension to house access stair to upper flat
 24/02931/FUL 34 Midland Street G1 - External alterations including replacement of windows and stone cleaning
 24/01679/CON 292-332 Sauchiehall Street G2 - Complete demolition of building in a conservation area (4775797)

**THE CITY OF EDINBURGH COUNCIL
 THE TOWN AND COUNTRY PLANNING (DEVELOPMENT
 MANAGEMENT PROCEDURE) (SCOTLAND) REGULATIONS 2013
 - REGULATION 20(1). THE TOWN AND COUNTRY PLANNING
 (LISTED BUILDING AND BUILDINGS IN CONSERVATION AREAS)
 (SCOTLAND) REGULATIONS 1987 - REGULATION 5.
 ENVIRONMENTAL IMPACT ASSESSMENT (SCOTLAND)
 REGULATIONS 2011 - PUBLICITY FOR ENVIRONMENTAL
 STATEMENT.**

Applications, plans and other documents submitted may be examined at Planning & Building Standards front counter, Waverley Court, 4 East Market Street, Edinburgh EH8 8BG between the hours of 8:30-5:00 Monday-Thursday & 8:30-3:40 on Friday. Written comments may be made quoting the application number to the Head of Planning & Building Standards within 21 days of the date of publication of this notice. You can view, track & comment on planning applications online at www.edinburgh.gov.uk/planning. The application may have been subject to a pre-application consultation process & comments may have been made to the applicant prior to the application being submitted. Notwithstanding this, persons wishing to make representations in respect of the application should do so as above
David Givan
 Chief Planning Officer

Proposal/Reference

24/05636/FUL 1 Beechwood Terrace Edinburgh EH6 8DE Removal of the existing concrete /brick base driveway and replacing it with pavers and landscape with a tree and shed to be removed and install new driveway gates to match nearby properties.
 24/05749/FULSTL 3F2 77 Pleasance Edinburgh EH8 9TG Change of use to short term let (Sui Generis).
 24/05775/FUL GF 55 Frederick Street Edinburgh EH2 1LH Proposed change of use from Class 2 (office use) to Class 3 (restaurant use).
 24/05804/FUL 50 Broughton Street Edinburgh EH1 3SA Amendment to Conditions 5 and 6 with regards revised layout and extended opening hours.
 24/05861/FUL 1F 72 Great King Street Edinburgh EH3 6QU Internal alterations and rooftop alterations to install renewable heat services in category-A listed building.
 24/05952/LBC 5 Trinity Way Edinburgh EH5 3PY Replace 2 sash and case timber windows. Astragal configuration as existing (6 over 6). Fit new sashes with sealed double-glazed units.
 24/05953/FUL 26 Cluny Drive Edinburgh EH10 6DP Proposed alterations to existing wall onto Cluny Drive to increase width of driveway and form pedestrian gated access. New railings on top of existing wall and new vehicular and pedestrian gates to driveway plus proposed garden shelter to rear garden.
 24/05954/LBC 16B Bellfield Street Edinburgh EH15 2BP External alterations to former church building with associated access and internal alterations including installation of a first floor, removal of balustrades, part relocation and removal of selected pews, relocation of pulpit, and subdivision of ground floor with flexible partitions.
 24/05980/FUL Land 150 Metres West Of 40A West Shore Road Edinburgh Application for relocation and temporary development of Social Bite Village for 16 Nesthouses, Community Hub and new community growing space.
 24/05987/FULSTL BF 6A Huntly Street Edinburgh EH3 5HB Retrospective planning permission for change of use of basement flat to STL (Sui Generis).

24/05993/LBC 39 York Place Edinburgh EH1 3HP Internal and external alterations including removal of non-original partitions and screens, removal of internal doors and installation of new doors, slappings to form new door openings at ground floor, removal of existing single glazing at basement level and installation of new slimline secondary glazing, removal of existing windows at first floor and installation of new slimline double-glazed sash and case windows to match existing, external signage, lighting, CCTV and ventilation louvres.

24/05995/FUL 39 York Place Edinburgh EH1 3HP Internal and external alterations including removal of non-original partitions and screens, removal of internal doors and installation of new doors, slappings to form new door openings at ground floor, removal of existing single glazing at basement level and installation of new slimline secondary glazing, removal of existing windows at first floor and installation of new slimline double-glazed sash and case windows to match existing, external signage, lighting, CCTV and ventilation louvres.

24/06009/LBC 15A Buckingham Terrace Edinburgh EH4 3AA Replace the existing sash and case windows with new timber sash and case windows and replace entrance door.

24/06011/LBC 1F3 30 Clarence Street Edinburgh EH3 5AF Install replacement sash and case windows and internal alterations including removal of stepped access within bathroom.

24/06012/LBC 2F1 13 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06014/LBC 3F2 13 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06015/LBC PF1 13 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06016/LBC PF2 13 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06017/LBC 1F1 14 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06018/LBC 1F2 14 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06019/LBC 2F1 14 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06020/LBC 2F2 14 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06023/LBC 3F1 14 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06025/FULSTL 27 Rutland Square Edinburgh EH1 2BW Change of use from Class 4 offices to serviced apartments (Sui Generis).

24/06026/LBC PF2 14 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06027/LBC 27 Rutland Square Edinburgh EH1 2BW Proposed refurbishment and internal alterations to the existing property to create serviced apartments.

24/06029/FULSTL 11 Shore Road South Queensferry EH30 9SG Retrospective change of use from residential dwellinghouse (Class 9) to short term let holiday accommodation (Sui Generis).

24/06035/FUL Proposed Telecoms Apparatus 35 Metres South Of 244 Ferry Road Edinburgh The installation of proposed 12.0m streetworks pole to be fixed on proposed root foundation with proposed smart metering 1 No. antenna at 13.5m height, changes height from 12.0m to 13.5m, the installation of proposed equipment cabinet to be installed on proposed root foundation, the installation of proposed meter cabinet to be fixed on proposed concrete base Ferry Road (East), Ferry Road, Bangholm, Edinburgh, Inverleith, EH5 3AN.

24/06038/FUL 7B Church Hill Edinburgh EH10 4BG Replace conservatory with sunroom. Reinstate door at front of house.

24/06042/LBC 1F1 15 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06043/LBC 1F2 15 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06044/LBC 3F2 15 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06045/LBC PF1 15 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06047/LBC PF2 15 Piershill Square West Edinburgh EH8 7BA Replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06049/LBC 1F1 16 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06050/LBC 2F1 16 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06051/LBC 2F2 16 Piershill Square West Edinburgh EH8 7BA Replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06052/LBC 55 Annandale Street Edinburgh EH7 4AZ Alterations to the north elevation to add a new fire escape door to the external facade.

24/06053/LBC PF1 16 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06054/LBC PF2 16 Piershill Square West Edinburgh EH8 7BA Works involve the replacement of poor-quality timber single glazed windows with new uPVC double glazed sliding sash & case windows. The new windows will improve the thermal performance, to assist with enabling the Council in obtaining their EESSH2 requirements and ensure the social housing is energy efficient without affecting the historical and architectural value of the building. The design of the proposed windows will be sliding sash and case windows with respect to the original frame design.

24/06056/FUL 4 Harbour Lane South Queensferry EH30 9PT Internal alterations and roof alterations.

24/06065/LBC 50 Northumberland Street Edinburgh EH3 6JE Internal alterations and minor external alterations.

24/06070/LBC 19A St Bernard's Crescent Edinburgh EH4 1NR Window on west elevation returned to door (french window). Windows on south elevation replaced with timber traditional double glazed.

24/06075/LBC 4-6 Grassmarket Edinburgh EH1 2JU Installation of a mechanical retractable glass pergola on the existing roof terrace.

24/06080/FUL Land 30 Metres West Of 17 Craiglea Place Edinburgh Erection of residential development (class 9) with associated landscaping, parking, services infrastructure and associated works.

24/06081/FUL 12 Parkside Terrace Edinburgh EH16 5BL Proposed alterations to rear window to form door to garden.

24/06083/LBC 3F 120B Princes Street Edinburgh EH2 4AD Internal alterations and improvements to facilitate approved change of use from Class 3 food and drink to fourteen serviced apartments (Sui Generis).

24/06086/LBC 112 Hanover Street Edinburgh EH2 1DR Proposed external alterations and signage.

24/06087/FULSTL 21 Alva Street Edinburgh EH2 4PS Change of use, in retrospect from office (Class 4) to serviced apartments (Sui Generis), in retrospect.

24/06091/FUL 57 Morningside Drive Edinburgh EH10 5NF Removal of existing door and installation of new window.

24/06099/LBC 2F 26 Abercromby Place Edinburgh EH3 6QE Proposed window replacement.

24/06100/FUL Ravelrig Quarry Long Dalmahoy Road Dalmahoy Kirknewton Section 42 planning application by Tarmac for planning permission to operate not in compliance with Conditions 1, 10, 11, 15, 21, 34, 35 and 36 planning permission 08/00140/FUL.

24/06102/LBC 7 Doune Terrace Edinburgh EH3 6DY Replacement of existing single glazed sashes on a like-for-like basis with new sashes, custom-fitted with IGU's. All historical detail to be matched / reinstated. Existing cases to be refurbished in situ.

