

CONTAINING ALL NOTICES PUBLISHED ONLINE BETWEEN 15 AND 21 JULY 2024

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Contents

State/562*

Royal family/

Parliament Assemblies & Government/563*

Honours & Awards/ Church/

Environment & infrastructure/564*

Health & medicine/

Other Notices/565*

Money/

Companies/567*

People/

Terms & Conditions/573*

* Containing all notices published online between 15 and 21 July 2024

STATE

Departments of State

CROWN OFFICE

LIST OF MEMBERS RETURNED TO SERVE IN PARLIAMENT at the General Election 2024 NORTHERN IRELAND	
633	Belfast East
000	Borough Constituency
	Gavin James Robinson
634	Belfast North
634	
	Borough Constituency
005	John Finucane
635	Belfast South and Mid Down
	Borough Constituency
	Claire Hanna
636	Belfast West
	Borough Constituency
	Paul John Maskey
637	East Antrim
	County Constituency
	Samuel Wilson
638	East Londonderry
	County Constituency
	Gregory Campbell
639	Fermanagh and South Tyrone
	County Constituency
	Patricia Yvonne Cullen
640	Foyle
	County Constituency
	Colum Eastwood
641	Lagan Valley
	County Constituency
	Sorcha-Lucy Eastwood
642	Mid Ulster
	County Constituency
	Cathal Sean Mallaghan
643	Newry and Armagh
	County Constituency
	Dáire Hughes
644	North Antrim
	County Constituency
	James Hugh Allister
645	North Down
	County Constituency
	Alexander Easton
646	South Antrim
	County Constituency
	Robert Samuel Swann
647	South Down
	County Constituency
	Christopher John Hazzard
648	Strangford
	County Constituency
	Richard James Shannon
649	Upper Bann
	County Constituency
	Carla Rebecca Lockhart
650	West Tyrone
	County Constituency
	Órfhlaith Acife Begley
	(4664391)

PARLIAMENT ASSEMBLIES & GOVERNMENT

LEGISLATION & TREATIES

THE SCOTTISH PARLIAMENT THE SCOTTISH PARLIAMENT (LETTERS PATENT AND PROCLAMATIONS) ORDER 1999

The following Letter Patent was signed by His Majesty The King on 9 July 2024 in respect of the Bankruptcy and Diligence (Scotland) Bill ASP 9.

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

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

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

WITNESS Ourself at Windsor Castle on the Ninth day of July in the second year of Our Reign.

By The King Himself Signed with His Own Hand.

SCHEDULE

Bankruptcy and Diligence (Scotland) Bill ASP 9

(4665388)

ENVIRONMENT & INFRASTRUCTURE

ENERGY

APPLICATION FOR SUPPLY AND GENERATING LICENCE UNDER ARTICLE 10(1)(A) OF THE ELECTRICITY (NI) ORDER 1992 AS AMENDED BY THE ENERGY (NORTHERN IRELAND) ORDER 2003

1. FULL NAME OF THE APPLICANT(S):

Veolia Energy Services NI Limited (VESNIL)

2. ADDRESS OF THE APPLICANT(S) OR, IN THE CASE OF A BODY CORPORATE, THE REGISTERED OR PRINCIPAL OFFICE: 2 Rocklyn Way, Ballywilliam, Donaghadee Co Down, BT21 0GD

3. TYPE OF APPLICATION

Supply and Generation licence for a Virtual Power plant to cover Northern Ireland.

4. WHERE THE APPLICANT IS A COMPANY, THE FULL ADDRESS, NAMES OF THE CURRENT DIRECTORS AND THE COMPANY'S **REGISTERED NUMBER:**

Veolia Energy Services NI Limited (VESNIL)

2 Rocklyn Way, Ballywilliam, Donaghadee Co Down, BT21 0GD Directors: John Abraham, Fergus Elebert, Sinead Patton Registered Number NI073352 2

Registration Date 30/07/2009

5. WHERE A HOLDING OF 20 PER CENT, OR MORE OF THE SHARES (SEE NOTE) OF THE APPLICANT IS HELD BY A BODY CORPORATE OR PARTNERSHIP OR AN UNINCORPORATED ASSOCIATION CARRYING ON A TRADE OR BUSINESS WITH OR WITHOUT A VIEW TO PROFIT, THE NAME(S) AND ADDRESS(ES) OF THE HOLDER(S) OF SUCH SHARES SHALL BE PROVIDED: Not applicable

