



PUBLIC HEALTH PROTECTION (CORONAVIRUS) REGULATIONS 2020

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Statutory Document No. 2020/0551

*Public Health Act 1990*

PUBLIC HEALTH PROTECTION (CORONAVIRUS) REGULATIONS 2020¹

*Approved by Tynwald: 15 December 2020
Coming into operation in accordance with regulation 2*

The Council of Ministers makes the following Regulations under sections 51B, 51C and 51F of the Public Health Act 1990.

In accordance with section 51PA of the Public Health Act 1990 the Council of Ministers has, before making these Regulations, consulted the Department of Health and Social Care.

Editorial Note: These Regulations are amended by the Public Health Protection (Coronavirus) (Amendment) (No.13) Regulations 2021 [SD 2021/0174] Please see SD 2021/0174 for transitional provisions relating to the construction of the self-isolation period and refund of test fee.

PART 1 - INTRODUCTORY

1 Title

These Regulations are the Public Health Protection (Coronavirus) Regulations 2020.

2 Commencement

If approved by Tynwald, these Regulations come into operation at 00:01 on Wednesday 23 December 2020.²

3 Application: serious and imminent threat declaration

- (1) These Regulations apply where the Council of Ministers publishes a notice (a “declaration notice”) declaring that the incidence or transmission of Coronavirus—
 - (a) constitutes a serious and imminent threat to public health; and

- (b) is at a point that the measures outlined in these Regulations may reasonably be considered as an effective means of preventing the further, significant transmission of Coronavirus,
and the declaration notice has not been revoked.
- (2) Before publishing a declaration notice, the Council of Ministers must consult the Department of Health and Social Care and the Director of Public Health.
- (3) The Council of Ministers may revoke a declaration notice by way of the publication of a subsequent notice.
- (4) Before revoking a declaration notice the Council of Ministers must consult the Department of Health and Social Care and the Director of Public Health.
- (5) The revocation of a declaration notice does not affect the validity of any steps taken under these Regulations prior to its revocation.
- (6) A declaration notice is not a public document.

4 Expiry

- (1) These Regulations cease to have effect on 31 March 2022.³
- (2) This regulation does not affect the validity of anything done under these Regulations before they cease to have effect.

5 Interpretation

- (1) In these Regulations—

“**the vaccination exemption**” is to be construed in accordance with regulation 5A and “**fully vaccinated person**” must be construed as a reference to a person who has completed the full course of a qualifying vaccination in fulfilment of the condition in regulation 5A(2)(a)(i);⁴

“**the Act**” means the Public Health Act 1990;

“**appointed person**” means, in the case of an incapacitated person, a person appointed by that incapacitated person, a court or someone with authority to do so, to manage the incapacitated person’s affairs;

“**assessment**” means an assessment of whether a person presents or could present a risk of infecting or contaminating others;

“**biological sample**” includes a sample of respiratory secretions, body fluids, tissue, serum or blood, obtained by appropriate means including by swabbing of the nasopharyngeal cavity, for analysis to ascertain whether a person is infected or contaminated and unless otherwise specified, includes a first biological sample and a second biological sample;⁵

- “**Category 1 country or territory**”, “**Category 2 country or territory**” and “**Category 3 country or territory**” have the meanings they have, from time to time, in the Health Protection (Coronavirus, International Travel and Operator Liability)(England) Regulations 2021 (S.I. 2021/582);⁶
- “**Category A person**” means a person specified in Schedule 1, regardless of whether or not the person is a vaccinated person;⁷
- “**child**” means, unless otherwise stated, a person under the age of 18 years;
- “**common travel area**” has the meaning given in section 1(3) of the Immigration Act 1971 (of Parliament) as applied to the Island with modifications by the Immigration (Isle of Man) Order 2008 (S.I. 2008/680);⁸
- “**compassionate and family grounds**” means the grounds set out in guidance published by the Council of Ministers;⁹
- “**compassionate grounds**” [Revoked];¹⁰
- “**compassionate grounds**” [Revoked]¹¹
- “**consent**” [Revoked]¹²
- “**consent**” means written permission to enter the Island given (and in the same manner revocable where, on reasonable grounds, no longer considered appropriate) by the Chief Secretary to a non-resident in any of the circumstances described in paragraphs 9A to 12A of Schedule 1;¹³
- “**contact tracing**” means the process of tracing an individual through the use of information provided by another person or by a Coronavirus mobile phone app (such as the NHS COVID-19 smartphone app developed and operated by the Secretary of State of HM Government of the United Kingdom) and a person traced in such a way is a “**contract traced person**”;¹⁴
- “**contact tracing information**” means details of people with whom a person has had close, recent contact (such as their names, addresses and telephone numbers) and details of places that a person has recently visited;
- “**Coronavirus**” means the virus associated with the clinical syndrome defined by the World Health Organisation as Covid-19;
- “**critical national infrastructure**” includes physical and cyber assets that are so vital to the Island that their incapacity or destruction would have a debilitating effect on the Island’s economy, security, public health or safety and includes the critical national infrastructure of the United Kingdom;
- “**default isolation period**” means—
- (a) in the case of a Category A person, 21 days starting on the day the person enters the Island and ending at midday on the 21st day after the date of entry;
 - (b) in the case of a Category B person —

- (i) 10 days starting on the day on which the Category B person had contact with the person in relation to whom the Category B person was contact traced and ending at midday on the 10th day after the date of contact; or¹⁵
- (ii) 10 days starting on the day on which the Category B person receives the results of the analysis of a biological sample which finds that the category B person is infected or contaminated and ending at midday on the 10th day after the date of receipt of the finding; and¹⁶
- (c) in the case of a Category C person, the default isolation period which applies to the Category A person or the Category B person (as the case may be) with whom the Category C person resides;¹⁷

“**Director of Public Health**” means the person nominated under section 1 of the Local Government Act 1985;

“**direction notice**” means a public document that is not legislative in character and performs any of the functions ascribed to it in these Regulations;

“**entry certificate**” means a document described in regulation 10 and 12;¹⁸

“**household**” means —

- (a) any other person with whom a person ordinarily shares his or her home; or
- (b) any person deemed to be a member of a person’s household under a direction;¹⁹

“**incapacitated person**” means a person who has attained the age of 18 and who, at a material time, is unable to make a decision for themselves about a matter because of an impairment of, or disturbance in, the functioning of the mind or brain;

“**landing card**” means the document described in paragraph 5A of Schedule 1;²⁰

“**non-resident**” means a person who is not a resident of the Island;

“**non-UK country or territory**” [Revoked]²¹

“**notified place**” means the place specified—

- (a) as the place at which a person (P) who is required to self-isolate is to remain during self-isolation and which is suitable (as specified in guidance published by the Chief Secretary following its approval of the Council of Ministers) for that purpose; and²²
- (b) of which P has notified the person requiring P to self-isolate prior to that person giving P a direction notice to do so;^{23 24}

“**PCR test**” means a polymerase chain reaction test and, where the context requires, includes a nucleic acid amplification test;²⁵

“**publish**” means publish in a way as to bring the matter to the attention of those likely to be affected by the thing being published;

“**registered resident**” [Revoked]²⁶

“**resident**” has the meaning given in paragraph 6 of Schedule 1;²⁷

“**responsible adult**” means, in the case of a child, a person with parental responsibility for the child within the meaning of the Children and Young Persons Act 2001 or a person who has custody or charge of the child for the time being;

“**self-isolation**” in the case of a person means the separation of that person—

- (a) [Revoked]²⁸
- (b) in a manner as to prevent infection or contamination;
- (c) at a notified place;

“**United Kingdom**” [Revoked]²⁹

- (2) In these Regulations, a reference to infection or contamination, however expressed, is a reference to infection or contamination with Coronavirus, and cognate expressions are to be construed accordingly.
- (2A) In these Regulations a reference to a “vulnerable adult” is a reference to a person whose ability to protect himself or herself from physical or psychological harm is significantly impaired through physical or mental disability or illness or condition, through intellectual, physiological or psychiatric impairment, through age or otherwise.³⁰
- (3) A restriction, a requirement and a direction notice under these Regulations may be written or oral.
- (4) An oral restriction, requirement or direction notice must be confirmed in writing as soon as reasonably practicable and where the person it applies to—
 - (a) is a child, that confirmation must be given to the child’s responsible adult;
 - (b) is an incapacitated person, that confirmation must be given to that person’s appointed person.
- (5) A variation of a restriction, a requirement or a direction notice may be written or oral.
- (6) Where a restriction, a requirement or a direction notice is varied orally the person to whom it applies must be given a written notification of the fact and effect of that variation as soon as reasonably practicable and where that person —
 - (a) is a child, that confirmation must be given to the child’s responsible adult;
 - (b) is an incapacitated person, that confirmation must be given to that person’s appointed person.