24/06107/LBC Flat 1 41 North Castle Street Edinburgh EH2 3BG Refurbish /replace existing windows and rooflights. New windows to be slimlite style double glazing, whilst retaining and refurbishing existing frames and adding new draughtproofing. Total replacement of existing rooflights with double glazed conservation style aluminium framing.

24/06110/LBC 2F 6 West Maitland Street Edinburgh EH12 5DS Proposed internal alterations.

24/06125/LBC 217 High Street Edinburgh EH1 1PE Proposed change of shop front, removal of columns and change of doors to provide enlarged access.

24/06127/FUL 217 High Street Edinburgh EH1 1PE Proposed change of shop front, removal of columns and change of doors to provide enlarged access.

24/06133/LBC 2F2 2 Alva Street Edinburgh EH2 4QG Proposed partial removal of box room internal partition to create open-plan kitchen /dining /living area, and new shower room to second floor flat.

24/06145/FULSTL 55 Belford Road Edinburgh EH4 3BR Change of use of existing 1 bedroom ground floor main door flat from residential to short term let, in retrospect. (4775796)

Roads & highways

ROAD RESTRICTIONS

THE A835/A893 TRUNK ROAD (ULLAPOOL) (20MPH AND 30MPH SPEED LIMITS) ORDER 2024

THE SCOTTISH MINISTERS hereby give notice that they propose to make the above Order under sections 84(1)(a) and 124(1)(d) of, and paragraph 27 of schedule 9 to, the Road Traffic Regulations Act 1984 which will have the effect of imposing a 20mph and 30mph speed limits on the following lengths of road:-

20mph Speed Limit

1. That length of the A835/A893 Tore – Ullapool Trunk Road at Ullapool from a point 207 metres or thereby east of the extended west kerbline of the A835 Mill Street at its junction with Shore Street, in a westerly direction to a point 60 metres or thereby west of the extended west kerbline of the U3904 Quay Street at its junction with Shore Street and West Shore Street, a distance of 583 metres or thereby.

30mph Speed Limit

2. That length of the A835/A893 Tore – Ullapool Trunk Road at Ullapool from a point 207 metres or thereby east of the extended west kerbline of the A835 Mill Street at its junction with Shore Street, in an easterly direction to a point 200 metres or thereby northwest of Braes bridge in a generally south easterly direction, a distance of 391 metres or thereby.

Full details of the proposal are contained in the Order which, together with a plan showing the length of road involved and a statement of the Scottish Ministers' reasons for proposing to make the Order, may be examined free of charge during normal business hours from 20th December 2024 until 17th January 2025 at the offices of Transport Scotland, George House, 2nd Floor, 36 North Hanover Street, Glasgow, G1 2AD, Lochbroom Leisure Centre, Quay Street, Ullapool, IV26 2UE and Tesco, Latheron Lane, Ullapool, IV26 2XB

A copy of the Order, Plan, Statement of Reasons, revoked orders and this Notice will be available on the Transport Scotland website at: <https://www.transport.gov.scot/NorthWestRoadOrders>

Any person wishing to object to the proposed Order should send details of the grounds for objection in writing to the Director of Roads, c/o Catriona Paterson, Transport Scotland, George House, 2nd Floor, 36 North Hanover Street, Glasgow, G1 2AD or via email to TRO-Objections@transport.gov.scot quoting reference NW/A835Ullapool/CP by 17th January 2025.

G Fiddes

A member of the staff of the Scottish Ministers Transport Scotland George House 36 North Hanover Street Glasgow G1 2A (4775787)

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. (4524090)

An Initial Writ has been presented to the Sheriff Court at Glasgow by Jacqueline Jamieson, of 28 Ryecroft Drive, Baillieston, Glasgow G69 6RE for decernature as Executrix-dative qua functorator to the deceased, Peter Joseph Donnelly, late of 28 Ryecroft Drive, Baillieston, Glasgow G69 6RE who died on 29 June 2024.

Agents: Wallace Quinn & Co, 21 Glasgow Road, Suite 3, Baillieston, Glasgow G69 6JT. Reference JR/DONN074 (4778030)

COMPANIES

COMPANIES RESTORED TO THE REGISTER

Notice is hereby given that on 11th December 2024 a Petition was presented to the Court of Session, Edinburgh, by James Stuart Donaldson, 6 Kilmardinny Gate, Bearsden, Glasgow, East Dunbartonshire, G61 3ND for an Order in terms of Section 1029 of the COMPANIES ACT 2006 to restore Callander's Garages Limited companies number SC020761 to the Register of Companies. In which Petition, Lord Richardson, by Interlocutor 13th December 2024 appointed all persons having an interest to lodge Answers with the Court of Session, Edinburgh, within 21 days after such intimation, advertisement or service.

Digby Brown LLP

2 West Regent Street, Glasgow G2 1RW

Solicitor for Petitioner

(4775803)

DUNCAN JOHNSTON LIMITED

A Petition to restore DUNCAN JOHNSTON LIMITED to the Companies Register under Sections 1029 and 1030 of the COMPANIES ACT 2006 has been present to the Court of Session at Edinburgh. Any interested parties should lodge answers to the Petition within 21 DAYS of this advertisement.

Thompsons, Solicitors and Solicitors Advocates, Berkeley House, 285 Bath Street, Glasgow, G2 4HQ (4778033)

TAKEOVERS, TRANSFERS & MERGERS

IN THE HIGH COURT OF JUSTICE CR-2024-004913

BUSINESS AND PROPERTY

COURTS OF ENGLAND AND WALES

COMPANIES LIST (ChD)

IN THE MATTER OF

PHOENIX LIFE LIMITED

- and -

IN THE MATTER OF

ABRDN LIFE AND PENSIONS LIMITED

and

IN THE MATTER OF

THE FINANCIAL SERVICES AND MARKETS ACT 2000

NOTICE

NOTICE IS HEREBY GIVEN that, on 3 December 2024, Phoenix Life Limited ("**Phoenix Life**") and abrdn Life and Pensions Limited ("**abrdn Life**") made an application (the "**Application**") to the High Court of Justice, Business and Property Courts of England and Wales, Companies List in London (the "**High Court**") pursuant to section 107(1) of the Financial Services and Markets Act 2000 (as amended) ("**FSMA**") for an order (the "**Order**") under section 111 of FSMA sanctioning an insurance business transfer scheme for the transfer to abrdn Life of certain of the insurance business of Phoenix Life (as explained further below) and related assets and liabilities (the "**Transferring Business**") in accordance with the Order and without any further act or instrument (the "**Scheme**").

The policies to be transferred (the "**Transferring Policies**") are: (1) policies which use the Standard Life brand and are entitled "Institutional Trustee Investment Plan", "Retail Trustee Investment Plan", "Institutional Personal Pension Investment Plan", "Retail Personal Pension Investment Plan" and "TIP-Gateway Plan"; and (2) certain reinsurance policies under which Phoenix Life is reinsurer.

Previous company names and brands associated with Transferring Policies and policies in abrdn Life are as follows:

Transferring Policies: Standard Life; and

abrdn Life: Credit Suisse, Deutsche Morgan Grenfell Life & Pensions, Morgan Grenfell Life & Pensions, Deutsche Asset Management Life & Pensions, Aberdeen Asset Management Life and Pensions, Aberdeen Standard Investments Life and Pensions.

The following documents are available free of charge by contacting Phoenix Life or abrdn Life using the contact details at the end of this notice:

- a copy of a report on the terms of the Scheme prepared in accordance with section 109 of FSMA (the "**IE Report**"), by the Independent Expert, Simon Perry whose appointment has been approved by the Prudential Regulation Authority, in consultation with the Financial Conduct Authority;

- a copy of the Scheme;

- copies of the reports prepared by the Chief Actuaries of Phoenix Life and abrdn Life; and

- a copy of the communications that will be sent to the transferring policyholders, certain non-transferring policyholders of Phoenix Life and the policyholders of abrdn Life (which includes a summary of the terms of the Scheme and a summary of the IE Report).

The above documents can also be downloaded free of charge from Phoenix Life's Standard Life-branded website and abrdn Life's website:

- in relation to Phoenix policies: www.standardlife.co.uk/transfer25; and

- in relation to abrdn Life policies: www.abrdn.com/uk/fund-updates.

Supporting documents and any further news about the Scheme will be posted on the websites indicated above.

The Application is due to be heard on 12 March 2025 by a Judge of the Chancery Division of the High Court at the Rolls Building, Fetter Lane, London EC4A 1NL. If these dates change, a notice will be placed on Phoenix Life's and abrdn Life's websites.

If the High Court approves the proposals, the Scheme will become operative at 00.01 on 28 March 2025. If this date changes, a notice will be placed on Phoenix Life's and abrdn Life's websites.

Any person who considers that they may be adversely affected by the carrying out of the transfer under the Scheme has a right to attend the hearing and express their views either in person or by nominating a representative. If any such representative is not a barrister or solicitor advocate, the permission of the High Court will be required for them to speak on your behalf.