6. DESIRED DATE FROM WHICH THE LICENCE IS TO TAKE EFFECT:

ASAP - DSU wishes to enter T-1 2025/26 auction in October 2024. 7. THE NUMBER OF GENERATING STATIONS INTENDED TO BE **OPERATED UNDER THE LICENSE (IF GRANTED):**

DSU Containing 3 existing clients (Water treatment plants)

8. A SUFFICIENT DESCRIPTION SPECIFYING THE ACTUAL OR PROPOSED LOCATIONS OF THOSE STATIONS, E.G. BY REFERENCE TO TOWNLANDS, LOCAL GOVERNMENT DISTRICTS, POSTAL ADDRESS, ETC.:

Locations are already existent Water sites:

· WWT located in Ballynacor

· WTWW located in Donaghadee

· PS located in Groomsport

9. A DESCRIPTION OF HOW THOSE STATIONS WILL, IN EACH CASE, BE FUELLED OR DRIVEN:

The clients will support the GRID with their existing generation whenever required through Demand Side Unit.

10. THE DATE WHEN ANY PROPOSED GENERATING STATIONS ARE EXPECTED TO BE COMMISSIONED:

Proposed sites above are already installed. Pending licence in order to arrange SONI testing.

11. THE CAPACITY AND TYPE OF EACH UNIT WITHIN THE **GENERATING STATION (MW):**

Approximately 6MW Aggregated Capacity. This value will increased as more sites are installed after phase 1.

12. A STATEMENT OF THE EXTENT (IF ANY) TO WHICH THE APPLICANT CONSIDERS IT NECESSARY FOR POWERS UNDER SCHEDULE 3 (COMPULSORY ACQUISITION OF LAND ETC.) AND UNDER SCHEDULE 4 (OTHER POWERS ETC.) TO THE ORDER TO BE GIVEN THROUGH THE LICENCE FOR WHICH HE IS APPLYING, TOGETHER WITH A STATEMENT OF SPECIFIC PURPOSES FOR WHICH THOSE POWERS ARE FELT TO BE NECESSARY:

Not applicable for DSU.

13. DETAILS OF ANY LICENCES HELD, APPLIED FOR, OR BEING APPLIED FOR BY THE APPLICANT IN RESPECT OF THE GENERATION, PARTICIPATION IN TRANSMISSION OR SUPPLY OF ELECTRICITY: None

(4665387)

ENVIRONMENTAL PROTECTION

PUBLIC NOTIFICATION OF AN APPLICATION MADE UNDER **REGULATION 19** OF

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

Notice is hereby given that Ian and David Millar have applied to the Chief Inspector for a variation to an Integrated Pollution Prevention and Control (IPPC) Permit P0149/06A to operate an installation involving the intensive rearing of poultry. The variation is for an increase in the capacity of the installation from 65,000 birds (6 poultry houses) to 153,600 birds (6 poultry houses.

The installation is located at 10 Bellspark Road, Sion Mills, Strabane, Co. Tyrone, BT82 9NT within the Derry City and Strabane District Council area. (Grid Reference 048078, 555596).

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

A copy of the application is available for public inspection free of charge, to view / download, on the DAERA Website at https://publicregisters.daera-ni.gov.uk/pollution-prevention-control You can use the permit reference above to search the public register.

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

All representations will be placed on the public register unless a representation contains a written request to the contrary. If there is such a request, the register will only include a statement that there has been such a request. (4665386)