- (7) References to the Director of Public Health, the Council of Ministers, the Chief Secretary, the Cabinet Office or any other Department include a person authorised by that individual or body to act on their behalf.
- (8) The Council of Ministers and the Chief Secretary have the function of issuing guidance for the purposes of these Regulations.
- (9) “Writing” includes writing in electronic form (and cognate expressions are to be construed accordingly).
- (10) The Council of Ministers may by direction determine that, for the purposes of these Regulations or any part of them, a country or territory which—
 - (a) is a Category 1, Category 2 or a Category 3 country or territory for the purposes of the Health Protection (Coronavirus, International Travel and Operator Liability) (England) Regulations 2021 (S.I. 2021/582)—
 - (i) is not to be such a country or territory at all; or
 - (ii) is to be a country or territory in a different one of those three categories; or
 - (b) is not within any of those categories is to be a Category 1, Category 2 or, as the case may be, a Category 3 country or territory.³¹
- (11) Upon the revocation of the Health Protection (Coronavirus, International Travel and Operator Liability) (England) Regulations 2021 (S.I. 2021/582), a reference to a Category 1, Category 2 or a Category 3 country or territory shall (subject to any direction referred to in paragraph (10)) be read as a reference to such a country or territory specified in that instrument as it applied immediately before its revocation.³²

5A Vaccination exemption

- (1) The vaccination exemption applies where a person satisfies the Chief Secretary or, as the case may be, the Director of Public Health that they meet the conditions in paragraph (2).³⁴
- (2) Those conditions are that —
 - (a) the person —
 - (i) has completed the full course of a qualifying vaccination or is participating, or has participated, in a qualifying clinical trial; and
 - (ii) the relevant period has elapsed since the completion of that course or trial;³⁵
 - (b) the vaccination course was undertaken or, as the case may be, the clinical trial was conducted in a relevant country; and³⁶
 - (c) the person—

- (i) is not infected or contaminated or reasonably suspected of being infected or contaminated; and
 - (ii) has not travelled outside the common travel area or a Category 1 or Category 2 country or territory in the 10 days preceding their arrival in the Island.³⁷
- (3) For the purposes of paragraph (2) —
 - (a) a qualifying vaccination is any of the following —
 - (i) Pfizer/BioNTech Coronavirus vaccine,
 - (ii) the Moderna Coronavirus vaccine,
 - (iii) the Oxford/AstraZeneca Coronavirus vaccine, and
 - (iv) any other Coronavirus vaccine specified in a direction issued by the Council of Ministers;
 - (b) a “relevant country” is a country in the common travel area, a Category 1 or Category 2 country or territory and any other country specified in a direction issued by the Council of Ministers;³⁸
 - (c) a “qualifying clinical trial” means a clinical trial to ascertain the safety and efficacy of a coronavirus vaccine and which is specified in a direction issued by the Council of Ministers having consulted the Director of Public Health;³⁹
 - (d) “relevant period” means a period specified in a direction issued by the Council of Ministers having consulted the Director of Public Health.⁴⁰
- (4) In issuing a direction referred to in paragraph (3), the Council of Ministers may —
 - (a) add a qualifying vaccine, qualifying clinical trial or relevant country;⁴¹
 - (b) remove a qualifying vaccine, qualifying clinical trial or relevant country including a country which would otherwise fall within the common travel area.⁴²
- (5) A person referred to in this regulation must —
 - (a) no earlier than 48 hours before their scheduled arrival in the Island, fully and truthfully answer all questions posed to them on the published landing card;
 - (b) submit that card in the manner instructed; and
 - (c) provide the Chief Secretary or, as the case may be, the Director of Public Health with such information as they may reasonably require for the purposes of this regulation.
- (6) [Revoked]^{43 44}

5B Children travelling with a person to whom regulation 5A applies

- (1) This regulation applies to a child —
 - (a) who in the 10 days preceding their arrival in the Island has not travelled outside the common travel area or a Category 1 or Category 2 country or territory;⁴⁶
 - (b) who is not a Category A person;
 - (c) to whom the vaccination exemption does not apply; and
 - (d) who travels to the Island with an adult parent or guardian to whom the vaccination exemption does apply.
- (2) Such a child who —
 - (a) has not attained the age of 12 is not required to self-isolate or provide a biological sample;⁴⁷
 - (b) has attained the age of 12 may provide a first biological sample within 48 hours of their arrival and a second biological sample on the sixth day following their arrival (but no fee is payable to the Chief Secretary in respect of such a sample).⁴⁸
- (3) Where the analysis of the first biological sample is negative, the child —
 - (a) is not required to further self-isolate; and
 - (b) [Revoked]⁴⁹
 - (c) must still provide a second sample on the sixth day following their arrival
- (4) Where the analysis of any biological sample provided by the child is positive, they and any members of their household travelling with them must self-isolate as directed by the Director of Public Health.
- (5) Where a child referred to in paragraph (2)(b) does not provide a biological sample they must self-isolate as directed by the Director of Public Health.⁵⁰

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5C Natural immunity exemption

- (1) This regulation applies where a person satisfies the Chief Secretary or, as the case may be, the Director of Public Health, that they meet the conditions in paragraph (2).
- (2) Those conditions are that —
 - (a) the person has undertaken a PCR test for Coronavirus within the 180 days preceding their arrival in the Island and the result of that test is positive;⁵²
 - (b) that PCR test was undertaken in the common travel area;
 - (c) the person has not travelled outside the common travel area in the 10 days preceding their arrival in the Island; and

- (d) the positive PCR test result was at least 11 days prior to the person's arrival in the Island.
- (3) A person referred to in this regulation must —
 - (a) no earlier than 48 hours before their scheduled arrival in the Island, fully and truthfully answer all questions posed to them on the published landing card;
 - (b) submit that card in the manner instructed; and
 - (c) provide the Chief Secretary or, as the case may be, the Director of Public Health with such information as they may reasonably require for the purposes of this regulation.⁵³
- (4) [Revoked]⁵⁴

PART 2 – RESTRICTIONS AND REQUIREMENTS

6 Restrictions and requirements: general

- (1) Any person (P) who decides to enable the imposition of a restriction or requirement or do any other thing under these Regulations, may do so only if at the time of taking that decision or doing that thing P considers that the restriction or requirement or act in question is proportionate to what is sought to be achieved by imposing or doing it.
- (2) Before taking a decision referred to in paragraph (1), P may consult any person P considers it is appropriate to consult.
- (3) Where a restriction or requirement referred to in paragraph (1) applies or relates to a child, the child's responsible adult must, as far as that adult is reasonably able to do so, secure that the child complies with it.⁵⁵
- (4) Where a restriction or requirement referred to in paragraph (1) applies or relates to an incapacitated person, the appointed person must as far as the appointed person is reasonably able to do so, secure that the incapacitated person complies with it.⁵⁶

6A Requirement to wear face covering on public transport

- (1) A person ("P") who is travelling on a vehicle used to provide a public transport service must wear a face covering.
- (2) But this is not required —
 - (a) where an exemption applies under paragraph (3);
 - (b) where P has a reasonable excuse not to wear a face covering, as to which see paragraph (4).
- (3) An exemption to the requirement to wear a face covering applies —
 - (a) where P is a child under the age of 12;

- (b) on a ferry where the part of the ferry which is open to passengers is entirely outdoors; or
 - (c) on a cruise ship;
 - (d) where P is allocated a cabin, berth or other similar accommodation on the vehicle, at any time where P is in that accommodation —
 - (i) alone;
 - (ii) only with members of P's household or a member of the household's carer;
 - (e) where —
 - (i) P is permitted or ordinarily required, to board and to stay in a vehicle when using the public transport service;
 - (ii) the vehicle is not itself used for the provision of a public transport service; and
 - (iii) P stays in that vehicle;
 - (f) on an aircraft which neither took off from, nor is to land at, a place in the Island;
 - (g) on a vessel which does not dock at a port in the Island.
- (4) The circumstances in which P has a reasonable excuse to not wear a face covering include —
- (a) where P is unable to put on, wear or remove a face covering because of a physical or mental illness or impairment, or a disability (within the meaning of section 7 of the Equality Act 2017);
 - (b) where P has to remove a face covering to communicate with a person who has difficulty communicating (in relation to speech, language or otherwise);
 - (c) where P has to remove the face covering in order to avoid harm or injury, or the risk of harm or injury, to P or others;
 - (d) where P is travelling to avoid injury, or to escape a risk of harm, and does not have a face covering;
 - (e) where P has to remove the face covering to —
 - (i) take medication;
 - (ii) eat or drink, if this is allowed on the vehicle and is reasonably necessary (for example, due to the length of the journey);
 - (f) where P is asked to remove the face covering by —
 - (i) a police constable acting in the course of their duties; or
 - (ii) the operator of a public transport service, an employee of the operator or a person authorised by the operator.