Any person who considers that they may be adversely affected by the Scheme but does not intend to attend the hearing may make representations about the Scheme (a) (in the case of holders of Transferring Policies) by email to globalclientservicing@abrdn.com, (b) (in the case of existing policyholders of abrdn Life) by email to abrdnlifetransfer25@abrdn.com, (c) via an online form which can be found via the Phoenix Life website detailed above, (d) in writing to the parties at the addresses set out below, or (e) in writing to the solicitors named below, using the contact details set out below.

Any person who intends to appear at the hearing or make representations by telephone or in writing is requested (but is not obliged) to notify his or her objections as soon as possible and preferably by 12 February 2025 to Phoenix Life, abrdn Life or to the solicitors named below using the contact details set out below.

All objections relating to the Scheme will be shared with the High Court of England and Wales.

If the Scheme is sanctioned by the High Court, it will result in the transfer to abrdn Life of all the contracts, property, assets, and liabilities relating to the Transferring Business (in accordance with the Scheme); notwithstanding that a person would otherwise be entitled to terminate, modify, acquire, or claim an interest or right or to treat an interest or right as terminated or modified in respect thereof. Any such right will only be enforceable to the extent reflected in the Order of the High Court.

Phoenix Life and abrdn Life contact information:

(i) Phoenix Life

Contact team email address for holders of Transferring Policies: globalclientservicing@abrdn.com

Postal address:

Standard Life Transfer Team

PO Box 24257

EDINBURGH

EH1 9AX

(ii) abrdn Life

Contact team email address for existing policyholders of abrdn Life: abrdnlifetransfer25@abrdn.com

Postal address:

Client Service, abrdn Life

1 George Street

Edinburgh

EH2 2LL

Solicitors for Phoenix Life and abrdn Life

Linklaters LLP

Postal address: One Silk Street, London, EC2Y 8HQ

Please quote reference number L-348602 on any correspondence to Linklaters LLP. (4778036)

Corporate insolvency

Creditors' voluntary liquidation

APPOINTMENT OF LIQUIDATORS

Name of Company: **B A RIGGING LTD**
 Company Number: SC602378
 Registered office: 18 North Street, Glenrothes, Fife, KY7 5NA
 Principal trading address: 87 Myreside Avenue, Kennoway, Leven, Fife, KY8 5EP
 Nature of Business: Manufacture of other fabricated metal products not elsewhere classified
 Type of Liquidation: Creditors Voluntary Liquidation
 Date of Appointment: 10 December 2024
 By whom Appointed: Members and Creditors
 Joint Liquidator's Name and Address:
 MarkNewton(IP No. 9732) of AABRS Limited,
 Langley House, Park Road, London, N2
 8EY Telephone: 02084443400. Joint Liquidator's
 Name and Address: ChristopherScottAndersen(IP
 No. 16070) of AABRS Limited, Langley House, Park
 Road, London, N2 8EY
 For further information contact Hayley Lane at the offices of AABRS
 Limited on 020 8444 3400, or hl@aabrs.com.
 11 December 2024 (4778109)

Name of Company: **E&S HV FITTING & MAINTENANCE LTD**
 Company Number: SC478514
 Registered office: 86 Kirklands, Renfrew, PA4 8HR
 Principal trading address: 86 Kirklands, Renfrew, PA4 8HR
 Nature of Business: Construction of other civil engineering projects not elsewhere classified
 Type of Liquidation: Creditors Voluntary Liquidation
 Date of Appointment: 17 December 2024
 By whom Appointed: Members and Creditors
 Joint Liquidator's Name and Address:
 NicolaMeadows(IP No. 9184) of AABRS Limited,
 Langley House, Park Road, London, N2 8EY Joint
 Liquidator's Name and Address:
 ChristopherScottAndersen(IP No. 16070) of AABRS
 Limited, Langley House, Park Road, London, N2
 8EY
 For further information contact Hayley Lane at the offices of AABRS
 Limited on 020 8444 3400, or hl@aabrs.com.
 18 December 2024 (4778111)

Company Number: SC552972
 Name of Company: **PERDIXPERDIX LIMITED**
 Trading Name: Cuckoos Bakery
 Nature of Business: Manufacture of bread; manufacture of fresh pastry
 Type of Liquidation: Creditors
 Registered office: 150 Dundas Street, Edinburgh, EH3 5QQ
 Principal trading address: N/A
 Liquidator's name and address: *Scott G Bastick*, of Middlebrooks
 Business Recovery & Advice, 14-18 Hill Street, Edinburgh, EH2 3JZ.
 Office Holder Number: 13930.
 Further details contact: Nicholas Smith, Email:
 nsmith@middlebrooksadvice.com
 Date of Appointment: 18 December 2024
 By whom Appointed: Members and Creditors
 Ag XJ92072 (4777183)

Company Number: SC575026
 Name of Company: **PUFFIN HOTELS LIMITED**
 Nature of Business: Hotels and similar accommodation.
 Type of Liquidation: Creditors
 Registered office: Summer Isles Hotel, Achiltibuie, Ross-Shire, IV26 2YQ
 Principal trading address: Summer Isles Hotel, Achiltibuie, Ross-Shire, IV26 2YQ
 Liquidator's name and address: *Kenneth Robert Craig*, of Begbies
 Traynor (Central) LLP, 7 Queen's Gardens, Aberdeen, AB15 4YD.
 Office Holder Number: 008584.
 Further details contact: Kenneth Robert Craig, Tel: 01224 602 870 or
 Email: aberdeen@btguk.com. Alternative contact: Angelika Zmuda,
 Tel: 01224 602 870 or Email: angelika.zmuda@btguk.com
 Date of Appointment: 17 December 2024
 By whom Appointed: Members
 Ag XJ91918 (4777172)

Company Number: SC577515
 Name of Company: **SAPPHIRE RIDGE LTD**
 Trading Name: SR Transit
 Nature of Business: Retail trade of motor vehicle parts and accessories
 Type of Liquidation: Creditors
 Registered office: Unit 9, 14 Dunkeld Road, Perth, PH1 5RW
 Principal trading address: Unit 9, 14 Dunkeld Road, Perth, PH1 5RW
 Liquidator's name and address: *Joe Whiley*, of Insolvency Direct Ltd,
 Saxon House, Saxon Way, Cheltenham GL52 6QX .
 Office Holder Number: 29410.
 Further details contact: Joe Whiley, Email: info@findlayjames.co.uk,
 Tel: 01242 576555
 Date of Appointment: 13 December 2024
 By whom Appointed: Members and Creditors
 Ag XJ91963 (4777175)

PURSUANT TO SECTION 109 OF THE INSOLVENCY ACT 1986

Name of Company: **THE BAD HOMBRE CLUB LTD**
 Previous Name of Company: 4042 and Dizzy Izzy's
 Company Number: SC581033
 Nature of Business: Licensed clubs, Public houses and bars
 Type of Liquidation: (In Creditors Voluntary Liquidation)
 Registered office: 40-42 Grindlay Street, Edinburgh, EH3 9AP
 Principal trading address: 40-42 Grindlay Street, Edinburgh, EH3 9AP
 and 3 Bristo Place, Edinburgh, EH1 1EY
 Liquidator's name and address: *Brian Milne* and *Ishbel MacNeil* both
 of Quantuma Advisory Limited, Third Floor, Turnberry House, 175
 West George St, Glasgow, G2 2LB
 Office Holder Numbers: 9381 and 9426.
 Date of Appointment: 12 December 2024
 By whom Appointed: Members
 For further information contact:
 Telephone: 0141 285 0910
 Email: glasgow@quantuma.com (4775801)

RESOLUTION FOR WINDING-UP

B A RIGGING LTD
 Company Number: SC602378
 Registered office: 18 North Street, Glenrothes, Fife, KY7 5NA
 Principal trading address: 87 Myreside Avenue, Kennoway, Leven, Fife, KY8 5EP
 Notice is given that by written resolutions, the members of the
 company passed a special resolution that the company be wound up
 voluntarily, and an ordinary resolution appointing the Joint Liquidators
 for the purposes of the winding-up. The requisite voting majority was
 received on 10/12/2024
Mr Barry George Anderson, Director
 10 December 2024
 Joint Liquidator's Name and Address: *Mark Newton* (IP No. 9732) of
 AABRS Limited, Langley House, Park Road, London, N2 8EY.
 Telephone: 02084443400.
 Joint Liquidator's Name and Address: *Christopher Scott Andersen* (IP
 No. 16070) of AABRS Limited, Langley House, Park Road, London,
 N2 8EY.

For further information contact Hayley Lane at the offices of AABRS Limited on 020 8444 3400, or hl@aabrs.com.
11 December 2024 (4778110)

E&S HV FITTING & MAINTENANCE LTD

Company Number: SC478514
Registered office: 86 Kirklands, Renfrew, PA4 8HR
Principal trading address: 86 Kirklands, Renfrew, PA4 8HR
Notice is given that by written resolutions, the sole member of the company passed a special resolution that the company be wound up voluntarily, and an ordinary resolution appointing the Joint Liquidators for the purposes of the winding-up. The requisite voting majority was received on 17/12/2024

Hugh William Cowley, Director
17 December 2024

Joint Liquidator's Name and Address: *Nicola Meadows* (IP No. 9184) of AABRS Limited, Langley House, Park Road, London, N2 8EY.