NOTICE IS HEREBY GIVEN, PURSUANT TO SECTIONS 1064 AND **OTHER NOTICES** 1077 OF THE COMPANIES ACT 2006, THAT IN RESPECT OF THE UNDERMENTIONED COMPANY NOTICE OF APPOINTMENT OF A LIQUIDATOR WAS REGISTERED RECEIVED BY ME ON 06/07/2024 AND REGISTERED ON 18/07/2024. COMPANY LAW SUPPLEMENT NI636538 - SWIFT CONTROL SERVICES LTD The Company Law Supplement details information notified to, or by, IAN MCFARLAND the Registrar of Companies. The Company Law Supplement to The **REGISTRAR OF COMPANIES** (4667286) London, Belfast and Edinburgh Gazette is published weekly on a Tuesday. NOTICE IS HEREBY GIVEN, PURSUANT TO SECTIONS 1064 AND These supplements are available to view at https:// www.thegazette.co.uk/browse-publications. 1077 OF THE COMPANIES ACT 2006, THAT IN RESPECT OF THE Alternatively use the search and filter feature which can be found here UNDERMENTIONED COMPANY NOTICE OF APPOINTMENT OF A https://www.thegazette.co.uk/all-notices on the company number LIQUIDATOR WAS REGISTERED RECEIVED BY ME ON 13/07/2024 and/or name. (4665385) AND REGISTERED ON 18/07/2024. NI058212 - LADINO LTD IAN MCFARLAND NOTICE IS HEREBY GIVEN, PURSUANT TO SECTIONS 1064 AND **REGISTRAR OF COMPANIES** (4667287) 1077 OF THE COMPANIES ACT 2006, THAT IN RESPECT OF THE UNDERMENTIONED COMPANY NOTICE OF APPOINTMENT OF A LIQUIDATOR WAS REGISTERED RECEIVED BY ME ON 10/07/2024 AGREEMENT AND REGISTERED ON 16/07/2024. The following is a draft Gazette notice that covers the coming into NI680417 - BMA ASSESSMENT SERVICES LTD force of the various orders and the coming into effect of the UK-IAN MCFARLAND Gibraltar social security agreement: **REGISTRAR OF COMPANIES** (4665391) STARTS Department for Work and Pensions THE SOCIAL SECURITY (GIBRALTAR) ORDER 2024 NO. 149 NOTICE IS HEREBY GIVEN, PURSUANT TO SECTIONS 1064 AND THE SOCIAL SECURITY (GIBRALTAR) ORDER (NORTHERN 1077 OF THE COMPANIES ACT 2006, THAT IN RESPECT OF THE IRELAND) 2024 NO. 21 UNDERMENTIONED COMPANY NOTICE OF APPOINTMENT OF A THE SOCIAL SECURITY (GIBRALTAR) (ICELAND) (LICHTENSTEIN) LIQUIDATOR WAS REGISTERED RECEIVED BY ME ON 11/07/2024 (NORWAY) (FURTHER PROVISION IN RESPECT OF SCOTLAND) AND REGISTERED ON 17/07/2024. ORDER 2024 NO. 62 NI027316 - DOMESTIC CARE LTD Notice is hereby given that the following Orders came into force on 1 IAN MCFARI AND June 2024: **REGISTRAR OF COMPANIES** (4667277) • "The Social Security (Gibraltar) Order 2024" (S.I. 2024 No.149), which comes into operation in accordance with Article 1 (2) (3) of the Order; NOTICE IS HEREBY GIVEN, PURSUANT TO SECTIONS 1064 AND • "The Social Security (Gibraltar) Order (Northern Ireland) 2024" (S.R. 1077 OF THE COMPANIES ACT 2006, THAT IN RESPECT OF THE 2024 No.21), which comes into operation in accordance with Article 1 UNDERMENTIONED COMPANY NOTICE OF APPOINTMENT OF A (2) (3) of the Order; and LIQUIDATOR WAS REGISTERED RECEIVED BY ME ON 11/07/2024 "The Social Security (Gibraltar) (Iceland) (Liechtenstein) (Norway) AND REGISTERED ON 17/07/2024. (Further provision in respect of Scotland) Order 2024" (S.S.I. 2024 NI028485 - MCL ENTERPRISES LTD No.62), which comes into operation in accordance with Article 1(2)(3) IAN MCFARLAND of the Order. REGISTRAR OF COMPANIES (4667278) (collectively, the "Orders") These Orders make provision for the modification of certain social security legislation, to give effect to the Agreement on Social Security NOTICE IS HEREBY GIVEN, PURSUANT TO SECTIONS 1064 AND in the Schedule of each of the Orders as set out in the Exchange of 1077 OF THE COMPANIES ACT 2006, THAT IN RESPECT OF THE Letters between His Majesty's Government of the United Kingdom of UNDERMENTIONED COMPANY NOTICE OF APPOINTMENT OF A Great Britain and Northern Ireland and His Majesty's Government of LIQUIDATOR WAS REGISTERED RECEIVED BY ME ON 12/07/2024 Gibraltar dated 25th January 2024 and 26th January 2024, AND REGISTERED ON 17/07/2024. respectively ("the Agreement"). NI064814 - BOXITE LTD Pursuant to Article 61 of the Agreement, the parties have notified one IAN MCFARLAND another that they have completed their respective domestic **REGISTRAR OF COMPANIES** procedures required to bring the agreement into effect. The (4667281) Agreement entered into force on 1 June 2024. ENDS (4665389) NOTICE IS HEREBY GIVEN, PURSUANT TO SECTIONS 1064 AND 1077 OF THE COMPANIES ACT 2006, THAT IN RESPECT OF THE UNDERMENTIONED COMPANY NOTICE OF APPOINTMENT OF A DEPARTMENT OF JUSTICE LIQUIDATOR WAS REGISTERED RECEIVED BY ME ON 12/07/2024 THE PROCEEDS OF CRIME ACT 2002 (SEARCH, RECOVERY OF AND REGISTERED ON 17/07/2024. CRYPTOASSETS AND INVESTIGATIONS: CODES OF PRACTICE) NI037022 - FLAXALL HOLDINGS LTD **ORDER (NORTHERN IRELAND) 2024** IAN MCFARLAND The Department of Justice has made a Statutory Rule entitled "The **REGISTRAR OF COMPANIES** (4667283) Proceeds of Crime Act 2002 (Search, Recovery of Cryptoassets and Investigations: Codes of Practice) Order (Northern Ireland) 2024" (S.R. 2024 No. 139), which comes into operation on 17 July 2024. NOTICE IS HEREBY GIVEN, PURSUANT TO SECTIONS 1064 AND