- (5) An operator of a public transport service to which paragraph (1) applies must provide information to passengers about the requirement to wear face coverings on their vehicles.
- (6) For the purposes of this Part, a “public transport service” means the use, for transporting one or more members of the public, of —
 - (a) a vessel;
 - (b) a motorised vehicle;
 - (c) a tram;
 - (d) a train;
 - (e) a public passenger vehicle (as defined in section 63 of the Road Transport Act 2001);
 - (f) an aircraft;
 - (g) a light aircraft;
 - (h) a helicopter that lands or takes off in the Island;
 - (i) any other conveyance,whether or not for hire or reward.
- (7) For the avoidance of doubt, a “public transport service” does not include the use of any such vehicle when it is being used for private purposes and is not at the time in question transporting a member of the public.⁵⁷

6B Requirement to wear face covering in a relevant place

- (1) A person (“P”) must wear a face covering in a relevant place.
- (2) But this is not required —
 - (a) where P is a child under the age of 12;
 - (b) where P has a reasonable excuse not to wear a face covering, as to which see paragraph (3).
- (3) The circumstances in which P has a reasonable excuse to not wear a face covering include —
 - (a) where P is unable to put on, wear or remove a face covering because of a physical or mental illness or impairment, or a disability (within the meaning of section 7 of the Equality Act 2017);
 - (b) where P is undertaking an activity and wearing a face covering during that activity may be considered to be a risk to P’s health;
 - (c) where P has to remove the face covering to communicate with a person who has difficulty communicating (in relation to speech, language or otherwise);
 - (d) where P has to remove the face covering in order to avoid harm or injury, or the risk of harm or injury, to P or others;

- (e) where P is at the premises to avoid injury, or to escape a risk of harm, and does not have a face covering;
 - (f) where P has to remove the face covering to –
 - (i) take medication;
 - (ii) eat or drink, where reasonably necessary;
 - (g) where P is asked to remove the face covering by a police constable;
 - (h) where P is seated in premises where food or drink is sold, or otherwise provided, for consumption on the premises.
- (4) In paragraph (1), “relevant place” has the meaning given by the Council of Ministers in a direction issued under this paragraph.⁵⁸

6C Guidance about requirements to wear face coverings

- (1) The Chief Secretary may issue guidance relevant to regulation 6A or 6B, or both.
- (2) A person to whom guidance issued under paragraph (1) applies must have regard to that guidance.⁵⁹

7 Restrictions on private vessels

- (1) A private vessel that enters the Island’s territorial sea and seeks to dock must do so
 - (i) at the harbour in Douglas, or any other port on the Island specified in a direction issued by the Council of Ministers, and
 - (ii) in accordance with any conditions set out in that direction.⁶⁰
- (2) Paragraph (1) is subject to the right of any vessel to dock in any available port in the Island in adverse weather, if there is a risk or threat to the life of any person on board it or if the vessel is in urgent need of repair.
- (3) “Private vessel” means any ship or boat, or any other vessel used in navigation that is neither owned by the government of any State or territory (or any organ thereof) nor used for commercial purposes.
- (4) “Island’s territorial sea” has the meaning given to “territorial sea” in the Schedule to the Interpretation Act 2015.

8 [Revoked]⁶¹

9 Contact tracing

- (1) Where the Director of Public Health reasonably suspects that a person (“P”) is or may be infected or contaminated, the Director may decide that P should be required to provide the Director with contact tracing information.⁶²

- (1A) Where the Director of Public Health reasonably believes that a person other than P may hold information which is relevant to contact tracing in relation to P, the Director may decide that the person should be required to provide that information to the Director.⁶³
- (2) Where the Director of Public Health decides that a person referred to in paragraph (1) or (1A) should provide contact tracing information the Director —
 - (a) may request that person to do so; and
 - (b) if that person fails to comply with such a request, may give that person a direction notice requiring that person to do so.⁶⁴

9A Guidance and Directions – Council of Ministers

- (1) The Council of Ministers may issue guidance for the purposes of these Regulations.
- (2) The Council of Ministers may issue directions under these Regulations, and regulations 33D and 33E apply to such directions as they apply to a direction notice issued by the Chief Secretary.⁶⁵
- (3) Such directions (“a paragraph (2) direction”) may specify all or any of the following —
 - (a) the period for which a person must self-isolate and the conditions to be satisfied for such a period to apply;
 - (b) exemptions to such periods;
 - (c) where and with whom a person is to self-isolate;
 - (d) when a biological sample may be provided by a person and the information to be provided to the Chief Secretary in respect of such a sample;
 - (e) the consequences flowing from the analysis of such a sample;
 - (f) the conditions on which a person may leave a place of self-isolation.
- (3A) A paragraph (2) direction may vary the application of any part of these Regulations.⁶⁵
- (4) [Revoked]⁶⁶
- (5) [Revoked]⁶⁷
- (6) A paragraph (2) direction may only be issued where the House of Keys stands dissolved.
- (7) A paragraph (2) direction lasts only until the first sitting of Tynwald following the day on which the House of Keys is first assembled after its preceding dissolution unless Tynwald resolves to continue the paragraph (2) direction in operation.

- (8) A direction issued by the Council of Ministers is a non-legislative public document but must be laid before Tynwald.^{68 69}

PART 3 – CATEGORY A PERSONS

10 Direction notices and entry certificates⁷⁰

- (1) The Chief Secretary has the function of issuing –
- (a) direction notices to residents; and⁷¹
 - (b) entry certificates to non-residents,
- under this Part.⁷²
- (2) A direction notice and an entry certificate, issued by the Chief Secretary –
- (a) shall direct a Category A person to self-isolate for a specified period beginning with a specified day;
 - (b) may include additional directions or conditions in connection with self-isolation; and
 - (c) may provide for entry by a person on more than one occasion.

This is subject to paragraphs (3) and (4).⁷³

- (3) Despite paragraph (2), the Chief Secretary may in writing (a “written self-isolation modification”) –
- (a) exempt a Category A person from a requirement to self-isolate; or
 - (b) modify a requirement to self-isolate imposed on such a person,
- but, in either case, a written self-isolation modification must be in accordance with guidance published by the Chief Secretary following its approval by the Council of Ministers.⁷⁴
- (3A) For the purpose of enabling the Chief Secretary to decide whether to issue a written self-isolation modification –
- (a) the person must supply such information as the Chief Secretary may reasonably require; and
 - (b) the Chief Secretary may make enquiries of any person for the purpose of verifying the information supplied under this paragraph..⁷⁵
- (4) The Chief Secretary –
- (a) must not issue a written self-isolation modification under paragraph (3) other than in accordance with advice given by the Department of Health and Social Care or the Director of Public Health; and⁷⁶
 - (b) must ensure –

- (i) when giving a written self-isolation modification, that conditions or measures are put in place as are reasonably practicable to mitigate any risks associated with that exemption, modification or direction; and⁷⁷
 - (ii) that the terms of the written self-isolation modification and any mitigating conditions and measures are proportionate.⁷⁸
- 79
- (5) A person who enters, and remains until leaving the Island, within an area which is designated in a direction made by the Department of Infrastructure as a secure exempt area for the purpose of transportation, does not become a Category A person.
- (6) A direction notice made under these Regulations, other than a direction notice made under this Part which relates to an individual, must be laid before Tynwald.⁸⁰