Joint Liquidator's Name and Address: *Christopher Scott Andersen* (IP No. 16070) of AABRS Limited, Langley House, Park Road, London, N2 8EY.

For further information contact Hayley Lane at the offices of AABRS Limited on 020 8444 3400, or hl@aabrs.com.
18 December 2024 (4778112)

PERDIXPERDIX LIMITED

Company Number: SC552972
Trading Name: Cuckoos Bakery
Registered office: 150 Dundas Street, Edinburgh, EH3 5DQ
Principal trading address: N/A

At a general meeting of the above-named company duly convened and held virtually, on 18 December 2024 the following resolutions were passed as a Special resolution and as an Ordinary resolution:

"That the company be wound up voluntarily and that *Scott G Bastick*, of Middlebrooks Business Recovery & Advice, 14-18 Hill Street, Edinburgh, EH2 3JZ, (IP No 13930) be and is hereby appointed Liquidator of the company". At the subsequent creditors' decision procedure on 18 December 2024 the resolutions were ratified confirming the appointment of *Scott G Bastick* of Middlebrooks Business Recovery & Advice, 14-18 Hill Street, Edinburgh, EH2 3JZ, United Kingdom as Liquidator of the company".

Further details contact: *Nicholas Smith*, Email: nsmith@middlebrooksadvice.com
Thomas Partridge, Chair
Ag XJ92072 (4777179)

PUFFIN HOTELS LIMITED

Company Number: SC575026
Registered office: Summer Isles Hotel, Achiltibuie, Ross-Shire, IV26 2YQ
Principal trading address: Summer Isles Hotel, Achiltibuie, Ross-Shire, IV26 2YQ

At a General Meeting of the above-named company, duly convened, and held at 7 Queen's Gardens, Aberdeen AB15 4YD on 17 December 2024 the following resolutions were passed as a Special Resolution and as an Ordinary Resolution:

"That the Company be wound up voluntarily and that *Kenneth Robert Craig*, of Begbies Traynor (Central) LLP, 7 Queen's Gardens, Aberdeen, AB15 4YD, (IP No. 008584) be and is hereby appointed Liquidator of the Company and that he acts severally."

Further details contact: *Kenneth Robert Craig*, Tel: 01224 602 870 or Email: aberdeen@btguk.com. Alternative contact: *Angelika Zmuda*, Tel: 01224 602 870 or Email: angelika.zmuda@btguk.com
Simon Christopher Cotton, Director
Ag XJ91918 (4777170)

SAPPHIRE RIDGE LTD

Company Number: SC577515
Trading Name: SR Transit
Registered office: Unit 9, 14 Dunkeld Road, Perth, PH1 5RW
Principal trading address: Unit 9, 14 Dunkeld Road, Perth, PH1 5RW

At a General Meeting of the members of the above named Company, duly convened and held at Unit 9, 14 Dunkeld Road, Perth, PH1 5RW on the 13 December 2024 the following resolutions were passed as a Special Resolution and as an Ordinary Resolution:

"That it has been proved to the satisfaction of this meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily and that *Joe Whiley*, of Insolvency Direct Ltd, Saxon House, Saxon Way, Cheltenham GL52 6QX, (IP No. 29410) be appointed Liquidator of the Company."

Further details contact: *Joe Whiley*, Email: info@findlayjames.co.uk, Tel: 01242 576555
Rebecca James, Director
Ag XJ91963 (4777171)

COMPANIES ACT 2006

INSOLVENCY ACT 1986

COMPANY LIMITED BY SHARES

RESOLUTIONS

THE BAD HOMBRE CLUB LTD

Trading Name: 4042 AND DIZZV IZZY'S

Company Number: SC581033

Registered office: 40-42 GRINDLAY STREET, EDINBURGH, EH3 9AP
Principal trading address: 40-42 GRINDLAY STREET, EDINBURGH, EH3 9AP AND 3 BRISTO PLACE, EDINBURGH, EH1 1EY

PASSED: 12 December 2024

At a General Meeting of the Members of the above named company, duly convened and held at Third Floor, Turnberry House, 175 West George Street, Glasgow, G2 2LB on 12 December 2024 at 1.30pm the following Special Resolution was duly passed:

"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 same and, accordingly, that the company be wound up voluntarily".

Thereafter, the following Ordinary Resolution was duly passed:

"That *Brian Milne*, (IP No. 9381) and *Ishbel MacNeil*, (IP No. 9426) Licensed Insolvency Practitioners, of Quantuma Advisory Limited, Third Floor, Turnberry House, 175 West George St, Glasgow, G2 2LB, be appointed liquidators for the purposes of such winding up".
For further details contact glasgow@quantuma.com or telephone 0141 285 0910

Andrew Martin

Chair of the Meeting

DATE: 12 December 2024

(4775800)

Liquidation by the Court

APPOINTMENT OF LIQUIDATORS

NOTICE OF APPOINTMENT OF LIQUIDATOR(S)

A&Y ENTERTAINMENT LIMITED

Company Number: SC599172

Registered office: 54 Gordon Street, Office 3/7, Glasgow, G1 3PU

Trading Name: Kids Complex

The nature of the business of the company is: Other amusement and recreation activities not elsewhere classified

Type of appointment: Compulsory Liquidation

Name of office holder: *Annette Menzies*

Office holder IP number: 9128

Postal address of office holder: 2nd Floor, 18 Bothwell Street, Glasgow, G2 6NU

Capacity of office holder: Liquidator

Date of appointment: 11 December 2024

Office holder's telephone no and email address: 0141 535 3133 and glasgow@dains.com

Alternative contact for enquiries on proceedings: *Gillian Campbell*

Tel: 0141 5353133

Email: gcampbell@wd-br.co.uk

By whom appointed: Creditors in deemed consent procedure

(4778031)

**NOTICE OF APPOINTMENT OF LIQUIDATOR
ADIL SPECIALIST CARS LTD**

Company Number: SC491651
 Registered office: 26 Lonend, Paisley, PA1 1SU
 Previous Name of Company: F1 Motor Company Ltd
 The nature of the business of the company is: Sale of used cars and light motor vehicles
 Type of appointment: Compulsory Liquidation
 Name of office holder: Steven Wright
 Office holder IP number: 509
 Postal address of office holder: 2nd Floor, 18 Bothwell Street, Glasgow, G2 6NU
 Capacity of office holder: Liquidator
 Date of appointment: 11 December 2024
 Office holder's telephone no and email address: 0141 535 3133 and glasgow@dains.com
 Alternative contact for enquiries on proceedings: Gillian Campbell
 Tel: 0141 5353133
 Email: gcampbell@wd-br.co.uk
 By whom appointed: Creditors in deemed consent procedure

(4776702)

In the Ayr Sheriff Court
 No L44

CANNYSCOTS LIMITED

Company Number: SC197206
 Registered office: c/o Azets, Titanium 1, King's Inch Place, Renfrew, PA4 8WF
 Principal trading address: N/A
 We, *David Meldrum* and *Blair Milne*, both of Azets Holding Limited, Titanium 1, King's Inch Place, Renfrew, PA4 8WF, (IP Nos. 30234 and 18614) were appointed Joint Liquidators on 13 December 2024.
 Further details contact: The Joint Liquidators, 0141 886 6644.
 Alternative contact for enquiries on proceedings: Martin McGrellis Tel: 0141 886 6644 or Email: martin.mcgrellis@azets.co.uk
David Meldrum, Joint Liquidator
 13 December 2024
 Ag XJ91583

(4777167)

CATER GROUP SERVICE LIMITED

Company Number: SC729574
 Registered office: c/o Begbies Traynor 2 Bothwell Street, Glasgow, G2 6LU
 Principal trading address: Cater Group, 703 Great Northern Road, Aberdeen, AB24 2DU
 I, *Kenneth Robert Craig*, of Begbies Traynor (Central) LLP, 2 Bothwell Street, Glasgow G2 6LU, (IP No. 008584) was appointed Liquidator on 13 December 2024, by His Majesty's Revenue and Customs.
 Further details contact: Kenneth Robert Craig, Tel: 0141 222 2230 and alternately contact: Drew Campbell Tel: 0141 222 2230 or Email: Drew.Campbell@btguk.com.
Kenneth Robert Craig, Liquidator
 13 December 2024
 Ag XJ91570

(4777162)

In the Sheriff at Dundee Sheriff Court
 No DUN-L80 of 2024

EMERALD MAINTENANCE LIMITED

Company Number: SC617530
 Registered office: c/o C.I.K. Accounting Solutions Ltd, Duneden Business Centre, 8 Harrison Road, Dundee, DD2 3SN
 Principal trading address: c/o C.I.K. Accounting Solutions Ltd, Duneden Business Centre, 8 Harrison Road, Dundee, DD2 3SN
 I, *Kenneth Robert Craig*, of Begbies Traynor (Central) LLP, 1 Lochrin Square, 92-98 Fountainbridge, Edinburgh, EH3 9QA, (IP No. 008584) was appointed Interim Liquidator of the above named Company on 12 November 2024.
 Further details contact: Kenneth Robert Craig, Tel: 0131 222 9060, Email: edinburgh@btguk.com. Alternative contact: Sophie Mathewson, Tel: 0131 222 9060, Email: Sophie.mathewson@btguk.com
Kenneth Robert Craig, Interim Liquidator
 12 November 2024
 Ag XJ91590

(4777163)

**FIRTH HOTELS LTD
IN LIQUIDATION**

Company Number: SC536593
 Registered office: WEST END HOTEL, THURLOW ROAD, NAIRN, IV12 4EZ
 Principal trading address: FORMERLY TRADED AS: FIRTH HOTEL, 5 CLIFTON ROAD, LOSSIEMOUTH, IV31 6DJ
 NOTICE is hereby given, pursuant to Rule 5.23 of the INSOLVENCY (SCOTLAND) (RECEIVERSHIP AND WINDING UP) RULES 2018, that on Thursday 12 December 2024, I, Duncan Raggett, AAB Business & Tax Advisory LLP, 81 George Street, Edinburgh, EH2 3ES was appointed Liquidator of FIRTH HOTELS LTD virtue of the deemed consent procedure.
 A liquidation committee has not been established. I do not intend to summon a further meeting for the purpose of establishing a liquidation committee unless one tenth in value of the creditors require me to do so in terms of section 142(3) of the INSOLVENCY ACT 1986. All creditors who have not already done so are required to lodge their claims with me.