(4667284)

1077 OF THE COMPANIES ACT 2006, THAT IN RESPECT OF THE

UNDERMENTIONED COMPANY NOTICE OF APPOINTMENT OF A

LIQUIDATOR WAS REGISTERED RECEIVED BY ME ON 29/06/2024

AND REGISTERED ON 18/07/2024.

NI635693 - ARMAAN RESALES LTD

REGISTRAR OF COMPANIES

IAN MCFARLAND

The Rule was subject to the draft affirmative resolution procedure. The Northern Ireland Assembly approved the Rule on 25 June 2024. This Rule brings into operation on 17 July 2024 two revised codes of practice and one new code of practice made under the Proceeds of Crime Act 2002 (2002 c. 29) ("the 2002 Act") and revokes two Statutory Rules made in 2021. The revised codes and new code are required because of amendments made to the 2002 Act by the Economic Crime and Corporate Transparency Act 2023 (2023 c.56) concerning cryptoassets.

The revised code of practice entitled "Code of Practice issued under section 195T of the Proceeds of Crime Act 2002: Search, Seizure and Detention of Property (Northern Ireland)" replaces the code of the same name issued on 28 June 2021. The 2021 version of the code was brought into operation by Statutory Rule "The Proceeds of Crime Act 2002 (Search, Seizure and Detention of Property: Code of Practice) Order (Northern Ireland) 2021" (S.R. 2021 No. 168). S.R. 2021 No. 168 is revoked.

The revised code of practice entitled "Code of Practice issued under section 377ZA of the Proceeds of Crime Act 2002: Investigations (Northern Ireland)" replaces the code of the same name issued on 28 June 2021. The 2021 version of the code was brought into operation by the Statutory Rule "The Proceeds of Crime Act 2002 (Investigations: Code of Practice) Order (Northern Ireland) 2021" (S.R. 2021 No. 170). S.R. 2021 No. 170 is revoked.

A new code of practice entitled "Code of Practice issued under section 303Z25 of the Proceeds of Crime Act 2002: Recovery of Cryptoassets and Related Items – Search Powers (Northern Ireland)" is brought into operation on 17 July 2024. This new code of practice provides guidance on the powers to search and recover cryptoassets or cryptoasset-related items.

The revised and new codes of practice are available to download on the Department of Justice website:

https://www.justice-ni.gov.uk/publications/codes-practice-issuedunder-proceeds-crime-act-2002-published-2024.