11 Prohibition of entry

- (1) A person may not enter the Island unless that person is a Category A person, a person referred to in regulation 10(5), or a person referred to in regulation 5B or 5C.⁸¹
- (2) A person referred to in paragraph (1) who has been in a Category 3 country or territory may not enter the Island unless —
 - (a) at least 10 days have passed since they were in that country or territory; and
 - (b) they have complied with any self-isolation or equivalent requirements (however expressed) of that country or territory or any other country or territory they have or intend to transit through, or embark from, in travelling to the Island.
- (3) Regulation 24 applies to a person who enters the Island without complying with the requirements of paragraph (2).
- (4) [Revoked]⁸²
- (5) [Revoked]⁸³

11A Unvaccinated persons arriving from outside the common travel area

- (1) Where a person who arrives in the Island was, within the 10 days immediately preceding such arrival, outside the common travel area, the person —
 - (a) must immediately self-isolate at the person's notified place, subject to subparagraph (b) below;⁸⁵
 - (b) must submit to assessment by means of a PCR test (within the meaning of regulation 5C(2)) —

- (i) within 48 hours of the person's arrival;
 - (ii) at the place specified under regulation 13A(2) to the person by the Chief Secretary, and may leave his or her notified place for the sole purpose of travelling to the specified place;
 - (c) must, upon leaving the specified place, return directly to his or her notified place and remain there until the result of the test is communicated to him or her.
- (2) Where the result of the test is —
- (a) negative for Coronavirus, the person is immediately released from self-isolation;
 - (b) positive for Coronavirus, the person must comply with a direction notice issued under these Regulations.
- (3) This regulation —
- (a) applies regardless of whether or not the person is a Category A person; and
 - (b) is without prejudice to paragraph 6 of Schedule 1,⁸⁶
- but does not apply to a person to whom the vaccination exemption applies.^{87 88}

11B Persons arriving from the common travel area and fully vaccinated persons arriving from outside

- (1) A person to whom this regulation applies must —
- (a) agree in writing, on his or her landing card —
 - (i) to self-administer a lateral flow test for Coronavirus (“the test”) within 12 hours of such arrival;
 - (ii) to share with the Chief Secretary —
 - (A) his or her personal data with regard to the details of his or her arrival and travel history; and
 - (B) also within 12 hours of such arrival, the result of the test;⁹⁰
 - (b) self-administer the test as promised;
 - (c) notify the Chief Secretary of the result of the test, as agreed pursuant to subparagraph (a)(ii)(B).^{91 92}
- (1A) Where the result of the test is positive for Coronavirus, the person —
- (a) becomes an assessed Category B person (within the meaning of regulation 16);
 - (b) must comply with regulation 14(3).⁹³
- (2) This regulation —
- (a) applies to —

- (i) a person, whether or not the vaccination exemption applies to him or her, who arrives in the Island having not been outside the common travel area within the immediately preceding 10 days;
- (ii) a person –
 - (A) to whom the vaccination exemption applies; and
 - (B) who has, within the 10 days immediately preceding his or her arrival in the Island, been outside the common travel area,regardless of whether or not the person is a Category A person;
- (b) is without prejudice to paragraph 6 of Schedule 1;
- (c) for the avoidance of doubt, does not apply to a person to whom regulation 11A applies.^{94 95}

12 Category A persons

- (1) The Chief Secretary must give Category A person who is not a vaccinated person who is a resident a direction notice specifying the notified place of self-isolation and specifying that the person must (unless they have not attained the age of 5) self-isolate for the default isolation period after entering the Island.⁹⁶
- (2) [Revoked]⁹⁷
- (2A) [Revoked]⁹⁸
- (2B) [Revoked]⁹⁹
- (3) The Chief Secretary may issue to a Category A person who is a non-resident an entry certificate which states that the Category A person is exempt from the prohibition in regulation 11 and specify the conditions the Chief Secretary, following consultation with the Director of Public Health, considers necessary to mitigate any risks associated with the person's entry into the Island.
- (4) The Chief Secretary may not give a consent unless satisfied that reasonably practicable measures are in place to mitigate any risks associated with the entry into the Island of the Category A person.
- (5) The conditions referred to in paragraph (3) may include, where the Chief Secretary has decided to give an entry certificate –
 - (a) details of the period, not exceeding 21 days from the date of the Category A person's arrival in the Island, for which the Category A person is required to self-isolate; and
 - (b) other reasonably practicable stipulations as to the Category A person's conduct while in the Island.
- (6) An entry certificate under this regulation must specify –

- (a) the name of the Category A person to whom it is given;
 - (b) the date on which the exemption takes effect;
 - (c) the period of time for which the exemption has effect (the “exemption period”);
 - (d) whether the exemption permits entry by the Category A person on more than one occasion during the exemption period;
 - (e) any arrangements that must be made by the Category A person or another person which are reasonably incidental to the exemption in order to minimise the incidence or transmission of infection or contamination;
 - (f) that such measures are put in place as are reasonably practicable to mitigate any risks associated with the entry into the Island of the Category A person; and
 - (g) any other conditions the Chief Secretary considers reasonably necessary.
- (7) For the purposes of paragraph (6), the exemption period expires on the date specified in the entry certificate.
- (8) The Chief Secretary may, at any time after consultation with the Director of Public Health, amend an entry certificate or revoke it if no longer satisfied that the exemption on which it is based is appropriate.
- (9) This regulation is subject to regulations 10(3) and 13A.
- (10) To avoid doubt, where a person (“P”) shares accommodation with a Category A person, P is a Category C person and is subject to Part 5 (Category C persons).¹⁰⁰

13 [Revoked]¹⁰¹

13A Biological samples

- (1) This regulation applies to a person who provides one or more biological samples in accordance with this regulation.¹⁰²
- (2) A Category A person who elects to provide a biological sample, upon payment of the applicable sum to the Cabinet Office, may by arrangement with the Chief Secretary leave the notified place for the purpose of attending, by appointment, a facility the Chief Secretary specifies in order to provide a biological sample.¹⁰³
- (3) The requirement to pay the applicable sum referred to in paragraph (2) —
 - (a) does not apply to a person specified in paragraph 7(2) of Schedule 1;
 - (b) does not apply to an eligible student or to a student escort; and
 - (c) does not apply to a person who has not attained the age of 18.^{104 105}

- (4) In paragraph (3) —
- (a) an eligible student is a resident (within the meaning of paragraph 6 of Schedule 1) whom the Chief Secretary is satisfied, attends a school or educational establishment outside the Island which meets the criteria specified in guidance which may be published by the Chief Secretary following its approval by the Council of Ministers; and¹⁰⁶
 - (b) a student escort is a responsible adult or an appointed adult (as the case may be) who accompanies an eligible student to the Island in circumstances where the eligible student is a child or an incapacitated person.
- (5) For the purpose of enabling the Chief Secretary to decide whether a person is an eligible student or a student escort —
- (a) the person must supply such information as the Chief Secretary may reasonably require; and
 - (b) the Chief Secretary may make enquiries of any person for the purpose of verifying the information supplied under this paragraph.
- (6) If the findings of the analysis of the biological sample are inconclusive in that they do not confirm whether or not the person is infected or contaminated, the person may provide a further biological sample.
- (7) A person to whom this regulation applies may leave the notified place —
- (a) for the purpose of receiving emergency medical treatment;
 - (b) where directed to do so by the emergency services; or
 - (c) if given written permission by the Director of Public Health to do so.
- This paragraph is subject to paragraph (8).
- (8) A person to whom this regulation applies must —
- (a) at all times during which the person is not at the notified place —
 - (i) wear a face mask or other suitable face covering;
 - (ii) where reasonably practicable, maintain a distance of at least 2 metres from any person who is not a member of that person's household; and
 - (iii) comply with any conditions relating to leaving a notified place, specified in regulation 14A(1); and¹⁰⁷
 - (b) immediately after providing a biological sample return to the notified place and must remain at that place.
- (9) A person must remain at the notified place unless paragraph (2) or (7) applies.¹⁰⁸

- (10) Where a person has provided a biological sample, the Chief Secretary must –
- (a) as soon as reasonably practicable analyse it, or arrange for it to be analysed, to ascertain whether it indicates that the person is infected or contaminated; and
 - (b) notify, or arrange for the person to be notified, of the findings of that analysis within 24 hours of the biological sample having been provided, or, if the findings are not known within that time, as soon as reasonably practicable after they are known.
- (11) Where a person who is an eligible student or an eligible patient referred to in paragraph 7 of Schedule 1, is a child –
- (a) the child may be accompanied by a responsible adult for the purpose of providing a biological sample;
 - (b) the findings of the analysis of that sample must be notified to the responsible adult; and
 - (c) the responsible adult must take such steps as are reasonably necessary to ensure that the child complies with the requirements of this regulation and any direction notice given under it.
- (12) Where a person who is an eligible student or an eligible patient referred to in paragraph 7 of Schedule 1, is an incapacitated person –
- (a) that incapacitated person may be accompanied by an appointed person for the purpose of providing a biological sample;
 - (b) the findings of the analysis of that sample must be notified to the appointed person; and
 - (c) the appointed person must take such steps as are reasonably necessary to ensure that the incapacitated person complies with the requirements of this regulation and any direction notice given under it.
- (13) In this regulation, “applicable sum” means £30 (whether for one or more tests).^{109 110}