Duncan Raggett
 Office-holder Number: 22796
 Liquidator

AAB Business & Tax Advisory LLP
 12 December 2024

Further contact details:

Sonya Stevenson on 0131 243 0178 or email
 sonya.stevenson@aab.uk (4775802)

In the Livingston Sheriff Court
 No L18 of 2024

G & D'S CATERING LIMITED

Company Number: SC606742
 Registered office: 168 Bath Street, Glasgow, G2 4TP
 Principal trading address: 32 Ben Macdui Drive, East Calder, EH53 0UJ
 I, *Donald McKinnon*, of WBG Services LLP, 168 Bath Street, Glasgow G2 4TP, (IP No: 9272) was appointed Liquidator of the above named company on 17 December 2024, by the creditors.
 Further details contact: Donald McKinnon, Tel: 0141 566 7000, Email: recovery@wbg.co.uk
Donald McKinnon, Liquidator
 17 December 2024
 Ag XJ92060

(4777182)

In the Dundee Sheriff Court
 Court Number: DUN-L87 of 24

JAPANESE FUSION LIMITED

Company Number: SC698111
 Registered office: Duneden Business Centre, C.I.K. Accounting Solutions Ltd, 8 Harrison Road, Dundee, Scotland, DD2 3SN
 NOTICE IS HEREBY GIVEN that Joint Liquidators have been appointed.
 Joint Liquidator: *Geoffrey Isaac Jacobs* (IP number 14590) of Interpath Advisory, Interpath Ltd, 5th Floor, 130 St Vincent Street, Glasgow, G2 5HF.
 Joint Liquidator: *Alistair McAlinden* (IP number 21950) of Interpath Advisory, Interpath Ltd, 5th Floor, 130 St Vincent Street, Glasgow, G2 5HF.
 Date of Appointment: 11 December 2024
 For further details contact Jamie Wilson on 0141 648 4281 or at Jamie.Wilson@interpath.com (4775227)

**LET FOR LESS LTD
IN LIQUIDATION**

Company Number: SC462577
 Registered office: 8/13 ALBION GARDENS, EDINBURGH, EH7 5NP

NOTICE is hereby given, pursuant to Rule 5.21 of the INSOLVENCY (SCOTLAND) (RECEIVERSHIP AND WINDING UP) RULES 2018, that on 10 December 2024, I, Duncan Raggett, AAB Business & Tax Advisory LLP, 81 George Street, Edinburgh, EH2 3ES was appointed Interim Liquidator of LET FOR LESS LTD by order of the Sheriff at Edinburgh Sheriff Court.

Duncan Raggett

Office-holder Number: 22796

Interim Liquidator

AAB Business & Tax Advisory LLP

17 December 2024

Further contact details:

Rob Hardie on telephone number 0131 243 0181 or email restructuring@aab.uk. (4776701)

In the Glasgow Sheriff Court

No GLW-L166 of 2024

RENARD CONSULTING LTD

Company Number: SC523159

Registered office: Titanium 1, King's Inch Place, Renfrew, PA4 8WF

Principal trading address: 272 Bath Street, Glasgow, G2 4JR

Notice is hereby given that I, *James Fennessey*, of Azets Holding Limited, Titanium 1, King's Inch Place, Renfrew, PA4 8WF, (IP No 26690) was appointed Liquidator of the above named company on 16 December 2024.

Further details contact: The Liquidator, Tel: 0141 886 6644. Alternative contact: Email: lyndsay.owens@azets.co.uk

James Fennessey, Liquidator

16 December 2024

Ag XJ91684

(4777165)

APPOINTMENT OF LIQUIDATOR

In the Hamilton Sheriff Court

No (HAM-L41-24)

SAVAGE ENGINEERING SERVICES LTD (IN LIQUIDATION)

Company Number: SC529270

Registered office: Old Struther Farm, Strutherhill, Larkhall, ML9 2TS

Principal trading address: Trading Addresses: Old Struther Farm, Strutherhill, Larkhall, ML9 2TS Unit 4 Stable Road, Shotts, ML7 5BH

Derek A. Jackson of Grainger Corporate Rescue & Recovery, Third Floor, 65 Bath Street, Glasgow, G2 2BX hereby gives notice, pursuant to Rule 5.23 of the INSOLVENCY (SCOTLAND) (RECEIVERSHIP AND WINDING UP) RULES 2018, that on 13 December 2024, I was appointed Liquidator of the above named company by virtue of a deemed consent procedure.

No Liquidation Committee was established. Accordingly, I do not propose to summon a further meeting of the Company's Creditors for the purpose of establishing a Liquidation Committee unless one tenth in value of the company's creditors require me to do so in terms of Section 142(3) of the INSOLVENCY ACT 1986.

All creditors who have not already done so are required to lodge their claims with me by 11 February 2025.

Derek A. Jackson

Liquidator

IP Number: 9505

Grainger Corporate Rescue & Recovery

Third Floor, 65 Bath Street, Glasgow G2 2BX

Tel: 0141 353 3552

email: derekj@gcrr.co.uk

(4775804)

In the Banff Sheriff Court

No L2 of 2024

SEIVWRIGHT PLUMBING & HEATING ENGINEERS LTD

Company Number: SC521080

Trading Name: Seivwright Home Improvements

Registered office: c/o FRP Advisory Trading Limited, Suite B, 4th Floor, Meridian, Union Row, Aberdeen, AB10 1SA

Principal trading address: 8 Causewayend Crescent, Aberchirder, Huntly, AB54 7TF

I, *Graham Smith*, of FRP Advisory Trading Limited, Suite B, 4th Floor, Meridian, Union Row, Aberdeen, AB10 1SA, (IP No. 27710) was appointed Liquidator on 06 December 2024. The Liquidator does not propose to call meetings of creditors or contributories for the purpose of establishing a liquidation committee, however, one tenth in value of the creditors may request that meetings be called.

Further details contact: Graham Smith, Tel: +44 (0)330 055 5455 and Email: Louis.Childs@frpadvisory.com. Alternative contact: Kirsti Kornav, Email: Kirsti.Kornav@frpadvisory.com.

Graham Smith, Liquidator

06 December 2024

Ag XJ91812

(4777173)

NOTICE OF APPOINTMENT OF LIQUIDATOR ST MACHAR PROPERTIES LIMITED

Company Number: SC521826

Registered office: 2 Marischal Square, Broad Street, Aberdeen AB10 1DQ

The nature of the business of the company is: Other business support service activities

Type of appointment: Compulsory Liquidation

Name of office holder: Steven Wright

Office holder IP number: 509

Postal address of office holder: 2nd Floor, 18 Bothwell Street, Glasgow, G2 6NU

Capacity of office holder: Liquidator

Date of appointment: 17 December 2024

Office holder's telephone no and email address: 0141 535 3133 and glasgow@dains.com

Alternative contact for enquiries on proceedings: Kim Wilson

Tel: 0141 535 3133

Email: glasgow@dains.com

By whom appointed: Court

(4778032)

PETITIONS TO WIND-UP

AAJ DELICACY LTD

Company Number: SC497778

On 12 December 2024, a petition was presented to Edinburgh Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for His Majesty's Revenue and Customs craving the Court **inter alia** to order that AAJ DELICACY LTD, 6-7 High Street, South Queensferry, West Lothian, EH30 9PP (registered office) (company registration number SC497778) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Edinburgh Sheriff Court, 27 Chambers Street, Edinburgh, EH1 1LB within 8 days of intimation, service and advertisement.

A Gardner

Officer of Revenue & Customs

HM Revenue & Customs

Solicitor's Office and Legal Services

Queen Elizabeth House, Edinburgh

for Petitioner

Ref: Scotland/1210821/LFS

(4776697)

AGATA CATERING LTD

Company Number: SC612199

On 3 December 2024, a petition was presented to Aberdeen Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for His Majesty's Revenue and Customs craving the Court **inter alia** to order that AGATA CATERING LTD, 57 Wellington Street, Aberdeen, AB11 5BX (registered office) (company registration number SC612199) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Aberdeen Sheriff Court, Castle Street, Aberdeen, AB10 1WP within 8 days of intimation, service and advertisement.