Copies of the Rule may be purchased from the Stationery Office at www.tsoshop.co.uk or by contacting TSO Customer Services on +44 (0)333 202 5070 or viewed online at <u>https://www.legislation.gov.uk/</u>nisr/2024/139/made. (4667276)

COMPANIES

Corporate insolvency

Creditors' voluntary liquidation

APPOINTMENT OF LIQUIDATORS

Company Number: NI614280

Name of Company: SHARP (N.I.) LTD

Nature of Business: Public houses and bars

Registered office: GDP House, 159 Durham Street, Belfast, BT12 4GB Principal trading address: 241 Stewartstown Road, Dunmurry, Belfast, BT17 0UD

Type of Liquidation: Creditors Voluntary Liquidation

Liquidator's name and address: Liquidator: *Andrew Ryder* (IP number 17552) of JT Maxwell Limited, 1 Sackville Street, Lisburn, County Antrim, BT27 4AB.

Date of Appointment: 16 July 2024

By whom Appointed: Members and Creditors

For further details contact JT Maxwell Limited on 02892 440 464

(4666381)

FINAL MEETINGS

NOTICE OF FINAL MEETINGS IN THE MATTER OF OIBAS LTD IN CREDITORS' VOLUNTARY LIQUIDATION

(Company Number NI666811)

AND

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

NOTICE IS HEREBY GIVEN that a final meeting of the members of Oibas Ltd will be held at 11.00am on 3 September 2024, to be followed at 11.30am on the same day by a meeting of the creditors of the company. The meetings will be held virtually on Microsoft Teams. Login details can be requested by emailing creditors@middlebrooksadvice.com.

The meetings are called pursuant to Article 92 of the INSOLVENCY (NORTHERN IRELAND) ORDER 1989 for the purpose of receiving an account from the Liquidator explaining the manner in which the winding-up of the company has been conducted and to receive any explanation that they may consider necessary. A member or creditor entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of him. A proxy need not be a member or creditor.

The following resolutions will be considered at the creditors' meeting: 1. That the Liquidator's receipts and payments account be approved.

2. That the Liquidators receive their release.

Proxies to be used at the meetings must be returned to the offices of Middlebrooks Business Recovery & Advice, 14-18 Hill Street, Edinburgh, EH2 3JZ, United Kingdom no later than 12 noon on the working day immediately before the meetings. Signed

Scott G Bastick

Middlebrooks Business Recovery & Advice

Liquidator

Date: 16 July 2024

(4667285)

MEETINGS OF CREDITORS

NOTICE OF A MEETNG OF CREDITORS IN THE MATTER OF ALLMARKET SOLUTIONS LTD

(Company Number NI664402)

Registered office: 68 - 72 The Foundry, Newtownards Road, Belfast, BT4 1GW

AND

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

NOTICE IS HEREBY GIVEN, pursuant to Article 84 of the INSOLVENCY (NORTHERN IRELAND) ORDER 1989, that a meeting of the creditors of the above-named company will be held at the offices of Keenan CF, 10th Floor Victoria House, 15-17 Gloucester Street, Belfast, BT1 4LS, and will take place at 2:30pm on 31 July 2024 for the purposes mentioned in Articles 85 to 87 of the said Order, being: 1) To receive a statement of affairs of the company.

2) To nominate one or more insolvency practitioners as liquidator or joint liquidators.

3) If appropriate, appoint a liquidation committee.

4) To pass any other resolutions deemed appropriate by the chairman. The resolutions to be taken at the meeting may include a resolution specifying the terms on which the liquidators are to be remunerated. The meeting will also receive information about, and be called upon to approve, the costs of preparing the statement of affairs and convening the meeting.

Creditors wishing to vote at the meeting must ensure that their proxy forms, together with a full statement of claim, are received via email to fhogan@keenancf.com or at the offices of Keenan CF, 10th Floor Victoria House, 15-17 Gloucester Street, Belfast, BT1 4LS, not later than 12.00 noon on the business day before the meeting.

A list of names and addresses of the Company's Creditors may be inspected, free of charge, by request via email to fhogan@keenancf.com, on the two business days preceding the meeting date.