PART 4 - CATEGORY B PERSONS

14 Category B persons

- (1) A Category B person is a person –
- (a) who, under Part 3, was tested for Coronavirus and whose status with regard to being infected or contaminated is therefore known (an “assessed Category B person”); or
 - (b) whom the Director of Public Health, as a result of the person’s having been contact traced –

- (i) reasonably suspects is or may be infected or contaminated; and
 - (ii) considers might infect or contaminate others, (a “contact traced Category B person”).¹¹¹
- (2) A Category B person need not provide a biological sample but where they do no fee is payable to the Chief Secretary in respect of it.¹¹²
- (3) Where the result of either a test for Coronavirus self-administered, or the analysis of a biological sample submitted, by a Category B person is that the person is infected or contaminated, the person must –
 - (a) in the case of a self-administered test, immediately notify the Director of Public Health of the result;
 - (b) with effect from the time at which the test was self-administered or the biological sample was submitted (as the case may be), self-isolate for 10 days –
 - (i) the first of which will be on the day immediately following the day on which the period of self-isolation took effect;
 - (ii) ending at 12:00 on the 10th day (*so, for example, if a person takes a test on Saturday 1 January 2022, the first day of self-isolation ends on Sunday 2 January 2022 and the period of self-isolation ends at 12:00 on Tuesday 11 January 2022*); and
 - (c) comply with the conditions in regulation 14A(1).^{113 114}

14A Conditions to which self-isolation is subject

- (1) A person required by regulation 14(3) or 15(1), as the case may be, to self-isolate (“P”) must comply with the following conditions –
 - (a) P must remain in self-isolation at P’s notified place for 10 days reckoned in accordance with regulation 14(3)(b) (hereafter in this regulation “the period of self-isolation”);
 - (b) P may leave P’s notified place during the period of self-isolation only for one or more of the following purposes –
 - (i) to attend a facility in order to submit a biological sample (as defined in regulation 13A) where advised to do so by the Director of Public Health or following a confirmed electronic booking for that purpose;
 - (ii) to seek emergency medical treatment which cannot reasonably be administered at the notified place;
 - (iii) to comply with an instruction to leave the notified place, given by a person whom P reasonably considers to be involved in the provision of an emergency service;

- (iv) in accordance with permission to leave P's notified place, given to P by a person whom the Director of Public Health has authorised to give such permission;
- (v) with respect only to a person required to self-isolate under regulation 15(1), to engage in physical exercise –
 - (A) for a period not exceeding one hour in each day of the period of self-isolation, provided that the person tests negative by means of a lateral flow test before each daily period of exercise; and
 - (B) either alone or with a member of P's household who also is not or is not known to be infected or contaminated;
- (c) whenever P is absent from P's notified place, P must –
 - (i) wear a face covering for the duration of the absence, unless P has a reasonable excuse for not wearing one (including but not limited to the circumstances listed in regulation 6A(4));
 - (ii) where reasonably practicable, maintain a distance of at least 2 metres from any other person; unless instructed not to do so by a constable, a person providing a healthcare or other emergency service, or a person in a similar capacity.
- (2) Despite regulation 14(3)(b), a person may discontinue self-isolation before the end of the period if –
 - (a) at any time after the test the result of which triggered the commencement of self-isolation ("Test 1"), whether a PCR test or a self-administered test), the person self-administers a test for Coronavirus ("Test 2") and the result of Test 2 is negative; and
 - (b) no earlier than 24 hours after the result of Test 2 came to the person's attention, the person once again self-administers a test for Coronavirus ("Test 3") and the result of Test 3 is negative.
- (3) The discontinuation of self-isolation takes effect immediately upon the results of Test 2 and Test 3 being reported to the Director of Public Health.¹¹⁵

15 "Contact traced" Category B person

- (1) Where a person is a contact traced Category B person, the Director of Public Health may –
 - (a) decide that the person should undergo assessment; or
 - (b) provided the person has attained the age of 12, require the person to self-isolate,

and in either case must serve on the person a direction notice to that effect which is subject to the conditions in regulation 14A(1).¹¹⁶

- (2) Where the Director of Public Health requires a person to self-isolate, the direction notice must specify the notified place, and period, of self-isolation and any conditions subject to which that period applies.¹¹⁷
- (3) [Revoked]¹¹⁸
- (4) [Revoked]^{119 120}

16 Assessed Category B persons

- (1) An assessed Category B person (“the person”) must, in accordance with whichever of regulations 11A and 11B applied to them when they were subject to Part 3, comply with the requirements of the applicable regulation.
- (2) The Director of Public Health may –
 - (a) despite a person’s compliance with the applicable regulation as required by paragraph (1);
 - (b) where the condition in paragraph (3) is satisfied; and
 - (c) by means of a direction notice which –
 - (i) is subject to the conditions in regulation 14A(1); and
 - (ii) is served on the person,require the person to self-isolate for an additional period specified in the direction notice.
- (3) The condition referred to in paragraph (2)(a) is that, following completion of compliance as required by paragraph (1), the Director of Public Health is reasonably satisfied that the person continues to be infected or contaminated.¹²¹

16A Voluntary community testing

- (1) The Director of Public Health may request that a particular Category B person, two or more or a particular group of such persons or all such persons to voluntarily provide a biological sample.
- (2) Such a request must be published on www.gov.im or in a manner the Director of Public Health considers will bring it to the attention of those likely to be affected by it.¹²²

17 [Revoked]¹²³

PART 5 – CATEGORY C PERSONS

18 Category C persons

- (1) A Category C person is a person who –

- (a) resides with a Category A person (“P”) who is required to self-isolate under Part 3 at a place which is P’s notified place;
 - (b) resided with P and P leaves the notified place before —
 - (i) having completed the period of self-isolation specified in P’s entry certificate, direction notice or other consent by which P was permitted to enter the Island; or
 - (ii) the analysis of a second biological sample found that P was not infected or contaminated; or
 - (c) resides with a Category B person who is required to self-isolate under Part 4 at a place which is that Category B person’s notified place.
- (2) The Director of Public Health may require a Category C person who has attained the age of 12 to self-isolate and where the Director of Public Health so requires the Director must give that person a direction notice specifying what is required of them.¹²⁴
- (3) [Revoked]¹²⁵
- (4) [Revoked]¹²⁶
- (5) A Category C person need not provide a biological sample but where they do no fee is payable to the Chief Secretary in respect of it.^{127 128}

19 Restrictions etc: Council of Ministers

- (1) The Chief Secretary may —
 - (a) after having sought the advice of, and been advised to do so by, the Director of Public Health; and
 - (b) with the concurrence of the Council of Ministers,by direction notice impose restrictions or requirements on a class or group of Category C persons specified in the direction notice.¹²⁹
- (2) [Revoked]¹³⁰
- (3) The Chief Secretary must publish a direction notice referred to in paragraph (1) on www.gov.im or in a manner that the Chief Secretary considers will bring it to the attention of persons likely to be affected by it.¹³¹

20 [Revoked]¹³²

21 [Revoked]¹³³

PART 6 - FURTHER POWERS

22 Powers of Chief Secretary: entry

- (1) Where the Chief Secretary attends any place at which a mode of conveying passengers to the Island arrives, the Chief Secretary may decide that a disembarking passenger should be required to produce proof of their identity and proof of their right or authorisation in accordance with these Regulations to enter the Island.
- (2) Where the Chief Secretary makes that decision, a disembarking passenger must produce to the Chief Secretary that proof, right or authorisation.
- (3) The Chief Secretary has the power to make a decision under regulation 24(2) where—
 - (a) a disembarking passenger fails or refuses to comply with a demand under paragraph (1); or
 - (b) a disembarking passenger does not possess any proof demanded under paragraph (1).