S Little

Officer of Revenue & Customs

HM Revenue & Customs

Solicitor's Office and Legal Services

Queen Elizabeth House, Edinburgh

for Petitioner

Ref: Scotland/1234026/BET

(4776698)

HM PARCELS AND DISTRIBUTION LTD

Company Number: SC744374

On 11 December 2024, a petition was presented to Fort William Sheriff Court by the Advocate General for Scotland and on behalf of the Commissioners for His Majesty's Revenue and Customs craving the Court *inter alia* to order that HM PARCELS AND DISTRIBUTION LTD, An Drochaid, Claggan Road, Fort William, PH33 6PH (registered office) (company registration number SC744374) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Fort William Sheriff Court, High Street, Fort William, PH33 6EE within 8 days of intimation, service and advertisement.

S Little

Officer of Revenue & Customs

HM Revenue & Customs

Solicitor's Office and Legal Services

Queen Elizabeth House, Edinburgh

for Petitioner

Ref: Scotland/1230873/DBS

(4775805)

MGB BIOPHARMA LIMITED

Company Number: SC362273

Notice is hereby given that on 17 December 2024, a Petition was presented to Edinburgh Sheriff Court by MGB Biopharma Limited, a company registered under the Companies Acts under Company Number SC362273 and having its registered office at Level 5, 9 Haymarket Square, Edinburgh, EH3 8RY craving the court *inter alia* that MGB Biopharma Limited be wound up by the court and to appoint interim Liquidators, in which Petition the Sheriff by interlocutor dated 17 December 2024 appointed persons having an interest to lodge Answers thereto by email to edinburghcommercial@scotcourts.gov.uk within eight days after such intimation, service or advertisement, all of which notice is hereby given.

Alex Robertson, Morton Fraser MacRoberts LLP, Capella Building, 60 York Street, Glasgow, G2 8JX, Tel: 0131 247 1107 (4777176)

Members' voluntary liquidation**APPOINTMENT OF LIQUIDATORS****PURSUANT TO SECTION 109 OF THE INSOLVENCY ACT 1986**Name of Company: **FLYING SCOTT PRODUCTION LIMITED**

Previous Name of Company: Robin Scott Production Ltd

Company Number: SC348109

Nature of Business: Support activities to performing arts

Type of Liquidation: Members

Registered office: 1/2 470 Shieldhall Road, Shieldhall, Glasgow G51 4HE

Principal trading address: 1/2 470 Shieldhall Road, Shieldhall, Glasgow G51 4HE

Liquidators' names and address: *Ian Wright* and *Brian Milne* both of Quantuma Advisory Ltd, Third Floor, Turnberry House, 175 West George Street, Glasgow, G2 2LB

Office Holder Numbers: 9227 and 9381.

Date of Appointment: 13 December 2024

By whom Appointed: Members

For further details contact: David Angus,

Email: glasgow@quantuma.com

Telephone: 0141 285 0910

(4778035)

Company Number: SC241070

Name of Company: **I.D. MEDICAL LABS LIMITED**

Previous Name of Company: LEEN MEDICAL CONSULTANCY LIMITED

Nature of Business: Medical Practice Activities

Registered office: 24 Merchiston Park, Edinburgh EH10 4PN

Principal trading address: 24 Merchiston Park, Edinburgh EH10 4PN

Type of Liquidation: Members Voluntary Liquidation

Liquidator: *Jeremy Charles Frost* (IP number 9091) of Frost Group Limited, Clockwise Bromley, Old Town Hall, 30 Tweedy Road, Bromley BR1 3FE.

Date of Appointment: 17 December 2024

By whom Appointed: the Company

For further details contact Kelly Walford on 0345 2600101 or at kelly.walford@frostgroup.co.uk (4779399)

Company Number: SC669634

Name of Company: **LOOP3D LTD**

Nature of Business: ecommerce

Type of Liquidation: Members

Registered office: 8 Littlejohn Avenue, Edinburgh, EH10 5TG

Principal trading address: N/A

David Thorniley, of MVL Online Limited, The Old Bakery, 90 Camden Road, Tunbridge Wells, Kent, TN1 2QP

Office Holder Number: 8307.

For further details contact: David Thorniley, Email: info@mvlonline.co.uk. Alternative contact: Chris Maslin

Date of Appointment: 16 December 2024

By whom Appointed: Members

Ag XJ91781

(4777174)

Company Number: SC143715

Name of Company: **ROBERT BURNS LIMITED**

Previous Name of Company: Robert Burns (Refrigerated Transport) Limited

Company Number: SC175603

Name of Company: **VITRANS LTD.**

Nature of Business: (Both) Freight transport by road

Type of Liquidation: Members

Registered office: (Both of) c/o Forvis Mazars LLP Restructuring Services, Capital Square, 58 Morrison Street, Edinburgh, EH3 8BP

Principal trading address: (Both of) 17 Youngs Road, East Mains Industrial Estate, Broxburn, EH52 5LY

Simon Chandler and *Lucy Law*, both of Forvis Mazars LLP, 1st Floor, Two Chamberlain Square, Birmingham, B3 3AX

Office Holder Numbers: 008822 and 30946.

Further details contact: The Joint Liquidators, Tel: 0121 232 9578.

Alternative contact: Dan Carr.

Date of Appointment: 16 December 2024

By whom Appointed: Members

Ag XJ91760

(4777164)

Company Number: SC333516

Name of Company: **SASHWORKS SCOTLAND LIMITED**

Nature of Business: Joinery Installation

Type of Liquidation: Members

Registered office: Old Wool Mill, Sydney Place, LOCKERBIE, DG11 2JA

Principal trading address: Old Wool Mill, Sydney Place, LOCKERBIE, DG11 2JA

Kenneth Robert Craig and *Kevin Mapstone*, both of Begbies Traynor (Central) LLP, 2 Bothwell Street, Glasgow G2 6LU

Office Holder Numbers: 008584 and 25750.

Further details contact: The Joint Liquidators, Tel: 0141 222 2230,

Email: glasgow@btguk.com. Alternative contact: Stanley Smith, Tel: 0141 222 2230, Email: stanley.smith@btguk.com

Date of Appointment: 18 December 2024

By whom Appointed: Members

Ag XJ91984

(4777178)

NOTICES TO CREDITORS**I.D. MEDICAL LABS LIMITED**

Company Number: SC241070

Previous Name of Company: LEEN MEDICAL CONSULTANCY LIMITED

Registered office: 24 Merchiston Park, Edinburgh EH10 4PN

Principal trading address: 24 Merchiston Park, Edinburgh EH10 4PN

NOTICE TO CREDITORS

The Company was placed into Member's Voluntary Liquidation on 17 December 2024 and is able to pay all its known creditors in full. Pursuant to Rule 4.182A of the Insolvency Rules 1986, NOTICE IS HEREBY GIVEN that the Liquidator intends to make a first and final distribution to remaining creditors of the above-named Company and that the last date for proving debts against the above-named Company, which is being voluntarily wound up, is 22 January 2025. Claims must be sent to the undersigned, Jeremy Charles Frost of Frost Group Limited, Clockwise Bromley, Old Town Hall, 30 Tweedy Road, Bromley BR1 3FE, the Liquidator of the Company.

After 22 January 2025, the Liquidator may make that distribution without regard to the claim of any person in respect of a debt not already proved.

The Liquidator intends that after paying or providing for a final distribution in respect of the claims of all creditors who have proved their debts by the above date, the assets remaining in the hands of the Liquidator shall be distributed to the shareholder absolutely.

Liquidator: *Jeremy Charles Frost* (IP number 9091) of Frost Group Limited, Clockwise Bromley, Old Town Hall, 30 Tweedy Road, Bromley BR1 3FE.

Date of Appointment: 17 December 2024

For further details contact Kelly Walford on 0345 2600101 or at kelly.walford@frostgroup.co.uk

Jeremy Charles Frost, Liquidator

Dated: 17 December 2024

(4779400)

Date of appointment: 16 December 2024. Office holder details: Simon Chandler and Lucy Law (IP Nos. 008822 and 30946) of Forvis Mazars LLP, 1st Floor, Two Chamberlain Square, Birmingham, B3 3AX.

Further details contact: The Joint Liquidators, Tel: 0121 232 9578.

Alternative contact: Dan Carr.

Simon Chandler, Joint Liquidator

17 December 2024

Ag XJ91760

(4777168)

SASHWORKS SCOTLAND LIMITED

Company Number: SC333516

Registered office: Old Wool Mill, Sydney Place, LOCKERBIE, DG11 2JA

Principal trading address: Old Wool Mill, Sydney Place, LOCKERBIE, DG11 2JA

I, Kenneth Craig of Begbies Traynor (Central) LLP, 2 Bothwell Street, Glasgow, G2 6LU, give notice that on 18th December 2024, Kevin Mapstone and I were appointed as Joint Liquidators by resolution of a meeting of the members.

Notice is hereby given that the creditors of the above-named company, which is being voluntarily wound up, are required, on or before 18 March 2024 to submit their claim to me, the Joint Liquidator of the said company at Begbies Traynor (Central) LLP, 2 Bothwell Street, Glasgow, G2 6LU.