By Order of the Board Dated: 17 July 2024 *Kieran Allmark* Director

(4667280)

RESOLUTION FOR WINDING-UP

SHARP (N.I.) LTD

(Company Number NI614280)

Registered office: GDP House, 159 Durham Street, Belfast, BT12 4GB Principal trading address: 241 Stewartstown Road, Dunmurry, Belfast, BT17 0UD

At a general meeting of the above-named company, duly convened, and held at 10.00am on 16 July 2024, the following resolutions were passed:

Special resolution

"That it has been proved to the satisfaction of the meeting that the company cannot by reason of its liabilities continue its business and that it is advisable to wind up the same and accordingly that the company be wound up voluntarily."

Ordinary resolution

"That Andrew Ryder of JT Maxwell Limited, Unit 1 Lagan House, 1 Sackville Street, Lisburn, County Antrim, BT27 4AB be and is hereby appointed Liquidator for the purpose of such winding up."

Liquidator: *Andrew Ryder* (IP number 17552) of JT Maxwell Limited, 1 Sackville Street, Lisburn, County Antrim, BT27 4AB.

Date of Appointment: 16 July 2024

For further details contact JT Maxwell Limited on 02892 440 464 Resolution Meeting Time: 10:00

Date of Resolution: 16 July 2024

Carol Hughes, Chairman

Dated: 16th July 2024

(4666380)

Liquidation by the Court

PETITIONS TO WIND-UP

In the HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP) No 051472 of 2024

In the Matter of ENERGY4AUTISM LTD

(Company Number NI653694)

and in the Matter of the INSOLVENCY (NORTHERN IRELAND) ORDER 1989

A petition to wind up the above-named company (Company Number: NI653694) whose registered office is situate at c/o Baker Tilly Mooney Moore, 17 Clarendon Road, Clarendon Dock, Belfast, BT1 3BG, presented on 07 June 2024 by STEVEN FRANCEY of 71 Slaght Road, Ballymena, BT42 2JH and NIGEL CONNOLLY of 29 Gortfad Road, Portglenone, Ballymena, BT44 8EH, claiming to be creditors of the company, will be heard at the Royal Courts of Justice, Chichester Street, Belfast, BT1 3JF on:

Date: 19 September 2024

Time: 10.00 am (or as soon thereafter as the petition can be heard)

Any person intending to appear on the hearing of the petition (whether to support or oppose it) must give notice of intention to do so to the petitioner or its solicitors in accordance with Rule 4.016 by 16.00 hours on 18 September 2024.

The petitioner's solicitor is: *Jason Byrne*, Millar McCall Wylie Solicitors, Eastleigh House, 396 Upper Newtownards Road, Belfast, BT4 3EY.

Dated: 16 July 2024.

(4665394)

WINDING-UP ORDERS

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 NI AUTOMOTIVE LTD

(Company Number NI676077)

By Order dated 10/07/2024, the above-named company (registered office at 431a Gransha Road, Bangor, BT19 7PX) was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of winding up, 03/06/2024 Official Receiver

(4667282)

Members' voluntary liquidation

APPOINTMENT OF LIQUIDATORS

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

Name of Company: FLAXALL HOLDINGS LIMITED

Previous Name of Company: KPMG Shelf Company (No.14) Limited Company Number: NI037022

Nature of Business: Activities of head offices

Type of Liquidation: Members voluntary liquidation

Registered office: 9 Cairnburn Grange, Belfast, Northern Ireland, BT4 2TA

Liquidator's name and address: *James Neill,* KPMG, The Soloist Building, 1 Lanyon Place, Belfast, BT1 3LP

Office Holder Number: 12810.

Date of Appointment: Monday 8 July 2024

By whom Appointed: Members

For Further details contact the Liquidator on 028 9024 3377 (4665390)

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

Name of Company: **INDUSTRIA PROPERTIES (ULSTER) LTD** Company Number: NI043756

Nature of Business: Other letting and operating of own or leased real estate

Type of Liquidation: Members' Voluntary Liquidation

Registered office: 71 Ashley Drive, Bangor, Co. Down, BT20 5RD Liquidator's name and address: *Rachel Fowler*, Rachel Fowler Advisory Ltd, 101 F&G Main Street, Moira, BT67 0LH Office Holder Number: 18390.