23 Powers of Chief Secretary: self-isolation requirements etc¹³⁴

- (1) Where, under these Regulations a person is required to self-isolate or to comply with the terms of a written self-isolation modification (under regulation 10), for the purpose of ascertaining whether the person is complying with the requirement the Chief Secretary may at a reasonable time —
 - (a) make an unscheduled visit to the place where the individual is required to self-isolate or, where a written self-isolation modification has been issued, to any other place specified in the written self-isolation modification; or¹³⁵
 - (b) make an unscheduled telephone call to the individual.¹³⁶
- (2) An individual present at the place visited under paragraph (1), or who receives a telephone call under that paragraph, must reasonably co-operate with the Chief Secretary.

24 Refusal and repatriation

- (1) In this regulation P means a person who disembarks in the Island despite the prohibition in regulation 11.¹³⁷

- (2) P may be refused entry to, or the right to remain in the Island by the Chief Secretary.
- (3) P may, where P does not voluntarily leave the Island at the first available opportunity after disembarkation, be repatriated to the place where P last embarked.
- (4) A constable may decide that P should be required—
 - (a) to remain at the place of disembarkation pending repatriation;
 - (b) to self-isolate pending repatriation.
- (5) P may be required to bear the costs of P's repatriation and any accommodation, travel and associated expenses.
- (6) Where P refuses to self-isolate voluntarily, P is to be treated as if P were a Category B person and the Director of Public Health may require that person to self-isolate in accordance with Part 4.
- (7) Nothing in this regulation permits any action to be taken in respect of P which is contrary to P's rights under the European Convention on Human Rights and the Convention relating to the Status of Refugees done at Geneva on 28 July 1951 and its Protocol.
- (8) A person may not be refused entry to, or the right to remain in, the Island where that person has taken all reasonable steps and exercised all due diligence to avoid committing an offence under these Regulations in connection with that person's failure to become a registered resident or to be given an entry certificate.

25 Travel Corridors

- (1) The Council of Ministers may, by a direction establish a route along which a person may travel to the Island from a location specified in the direction (a "travel corridor").
- (2) A direction establishing a travel corridor must be published.
- (3) The Council of Ministers must not establish a travel corridor unless, having consulted the Department of Health and Social Care and the Director of Public Health, it is satisfied that such measures are put in place as are reasonably practicable to mitigate any risks associated with its establishment.
- (4) An individual who proposes to travel to the Island through a travel corridor must comply with all reasonably practicable stipulations made by the Council of Ministers in the direction.
- (5) The Council of Ministers may at any time modify or discontinue a travel corridor.
- (6) Any modification or discontinuance must be published.

26 Powers of constables

- (1) This regulation applies where a person (P) is directed to self-isolate.
- (2) Where paragraph (1) applies a constable may —
 - (a) direct P to go to or return to P’s notified place;
 - (b) remove P to that place.
- (3) This regulation also applies where a constable has reasonable grounds to believe that a person (P) has absconded from self-isolation.
- (4) Where paragraph (3) applies, a constable may —
 - (a) direct P to go to or return to P’s notified place;
 - (b) remove P to that place.
- (5) Where P is a child and has left, or is outside of, the place where P is self-isolating and is accompanied by another person, a constable may direct that other person to take P to that place and that person must, so far as reasonably practicable, ensure that P complies with such a direction.
- (6) Before exercising the powers in this regulation the constable must, so far as reasonably practicable, consult the individual who, or person which, gave P the direction to self-isolate and have due regard to the views of and any information provided by that individual or that person about P.
- (7) A constable may use reasonable force in the exercise of the powers under this regulation.

PART 6A – PROHIBITIONS ON MOVEMENT ETC¹³⁸

26A Part 6A Interpretation

In this Part —

“**appropriate social distancing**” [Revoked]¹³⁹

“**asymptomatic**” [Revoked]¹⁴⁰

“**emergency or necessary voluntary service**” means a service provided by —

- (a) the Isle of Man Constabulary;
- (b) the Isle of Man Fire and Rescue Service;
- (c) the Isle of Man Ambulance Service;
- (d) the St. John Ambulance Brigade;
- (e) the Red Cross;
- (f) the Royal National Lifeboat Institution;
- (g) the Royal Voluntary Service¹;

¹ Formerly the Women’s Royal Voluntary Service.

- (ga) Isle of Man Civil Defence Corps;¹⁴¹
- (gb) Isle of Man Coastguard;¹⁴²
- (gc) Isle of Man Search and Rescue Dog Association; or¹⁴³
- (h) similar body;

“**exempt person**” means a person who is so designated by an instrument in writing under the hand of the Chief Secretary; and

“**home**” means a person’s ordinary place of residence, and in the case of a child whose parents are separated or divorced includes both of their homes.¹⁴⁴

26B Unrestricted movement

Unless prohibited from doing so in accordance with this Part or by reason of a requirement to self-isolate imposed under these Regulations, a person may leave his or her home.¹⁴⁵

26C Exceptions from regulation 26B: general

- (1) A direction notice given by the Council of Ministers (a “prohibition notice”) may prohibit a person, other than an exempt person or a person who delivers an emergency or necessary voluntary service from leaving his or her home —
 - (a) to go to any premises (within the meaning of regulation 27); or
 - (b) for a purpose,otherwise than in accordance with any conditions specified in the prohibition notice.¹⁴⁶
- (1A) [Revoked]¹⁴⁷
- (2) A prohibition notice may —
 - (a) be general or specific;¹⁴⁸
 - (b) make different provision for different purposes, or be framed by reference to whatever matters the Council of Ministers considers appropriate; and
 - (c) include such other provision as the Council of Ministers considers appropriate in connection with the giving of the prohibition notice.^{149 150}
- (3) Before giving a prohibition notice the Council of Ministers must have regard to the need to ensure that members of the public have access to essential public services and goods.¹⁵¹
- (4) A prohibition notice must state the date and time on which it comes into effect and may state the date and time on which it ends.¹⁵²

- (5) A prohibition notice to which more than one person is subject, must be published on www.gov.im or in a manner that the Council of Ministers considers will bring it to the attention of those likely to be affected by it.¹⁵³

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26D Hotels, hostels etc

- (1) For the purposes of a prohibition notice made under regulation 26C a person who is temporarily resident in an hotel, hostel or boarding house, or on a caravan park or a campsite may continue to reside there if –
- (a) the person is unable to return to his or her home because of travel restrictions on his or her movement (other than those contained in these Regulations);
 - (b) the person is unable to move into a new home;
 - (c) the person is a vulnerable adult who cannot safely stay in his or her home.¹⁵⁵
- (2) Regulation 26C applies to a person falling within paragraph (1) as if the place where he or she is temporarily resident were his or her home.^{156 157}

PART 7 – CLOSURE OF PREMISES ETC

27 Interpretation

In this Part, “premises” means any indoor or outdoor place to which a person has access (other than the person’s principal home) whether on payment or otherwise and includes any premises used wholly or mainly for business or other commercial purposes and any moveable structure and vehicle.¹⁵⁸

28 Functions relating to Directions

- (1) A relevant body has the function conferred on it by this Part of issuing directions (“closure directions”).
- (2) A relevant body may only exercise that function in accordance with this Part.

29 Closure directions: general

- (1) Where a relevant body gives a closure direction it must—
- (a) notify the Council of Ministers as soon as reasonably practicable after the direction is given (except where regulation 30 applies); and
 - (b) at least once every 7 days review whether the conditions in regulation 3(1) continue to be met.

- (2) If on a review of a closure direction under paragraph (1)(b) a relevant body considers that the conditions in regulation 3(1) or the proportionality requirement of regulation 6(1) is no longer met, it must—
 - (a) revoke the direction without replacement; or
 - (b) revoke the direction and replace it with a further closure direction which meets those conditions and that proportionality requirement.
- (3) In determining whether to give or revoke a closure direction, a relevant body must have regard to any advice given to it by the Director of Public Health.

30 Closure directions relating to classes or types of premises

- (1) A relevant body may decide that premises of a particular class or type should close and where it does so it may give a direction requiring those premises to close.
- (2) A relevant body for the purposes of this regulation means the Council of Ministers.