Note: This notice is purely formal. All creditors have been or will be paid in full.

Further details contact: The Joint Liquidators, Tel: 0141 222 2230, Email: glasgow@btguk.com. Alternative contact: Stanley Smith, Tel: 0141 222 2230, Email: stanley.smith@btguk.com

Kenneth Craig, Joint Liquidator

18 December 2024

Ag XJ91984

(4777181)

RESOLUTION FOR VOLUNTARY WINDING-UP**FLYING SCOTT PRODUCTION LIMITED****(IN MEMBERS VOLUNTARY LIQUIDATION)**

Company Number: SC348109

At a General Meeting of the members of the above named Company duly convened and held at 3020 SW 115TH Street, Seattle, WA, 98146 on 13 December 2024 at 4.15pm, the following resolutions were passed as a Special Resolution and as an Ordinary Resolution respectively:

"That the Company be wound up voluntarily and that the Liquidators may, if appropriate, make an in specie distribution of the company assets and that Ian Wright and Brian Milne, Licenced Insolvency Practitioners of Quantuma Advisory Limited, Third Floor, Turnberry House, 175 West George Street, Glasgow, G2 2LB, be and are hereby appointed Joint Liquidators for the purposes of such winding up and to declare that either of the appointees as Joint Liquidators may exercise the powers of liquidators in terms of section 231 of the INSOLVENCY ACT 1986".

Robin Scott

Chair of Meeting

13 December 2024

(4776699)

LOOP3D LTD

Company Number: SC669634

Registered office: 8 Littlejohn Avenue, Edinburgh, EH10 5TG

Principal trading address: N/A

Notice is hereby given that creditors of the Company are required, on or before 28 January 2025, to prove their debts by delivering their proofs (in the format specified in Rule 14.4 of the Insolvency (England and Wales) Rules 2016) to the Liquidator at The Old Bakery, 90 Camden Road, Tunbridge Wells, Kent, TN1 2QP. If so required by notice from the liquidator, creditors must produce any document or other evidence which the liquidator considers is necessary to substantiate the whole or any part of a claim.

Note: The Directors of the Company have made a declaration of solvency and it is expected that all creditors will be paid in full.

For further details contact: David Thorniley, Email: info@mvlonline.co.uk. Alternative contact: Chris Maslin

David Thorniley, Liquidator

16 December 2024

Ag XJ91781

(4777177)

ROBERT BURNS LIMITED

Company Number: SC143715

VITRANS LTD.

Company Number: SC175603

Registered office: (Both of) c/o Forvis Mazars LLP Restructuring Services, Capital Square, 58 Morrison Street, Edinburgh, EH3 8BP

Principal trading address: (Both of) 17 Youngs Road, East Mains Industrial Estate, Broxburn, EH52 5LY

Notice is hereby given that creditors of the Company are required, on or before 14 January 2025, to prove their debts by delivering a statement of claim and documentary evidence of debt (in the format specified in Rule 7.16 of the Insolvency (Scotland) (Receivership and Winding up) Rules 2018) to the Joint Liquidators at Forvis Mazars LLP, 1st Floor, Two Chamberlain Square, Birmingham, B3 3AX. If so required by notice from the Joint Liquidators, creditors must produce any document or other evidence which the Joint Liquidators consider is necessary to substantiate the whole or any part of a claim.

Note: The Directors of the Company have made a declaration of solvency and it is expected that all creditors will be paid in full.

I.D. MEDICAL LABS LIMITED

Company Number: SC241070

Previous Name of Company: LEEN MEDICAL CONSULTANCY LIMITED

Registered office: 24 Merchiston Park, Edinburgh EH10 4PN

Principal trading address: 24 Merchiston Park, Edinburgh EH10 4PN

At a General Meeting of the Company, duly convened and held at 24 Merchiston Park, Edinburgh EH10 4PN on 17 December 2024 at 11:15am the following Resolutions were passed:

"That the Company be wound up voluntarily."

"That Jeremy Charles Frost of Frost Group Limited, Clockwise Bromley, Old Town Hall, 30 Tweedy Road, Bromley BR1 3FE, be appointed Liquidator of the Company."

Liquidator: *Jeremy Charles Frost* (IP number 9091) of Frost Group Limited, Clockwise Bromley, Old Town Hall, 30 Tweedy Road, Bromley BR1 3FE.

Date of Appointment: 17 December 2024

For further details contact Kelly Walford on 0345 2600101 or at kelly.walford@frostgroup.co.uk
 Date of Resolution: 17 December 2024
 Clifford Lam Shang Leen, Chairman
 Dated: 17 December 2024 (4779398)

LOOP3D LTD

Company Number: SC669634
 Registered office: 8 Littlejohn Avenue, Edinburgh, EH10 5TG
 Principal trading address: N/A
 Notice is hereby given that the following resolutions were passed on 16 December 2024, as a special resolution and an ordinary resolution respectively:
 "That the company be wound up voluntarily and that *David Thorniley*, of MVL Online Limited, The Old Bakery, 90 Camden Road, Tunbridge Wells, Kent, TN1 2QP, (IP No 8307) be appointed as Liquidator for the purposes of such winding up."
 For further details contact: David Thorniley, Email: info@mvlonline.co.uk. Alternative contact: Chris Maslin *Vasil Ganchev*, Director
 16 December 2024
 Ag XJ91781 (4777169)

ROBERT BURNS LIMITED

Company Number: SC143715

VITRANS LTD.

Company Number: SC175603
 Registered office: (Both of) c/o Forvis Mazars LLP Restructuring Services, Capital Square, 58 Morrison Street, Edinburgh, EH3 8BP
 Principal trading address: (Both of) 17 Youngs Road, East Mains Industrial Estate, Broxburn, EH52 5LY
 Notice is hereby given that the following resolutions were passed on 16 December 2024, as a special resolution and an ordinary resolution respectively:
 "That the companies be wound up voluntarily and that *Simon Chandler* and *Lucy Law*, both of Forvis Mazars LLP, 1st Floor, Two Chamberlain Square, Birmingham, B3 3AX, (IP Nos. 008822 and 30946) be appointed as Joint Liquidators for the purposes of such voluntary windings up."
 Further details contact: The Joint Liquidators, Tel: 0121 232 9578.
 Alternative contact: Dan Carr.
Christian Price, Director
 17 December 2024
 Ag XJ91760 (4777166)

SASHWORKS SCOTLAND LIMITED

Company Number: SC333516
 Registered office: Old Wool Mill, Sydney Place, LOCKERBIE, DG11 2JA
 Principal trading address: Old Wool Mill, Sydney Place, LOCKERBIE, DG11 2JA
 At a General Meeting of the above-named Company, duly convened, and held at 2 Bothwell Street, Glasgow, G2 6LU on 18 December 2024, the following resolutions were passed as a Special Resolution and as an Ordinary Resolution of the Company:
 "That the Company be wound up voluntarily and that *Kenneth Robert Craig* and *Kevin Mapstone*, both of Begbies Traynor (Central) LLP, 2 Bothwell Street, Glasgow G2 6LU, (IP Nos. 008584 and 25750), be appointed Joint Liquidators of the Company and that they act jointly and severally."
 Further details contact: The Joint Liquidators, Tel: 0141 222 2230, Email: glasgow@btguk.com. Alternative contact: Stanley Smith, Tel: 0141 222 2230, Email: stanley.smith@btguk.com
Vincent Harris, Director
 18 December 2024
 Ag XJ91984 (4777180)

Partnerships

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that Lex C4 Limited Partnership (registered in Scotland with number SL035542), Lex C8 Limited Partnership (registered in Scotland with number SL036091), Lex C7 Limited Partnership (registered in Scotland with number SL036090) and Lex C10 (registered in Scotland with number SL036286), and having their principal place of business at 5 South Charlotte Street, Edinburgh, EH2 4AN were dissolved on 13th December, 2024. (4775806)

LIMITED PARTNERSHIPS ACT 1907**HERMES GPE PEC II LP****REGISTERED IN SCOTLAND NUMBER SL015361**

Notice is hereby given, that Hermes GPE PEC II LP, a limited partnership registered in Scotland with number SL015361 was dissolved with effect from 23.59 on 18 December 2024. (4778034)

DISSOLUTION OF PARTNERSHIP**LIMITED PARTNERSHIPS ACT 1907****NOTICE OF DISSOLUTION OF****CONDUENT EUROPE FINANCE LIMITED PARTNERSHIP****REGISTERED IN SCOTLAND: NUMBER SL006135**

Notice is hereby given, pursuant to section 10 of the Limited Partnerships Act 1907, that the general partner of Conduent Europe Finance Limited Partnership (the "**Partnership**"), Conduent Netherlands Holding B.V., and the limited partner of the Partnership, Conduent Business Services, LLC., have together agreed to dissolve the Partnership with effect from 6 December 2024. (4778037)

LIMITED PARTNERSHIPS ACT 1907**MOUNTGRANGE (CO-INVESTMENT) LP**

(Registered No. SL006307)

NOTICE OF DISSOLUTION

Notice is hereby given that **MOUNTGRANGE (CO-INVESTMENT) LP**, a limited partnership registered in Scotland with registration number SL006307, has ceased to carry on business and has been dissolved with effect from 23:59 on 11 December 2024. The principal place of business of the Partnership is at 50 Lothian Road, Festival Square, Edinburgh EH3 9WJ.