Date of Appointment: 17 July 202

NOTICES TO CREDITORS

IN THE MATTER OF

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

(Company Number NI037022)

Registered office: KPMG, The Soloist Building, 1 Lanyon Place, Belfast BT1 3LP Previous registered office: 9 Cairnburn Grange, Belfast, Northern Ireland, BT4 2TA

(IN MEMBERS VOLUNTARY LIQUIDATION)

Notice is hereby given that by special resolution passed 08 July 2024, the above named company was placed in members' (solvent) voluntary liquidation and James Neill of KPMG, The Soloist Building, 1 Lanyon Place, Belfast BT1 3LP was appointed as Liquidators.

The Liquidator give notice that the creditors of the above-named company, are required, on or before 21 August 2024 to submit full details of their claims and their names and addresses to the Liquidator of the said company, at the above address or by email at alex.winch@kpmg.ie, and, if so required by notice in writing from the said Liquidator, is, personally or by their solicitors, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

PLEASE NOTE THAT THE ABOVE COMPANY IS NO LONGER TRADING, IS SOLVENT AND THAT THIS NOTICE IS PURELY A FORMALITY AS ALL LIABILITIES HAVE BEEN PAID OR WILL BE PAID IN FULL

Dated: 19 July 2024 James Neill (12810), Liquidator

(4665393)

THE INSOLVENCY (NI) ORDER 1989 IN THE MATTER OF INDUSTRIA PROPERTIES (ULSTER) LTD IN MEMBERS' VOLUNTARY LIQUIDATION

(Company Number NI043756)

I, Rachel Fowler of Rachel Fowler Advisory Ltd, 101F&G Main Street, Moira, BT67 0LH give notice that I was appointed liquidator of the above named Company on 17 July 2024 by a resolution of members. **NOTICE IS HEREBY GIVEN** that the creditors of the above named Company which is being voluntarily wound up, are required, on or before 13 September 2024 to prove their debts by sending to the undersigned Rachel Fowler of Rachel Fowler Advisory Ltd, 101F&G Main Street, Moira, BT67 0LH, the Liquidator of the Company, written statements of the amounts they claim to be due to them from the Company and, if so requested, to provide such further details or produce such documentary evidence as may appear to the liquidator to be necessary. A creditor who has not proved this debt before the declaration of any dividend is not entitled to disturb, by reason that he has not participated in it, the distribution of that dividend or any other dividend declared before his debt was proved.

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

Rachel Fowler Liquidator Dated: 17 July 2024

(4667289)

RESOLUTION FOR VOLUNTARY WINDING-UP

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

FLAXALL HOLDINGS LIMITED

(Company Number NI037022)

Registered office: 9 Cairnbum Grange, Belfast, Northern Ireland, BT4 2TA

Principal trading address: 9 Cairnbum Grange, Belfast, Northern Ireland, BT4 2TA

Pursuant to chapter 2 of part 13 of the COMPANIES ACT 2006, the Resolutions following written resolutions were passed on 08 July 2024 **Special resolution**

That the Company be wound up voluntarily.

Ordinary resolution

(4667279)

To appoint James Neill of KPMG as Liquidator of the Company. Martin Coburn For and on behalf of Flaxall Holdings Limited Joint Liquidator's Details Name of Liquidator: James Neill Office Holder Number: 12810 Address: The Soloist Building, 1 Lanyon Place, Belfast, BT1 3LP Other Contact Details For Enquiries to the Joint Liquidators Contact Name: Alex Winch Telephone Number: +44 28 9024 3377 E-mail Address: Alex.winch@kpmg.ie (4665392)

(

INDUSTRIA PROPERTIES (ULSTER) LTD

(Company Number NI043756) The members of the above Company at the date of this resolution entitled to attend and vote at general meetings hereby passed the following resolutions:

SPECIAL RESOLUTIONS

1. "That the Company be wound up voluntarily."

2. "That the liquidator be and is hereby authorised to distribute among the members in specie or in kind the whole or any part of the assets of the Company and to determine how such divisions shall be carried out as between the members".

3. "That the liquidator be and is hereby authorised under the provisions of Article 140(2)(a) of the INSOLVENCY (NI) ORDER 1989 to exercise the powers laid down in Part 1 of Schedule 2 of the said Order."

ORDINARY RESOLUTIONS

1. "That Rachel Fowler of Rachel Fowler Advisory Ltd, 101F&G Main Street, Moira, BT67 0LH, NI be and is hereby appointed liquidator of the Company."