31 Closure directions relating to individual premises

- (1) A relevant body may decide that an individual premises should close and where it does so it may give a direction requiring the premises to close.¹⁵⁹
- (2) A relevant body for the purposes of this regulation means the Director of Public Health.¹⁶⁰

32 Closure directions: additional

- (1) A closure direction given by a relevant body may impose prohibitions, requirements or restrictions about the entry into, departure from, or location of persons in, the premises specified in the direction.
- (2) A relevant body may not give a closure direction about—
 - (a) any premises which form part of critical national infrastructure;
 - (b) any premises consisting of vehicles, trains, vessels or aircraft used for public transport or the carriage or haulage of goods; or
 - (c) a mode of transport not falling within sub-paragraph (b), where the direction would be likely to have the effect of preventing a change-over of personnel.
- (3) Before issuing a closure direction, a relevant body must have regard to the need to ensure that members of the public have access to essential public services and goods.
- (4) A closure direction may only have the effect of imposing a prohibition, requirement or restriction on—

- (a) the owner or any occupier of premises to which the direction relates; or
 - (b) any other person involved in managing entry into, or departure from, the premises or the location of persons in them.
- (5) A closure direction may impose a prohibition, requirement or restriction by reference to, among other things—
 - (a) the number of persons in the premises;
 - (b) the purpose for which a person is in the premises;
 - (c) the facilities in the premises.
- (6) A closure direction must state the date and time on which the prohibition, requirement or restriction comes into effect, and the date and time on which it will end.
- (7) Where a relevant body decides to give a closure direction it must take reasonable steps to give advance notice of the direction to a person carrying on a business from the premises to which the direction relates, and if different, any person who owns or occupies the premises.

33 Denial of entry etc

- (1) Where a relevant body or a constable considers that a person is seeking to enter premises in contravention of a closure direction, the relevant body or a constable may deny the person entry to those premises.
- (2) Where a relevant body or a constable considers that a person has entered premises in contravention of a closure direction, the relevant body or a constable may direct that person to leave those premises.
- (3) Where a person does not comply with a direction given to that person by a relevant body or a constable under paragraph (2), a constable may remove that person from the premises.
- (4) A constable exercising the power in paragraph (3) may use reasonable force in the exercise of the power.
- (5) A relevant body for the purposes of this regulation means the Cabinet Office and the Department of Environment, Food and Agriculture.

PART 7A – EVENTS AND GATHERINGS¹⁶¹

33A Interpretation of Part 7A

In this Part —

“**event**” means a ceremony, celebration, entertainment, conference, exhibition or similar occasion;

“**gathering**” means any meeting or assembly of 2 or more persons;

“**household**” [Revoked]¹⁶²

“**premises**” includes any place and, in particular, includes —

- (a) any vehicle, train, vessel or aircraft;
- (b) any tent or movable structure; and
- (c) any offshore installation (within the meaning in the Mineral Workings (Offshore Installations) Act 1988);

“**private place**” means a place other than a public place;

“**public place**” includes —

- (a) any land or building or premises where the public is routinely allowed to enter without the need for prior permission (such as parks and beaches) whether on payment or otherwise; and
- (b) any vehicle used in the provision of public transport by the Department of Infrastructure; and

“**responsible person**” means —

- (a) in the case of residential premises, the person who is responsible for the premises including the owner and occupier; and
- (b) in the case of all other premises, the person who is responsible for the premises, for carrying on a business from the premises including, the owner, manager, any other person who is responsible for the premises or business and any other person involved in managing entry to or the location of persons inside the premises or business.¹⁶³

33B Unrestricted events and gatherings

- (1) An event or gathering may take place in a public or private place unless the event or gathering is prohibited by a direction notice made under regulation 33C.
- (2) A direction notice made under regulation 33C may not prevent a person from entering —
 - (a) premises which are permitted to be open under Part 7;
 - (b) the person’s home;
 - (c) premises which are business premises and in respect of which the person is the responsible person,

but may specify conditions to be complied with where such a person does so.¹⁶⁴

33C Directions: prohibitions

The Council of Ministers may give a direction notice prohibiting an event or gathering.¹⁶⁵

33D Directions: general

A direction notice may —

- (a) include requirements or restrictions;
- (b) apply to one or more prohibitions or exceptions;
- (c) apply to all or any part of the Island;
- (d) be general or specific;
- (e) make different provision for different purposes, or be framed by reference to whatever matters the Council of Ministers considers appropriate; and
- (f) include such other provision as the Council of Ministers considers appropriate in connection with the giving of the direction notice.¹⁶⁶

33E Directions: procedure

- (1) The Chief Secretary must consult the Director of Public Health before giving a direction notice under this Part.¹⁶⁷
- (2) The Council of Ministers may at any time revoke a direction notice to any extent.
- (3) A direction notice must be given in such manner as the Chief Secretary considers appropriate to bring it to the attention of those persons likely to be affected by it.^{168 169}

PART 8 – INFORMATION

34 Use and disclosure of information

- (1) Personal data obtained under these Regulations may be further processed for the following purposes—
 - (a) diagnosing communicable diseases and other risks to public health;
 - (b) recognising trends in diseases and risks;
 - (c) controlling and preventing the spread of diseases and risks; and
 - (d) monitoring and managing—
 - (i) outbreaks of infection or communicable disease;
 - (ii) incidents of exposure to infection or communicable disease including tracing of contacts of persons who may have been exposed, infected or diagnosed with infection or communicable disease;
 - (iii) the delivery, efficacy and safety of immunisation programmes;
 - (iv) adverse reactions to vaccines and medicines;

- (v) the giving of information to persons about the diagnosis of infection or communicable disease and risks of contracting a disease;
 - (vi) providing a public health response to the incidence, spread or contamination of an infection or disease;
 - (vii) mitigating or eliminating effects of an infection or disease in the Island.
- (2) The processing of personal data for the purposes specified in paragraph (1) may be undertaken by —
- (a) the Director of Public Health for the purposes of these Regulations; and
 - (b) persons engaged in the provision of a health and social care services on the Island.
- (3) A person who holds personal data which has at any time been provided under these Regulations may disclose it to another person if, and only if, the disclosure is for a purpose specified in paragraph (1).
- (4) A person who holds personal data which has at any time been provided under these Regulations may use it if, and only if, the use is for a purpose specified in paragraph (1).
- (5) Personal data may not be used or disclosed under this regulation if the use or disclosure would contravene —
- (a) these Regulations; or
 - (b) the data protection legislation.
- (6) “Personal data” has the meaning given in the GDPR and LED Implementing Regulations 2018².
- (7) “Data protection legislation” has the meaning given in regulation 5(1) of the GDPR and LED Implementing Regulations 2018.

PART 9 – APPEALS

35 Appeals

- (1) Where any decision taken under these Regulations enables a special restriction or requirement within the meaning of section 51C(6) of the Act to be imposed on, or about, a person or a person’s premises, that person may appeal to the High Bailiff against that decision.
- (2) A person may appeal to a summary court against any other restriction or requirement under these Regulations applying to, or about, that person or that person’s premises.

² SD 2018/0145.

- (3) Where a special restriction or requirement referred to in paragraph (1) applies to a person who is a child, the person referred to in paragraph (1) includes the responsible adult for that child.
- (4) Where any other restriction or requirement applies to a person who is a child, the person referred to in paragraph (2) includes the responsible adult for that child.
- (5) Where a special restriction or requirement referred to in paragraph (1) applies to a person who is an incapacitated person, the person referred to in paragraph (1) includes the appointed person for that incapacitated person.
- (6) Where any other restriction or requirement applies to a person who is an incapacitated person, the person referred to in paragraph (2) includes the appointed person for that incapacitated person.

PART 10 – OFFENCES AND PENALTIES

36 Offences and penalties

- (1) A person (“P”) commits an offence if P fails, without reasonable excuse, to comply with –
 - (a) these Regulations; or
 - (b) a restriction, a requirement, a direction, a notice, a certificate, a direction notice, a prohibition notice or consent given or otherwise applying to P or any conditions contained or given under these Regulations.^{170 171}
- (2) P commits an offence if P –
 - (a) knowingly or recklessly provides false or misleading information to any person carrying out a function under these Regulations or in relation to an application for an entry certificate or other consent by which entry to the Island may be permitted; or¹⁷²
 - (b) obstructs, without reasonable excuse, any person carrying out a function under these Regulations.
- (3) A responsible adult commits an offence if that person fails, without reasonable excuse, to comply with regulation 6(3).
- (4) An appointed person commits an offence if that person fails, without reasonable excuse, to comply with regulation 6(4).
- (5) The captain of a private vessel commits an offence if –
 - (a) having docked at the harbour in Douglas in accordance with regulation 7(1)(a), the vessel travels onward to any other harbour in the Island in contravention, or in the absence of, any guidance

- issued by the Chief Secretary or of a direction referred to in that regulation; or
- (b) the vessel docks at a port specified in a direction referred to in regulation 7 but in contravention, or in the absence of any guidance issued by the Chief Secretary.¹⁷³
- (6) [Revoked]¹⁷⁴
- (7) Section 27 of the Police Powers and Procedures Act 1998 (arrest without warrant: constables) applies to an offence under Part 4 referred to in this regulation as if the reasons in subsection (5) of that section included —
- (a) to maintain public health; and
 - (b) to maintain public order.
- (8) An offence specified in this regulation is punishable on summary conviction by custody for a term not exceeding 3 months or a fine not exceeding 4 times level 5 on the standard scale.