Sally Doyle-Linden

For and on behalf of **Mountgrange SGP LLP**

(4778038)

TRANSFER OF INTEREST**LIMITED PARTNERSHIPS ACT 1907****BLUEGEM II GP LP**

REGISTERED IN SCOTLAND NUMBER SL020682

Notice is hereby given, pursuant to Section 10 of the Limited Partnerships Act 1907, that Nerine Trust Company Limited as trustee of The Montagu Square Trust has transferred their entire interest in Bluegem II GP LP, a limited partnership registered in Scotland with number SL020682 (the "**Partnership**"), represented by a capital contribution of €35.00, to New Street Trust Limited as trustee of The Montagu Square Trust. New Street Trust Limited as trustee of The Montagu Square Trust has been admitted as a limited partner of the Partnership. Nerine Trust Company Limited as trustee of The Montagu Square Trust has ceased to be a limited partner of the Partnership. (4775807)

NOTICE OF CHANGE OF PARTNER**LIMITED PARTNERSHIPS ACT 1907**

Notice is hereby given, pursuant to section 10 of the Limited Partnerships Act 1907, that National Nominees Limited as Nominee for LGIAsuper Trustee as Trustee for LGIAsuper AC LG0032 transferred 100% of its interest in EQT Infrastructure II (No.2) Feeder Limited Partnership, a limited partnership registered in Scotland with number SL010564 (the "**Partnership**"), to State Street Australia Limited as Custodian for Brighter Super Trustee as Trustee for Brighter Super. As a result of the transfer, State Street Australia

Limited as Custodian for Brighter Super Trustee as Trustee for Brighter Super was admitted as a limited partner of the Partnership and National Nominees Limited as Nominee for LGIA Super Trustee as Trustee for LGIA Super AC LG0032 ceased to be a limited partner of the Partnership. (4778039)

“Partnership”), to State Street Australia Limited as Custodian for Brighter Super Trustee as Trustee for Brighter Super. As a result of the transfer, State Street Australia Limited as Custodian for Brighter Super Trustee as Trustee for Brighter Super was admitted as a limited partner of the Partnership and National Nominees Limited as Nominee for LGIA Super Trustee as Trustee for LGIA Super AC LG0032 ceased to be a limited partner of the Partnership. (4778040)

**NOTICE OF CHANGE OF PARTNER
LIMITED PARTNERSHIPS ACT 1907**

Notice is hereby given, pursuant to section 10 of the Limited Partnerships Act 1907, that National Nominees Limited as Nominee for LGIA Super Trustee as Trustee for LGIA Super AC LG0032 transferred 100% of its interest in Bishop Infrastructure S1 L.P., a limited partnership registered in Scotland with number SL012127 (the

Place a deceased estates notice online

Place a notice in both a local newspaper and online in The Gazette in one easy step, and protect the executor from unknown creditors and beneficiaries. Simply create an account or login to your existing Gazette account and complete the online notice placement form.

Benefits include:

- A cost-effective service
- A quick and easy process
- PO Box forwarding to retain anonymity
- The comfort that you are ensuring due diligence for your client
- A notice which is prominently recorded in the UK's official public record, easily accessible online and nationwide
- Providing the executor with peace of mind knowing they have taken sufficient steps to find any unknown creditors or beneficiaries



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

Terms and conditions relating to submission of notices

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

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

These terms should be read in conjunction with:

- 1 The Publisher's [privacy policy](#);
- 2 The Publisher's [policies relating to submission of notice](#); and
- 3 [Royal Mail general terms and conditions](#) (applicable to Notices Placers utilising the Forwarding Service)

which (as amended from time to time) together govern the submission of Notices.

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

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

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

These terms and conditions ("**Terms and Conditions**") govern submission of Notices (as defined below) to The Gazette. By submitting Notices, howsoever communicated, whether at the website www.thegazette.co.uk (the "**Website**") or by email, post and/or facsimile, the Notice Placer (as defined below) agrees to be bound by these Terms and Conditions. Where the Notice Placer is acting as an agent or as a representative of a principal, the Notice Placer warrants that the principal agrees to be bound by these Terms and Conditions.

The Publisher reserves the right to modify these Terms and Conditions at any time. Such modifications shall be effective immediately upon publication. By submitting Notices to The Gazette after the Publisher has published such modifications, the Notice Placer, including any principal, agrees to be bound by the revised Terms and Conditions. For the avoidance of doubt the Royal Mail's terms and conditions above will be read subject to the terms and conditions of this Agreement and the Publisher's own terms referenced above will take precedence. The Publisher is not liable to the Notice Placer for the availability, access and/or any accuracy of any information placed on any third-party website.

1 Definitions

1.1 In these Terms and Conditions:

"Authorised Scale of Charges" means the scale of charges set out at in the printed copy of the Gazette or at www.thegazette.co.uk/place-notice/pricing, as modified from time to time;

"Charges" means the payment due for the acceptance of a Notice by the Publisher payable by the Notice Placer as set out in the Authorised Scale of Charges;

"Forwarding Service" means the postal service provided indirectly via The Royal Mail, in order to use The Gazette's postal box for correspondence in order to prevent a personal address from being publicly and permanently available on the official public record;

"Local Newspaper Notice" means any notice placed in a local newspaper other than The Gazette;

"Notice" means all advertisements and state, public, legal or other

notices (without limitation) submitted for potential publication in The Gazette by the Notice Placer, save in respect of any Local Newspaper Notice, to which other terms may apply where indicated in these Terms and Conditions;

"Notice Placer" means any agency, company, firm, organisation or person who has requested to place a Notice in The Gazette, whether acting on their own account or as agent or representative of a principal;

"Publisher" means The Stationery Office Limited and or TSO, with registered company number 03049649, acting in accordance with the concessionary contract awarded by The National Archives.

"Royal Mail" means the Royal Mail Group Limited.

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

1.3 any reference to any legislative provision shall be deemed to include any subsequent re-enactment or amending provision.

2 By submitting a Notice to the Publisher, the Notice Placer agrees to be bound by these Terms and Conditions which, unless stated otherwise in these Terms and Conditions, represent the entire terms agreed between the parties in relation to the publication of Notices in The Gazette and which every Notice shall be subject to. For the avoidance of doubt, these Terms and Conditions shall prevail over any other terms or conditions (whether or not inconsistent with these Terms and Conditions) contained or referred to in any correspondence or documentation submitted by the Notice Placer or implied by custom, practice or course of dealing which the parties agree shall not apply, unless otherwise expressly agreed in writing by the Publisher.

3 The Publisher reserves the right, to be exercised at its sole and absolute discretion, to make reasonable efforts to verify the validity of the Notice Placer.

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

4.1 the sense of the Notice submitted by the Notice Placer will not be altered;

4.2 Notices shall be edited for house style only, not for content;

4.3 Notices can be edited to remove obvious duplications of information;

4.4 Notices can be edited to re-position material for style;

4.5 any additions, amendments or deletions required in order to include the minimum necessary information set out in any Notice guidelines shall be confirmed with the Notice Placer; and

4.6 subject to clause 5 below, no amendments to the text (other than those made as a consequence of 4(i) – (v) above) shall be made without confirmation from the Notice Placer.

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

5 The 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 |
| (6 - 10 Related Companies charged at treble the single rate) | £0.00 | £73.80 | £276.60 | £377.40 |
| 1 [Pursuant to the Insolvency Act 1986, the Insolvency (Scotland) (Receivership and Winding up) Rules 2018, the Insolvency (Scotland) (Company Voluntary Arrangements and Administration) Rules 2018, and any subsequent amending legislation] | | | | |
| 2 Deceased Estates Notices | | | £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 edinburgh@thegazette.co.uk | | | | |
| 4 Offline proofing | | £44.50 | | £57.35 |
| 5 Late advertisements - accepted after 9.30am, one day prior to publication | | £44.50 | | £57.35 |
| 6 Withdrawal of Notices - after 9.30am, 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)
 - An annual subscription to the printed copy is available to notice placers for £687.20 and non-notice placers for £1,374.40 (VAT exempt)
 - An annual subscription to the pdf copy is available to all customers for £334.70 (VAT exempt)
 - A commemorative edition of this issue, or any past issue of The Gazette, is available at options from £90.00 (VAT exempt)
 - Take advantage of The Gazette's research service: £30.00 for an individual/company name
- For more information or to purchase a subscription or a commemorative edition, please telephone +44 (0)333 200 2434 or email customer.services@thegazette.co.uk, or visit www.thegazette.co.uk/shop
 For more information and pricing for our data service please telephone +44 (0)1603 985949 or email data@thegazette.co.uk



Published by TSO (The Stationery Office), a Williams Lea company, and available from:

Online
www.tsoshop.co.uk

Mail, Telephone & E-mail
 TSO
 PO BOX 29, Norwich, NR3 1GN
 Telephone orders/General enquiries: +44 (0)333 202 5070
 E-mail: customer.services@tso.co.uk
 Textphone: +44 (0)333 202 5077