2. "That the remuneration of the liquidator be fixed by reference to the time properly given by her and her staff in attending to matters arising in the winding up."

Andrew Reid

Chairman of the meeting Date 17 July 2024

(4667288)



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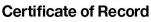
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Terms and conditions relating to submission of notices

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

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

These terms should be read in conjunction with:

1 The Publisher's privacy policy

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

These terms and conditions ("Terms and Conditions") govern submission of Notices (as defined below) to The Gazette. By submitting Notices, howsoever communicated, whether at the website <u>www.thegazette.co.uk</u> (the "Website") or by email, post and/or facsimile, the 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 <u>www.thegazette.co.uk/place-notice/pricing</u>, 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 and/or procedural requirements and accuracy relating to any Notice and, for the avoidance of doubt, the Publisher shall have the sole and absolute discretion to refuse to publish or withdraw from publication (if already published) any Notices where the content of the Notice, in the Publisher's sole and absolute opinion, may not comply with any such requirements. In instances where publication has not yet taken place, the Publisher shall 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 placer 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 republish 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 the their agents, subcontractors and/or employees or third parties acting on behalf of the Publisher.

19 In respect of the use of the Forwarding Service, 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 Dependants) 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.

All communications on the business of The Belfast Gazette should be addressed to The Belfast Gazette, PO Box 3584, Norwich NR7 7WD Telephone: +44 (0)333 200 2434 Email: belfast@thegazette.co.uk



AUTHORISED SCALE OF CHARGES From 1 January 2024		Public sector placing mandatory notices or state notices		All other advertisers	
	All charges are exclusive of VAT at the prevailing rate, currently 20%	XML, webform, Gazette template	Other	XML, webform, Gazette template	Other
	No VAT is payable on printed copies	Ex VAT	Ex VAT	Ex VAT	Ex VAT
	Corporate and Personal Insolvency Notices	£0.00	£24.60	£87.30	£119.15
	(2 - 5 Related Companies/Individuals charged at double the single rate)	£0.00	£49.20	£174.60	£238.30
1	(6 - 10 Related Companies charged at treble the single rate)	£0.00	£73.80	£261.90	£357.45
	[Pursuant to the Insolvency Act 1986, the Insolvency Rules and any subsequent amending legislation]				
2	Deceased Estates Notices Pursuant to s.28 Trustee Act (Northern Ireland) 1958			£87.30	£119.15
	All other Notices - charged by event	£0.00	£24.60	£87.30	£119.15
3	(2 - 5 Related events will be charged at double the single rate)	£0.00	£49.20	£174.60	£238.30
	(6 - 10 Related events will be charged at treble the single rate)	£0.00	£73.80	£261.90	£357.45
	If you are unsure how to price your notice or your notice contains more than 40 events please contact belfast@thegazette.co.uk				
4	Offline proofing		£44.50		£54.30
5	Late advertisements - accepted after 3pm, one day prior to publication		£44.50		£54.30
6	Withdrawal of Notices - after 3pm, one day prior to publication		£24.60	£87.30	£119.15
7	Other services				
	A brand, logo, map, signature image	£63.45	£63.45	£79.15	£79.15
	Forwarding service for Deceased Estates	£63.45	£63.45	£79.15	£79.15
	Newspaper placement for Deceased Estates (webform and template only)	£240.00		£240.00	
	Redaction of information within a published notice	£216.40	£216.40	£262.60	£262.60
	Reinsertion of notice	£24.60	£24.60	£87.30	£119.15
A single edition of the printed copy is available to notice placers for 96.05 and non-notice placers for 912.10 (VAT exempt)					

• A single edition of the printed copy is available to notice placers for £6.05 and non-notice placers for £12.10 (VAT exempt)

• An annual subscription to the printed copy is available to notice placers for £311.95 and non-notice placers for £623.95 (VAT exempt)

• An annual subscription to the pdf copy is available to all customers for £158.75 (VAT exempt)

• A commemorative edition of this issue, or any past issue of The Gazette, is available for £75.00 (VAT exempt)

• Take advantage of The Gazette's research service: £30.00 for an individual/company name

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For more information and pricing for our data service please telephone +44 (0)1603 985949 or email data@thegazette.co.uk



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