PART 11 – FIXED PENALTY NOTICES

37 Fixed penalty offences

An offence referred to in regulation 36 is a fixed penalty offence for the purposes of this regulation.

38 Giving a fixed penalty notice

Where a constable reasonably believes that —

- (a) a person has committed a fixed penalty offence; and
- (b) the person is aged 18 or over,

a fixed penalty notice in respect of the offence may be served on that person by a constable.

39 Effect of a fixed penalty notice

Where a person is given a fixed penalty notice under regulation 38 —

- (a) proceedings must not be brought against the person for the offence before the end of the period for paying the fixed penalty (“the payment period”); and
- (b) the person cannot be convicted of the fixed penalty offence in respect of which that notice is given if the person pays the fixed penalty before the end of the payment period.

40 Contents of a fixed penalty notice

A fixed penalty notice must give such particulars of the circumstances alleged to constitute the fixed penalty offence as are necessary for giving reasonable information about that offence and must state —

- (a) the date of the notice;
- (b) the amount of the fixed penalty;
- (c) the payment period;
- (d) that until the expiry of the payment period proceedings will not be brought for the offence;
- (e) the consequences of the fixed penalty not being paid before the expiry of the payment period;
- (f) the person to whom and the address at which the fixed penalty may be paid;
- (g) the preferred, and other permissible, methods of payment;
- (h) that a copy of the relevant fixed penalty notice must be included where payment is sent by any form of post;
- (i) that proof of posting must be obtained and retained where payment is sent by any form of post;
- (j) that a receipt for payment must be requested at the time of payment, if one is required;
- (k) that a stamped, self-addressed envelope must be provided with any payment sent by any form of post for which a receipt is requested;
- (l) the name of the constable serving the fixed penalty notice and the name of the police station to which the constable is attached.

41 Amount of fixed penalty

The amount of the fixed penalty for a fixed penalty offence is —

- (a) if paid within the first 14 days of the payment period, £150;
- (b) otherwise, £250.

42 Payment of a fixed penalty

- (1) Payment of a fixed penalty must be made to the person referred to in the fixed penalty notice.
- (2) Where payment of the amount of the fixed penalty is made by post, payment is regarded as having been made at the time at which the copy of the fixed penalty notice together with the amount of the fixed penalty would be delivered in the ordinary course of post.

- (3) In any proceedings, evidence that a fixed penalty was or was not paid before the end of any period may be given by the production of a certificate which —
- (a) purports to be signed by or on behalf of the person referred to in paragraph (1); and
 - (b) states that payment of the fixed penalty was or was not received by the date specified in the certificate.
- (4) Sums collected under this Part must be paid into the General Revenue.

PART 12 – SAVINGS¹⁷⁵

43 [Revoked]¹⁷⁶

43A Review

The Council of Ministers must review the need for these Regulations before the 25 March 2021.¹⁷⁷

44 Savings

Anything permitted, done, to be done or required under the —

- (a) Emergency Powers (Coronavirus) (Entry Restrictions) (No.2) Regulations 2020³; and
- (b) Emergency Powers (Potentially Infectious Persons) Regulations 2020⁴,

as continued (with or without modification) under the Emergency Powers (Coronavirus) (Continuation) (No.2) Regulations 2020, shall be treated as permitted, done, to be done or required under the corresponding provision of these Regulations.

MADE 14:45 15TH DECEMBER 2020

³ SD 2020/0279.

⁴ SD 2020/0171.

SCHEDULE 1¹⁷⁸**CATEGORY A PERSONS**

A1 [Revoked]¹⁷⁹

1 [Revoked]¹⁸⁰

2 [Revoked]¹⁸¹

3 [Revoked]¹⁸²

4 [Revoked]¹⁸³

5 [Revoked]¹⁸⁴

1A Non-resident key workers

- (1) A non-resident of the Island is a Category A person (and a non-resident key worker) where the conditions in paragraphs 2A to 5A are satisfied.
- (2) The Chief Secretary may exempt a non-resident that is a company or other body (“exempt non-resident company or other body”).
- (3) An exemption under sub-paragraph (2) includes a non-resident individual in the employ or service of an exempt non-resident company or other body.¹⁸⁵

2A Non-resident key workers – first condition

The first condition is that the non-resident makes an application to the Chief Secretary for an exemption from the prohibition in regulation 11.¹⁸⁶

3A Non-resident key workers – second condition

- (1) The second condition is that one of the following applies –
 - (a) the Chief Secretary is satisfied, following consultation with the Department of Infrastructure, that the non-resident is a member of the merchant navy;
 - (b) the Chief Secretary is satisfied, following consultation with the Department of Infrastructure, that the non-resident is a person who is vital to critical national infrastructure of the Island and who enters the Island to provide services for that infrastructure;
 - (c) the Chief Secretary is satisfied, following consultation with the Department of Health and Social Care, that the non-resident is a

- supplier of goods or services that are essential for the Island's health infrastructure or for the health or care of the community;
- (d) the Chief Secretary is satisfied, following consultation with the Department of Home Affairs, that the non-resident is a member of the armed forces who enters the Island for the protection of life or property;
 - (e) the Chief Secretary is satisfied, following consultation with the Department of Home Affairs, that the non-resident is a police officer or a fire officer employed by that Department;
 - (f) the Chief Secretary is satisfied, following consultation with the Department of Home Affairs, that the non-resident is a person to whom an offer of employment as a police officer or a fire officer in that Department has been made by it;
 - (g) the Chief Secretary is satisfied, following consultation with the Chief Registrar, that the non-resident is a member of the Island's judiciary appointed under section 3A or 3B of the *High Court Act 1991* and who the Chief Registrar is satisfied enters the Island for a judicial purpose;
 - (h) the Chief Secretary is satisfied, following consultation with the Chief Registrar, that the non-resident is the holder of a temporary advocate's licence issued by the First Deemster under section 15 of the *Advocates Act 1995* and who the Chief Registrar is satisfied enters the Island to participate in proceedings before any court, tribunal or other person exercising a judicial function under a Manx enactment;
 - (i) the Chief Secretary is satisfied, following consultation with the Chief Registrar, that the non-resident is a person who the Chief Registrar is satisfied enters the Island to participate in proceedings before any court, tribunal or other person exercising a judicial function under a Manx enactment, whether as a witness or a party to the proceedings;
 - (j) the Chief Secretary is satisfied, following consultation with the Chief Registrar, that the non-resident is a person who the Chief Registrar is satisfied enters the Island as a chaperone to a person referred to in head (i);
 - (k) the Chief Secretary is satisfied, following consultation with the Department for Enterprise, that the non-resident is a person whose presence in the Island is in the interests of the economy of the Island;
 - (l) the Chief Secretary is satisfied that the non-resident is a person whose presence in the Island is necessary for compliance with international obligations that apply to the Island or for the provision of diplomatic, consular or related services;

- (m) the Chief Secretary is satisfied, following consultation with the Department of Health and Social Care or the Director of Public Health that the failure to exempt a non-resident from the prohibition in regulation 11 poses a greater risk to public safety and the life of the community than the risk of exempting that person;
 - (n) the Chief Secretary is satisfied that the non-resident is a person whose presence in the Island is in the public interest as specified in guidance published by the Chief Secretary following its approval of the Council of Ministers.
- (2) A person referred to in sub-paragraph (1)(l), is a person who is –
- (a) a member of a diplomatic mission within the meaning of Article 1(b) of the Vienna Convention on Diplomatic Relations signed in 1961;
 - (b) a member of a consular post within the meaning of Article 1(l) of the Vienna Convention on Consular Relations signed in 1963;
 - (c) an officer or servant of an international organisation whose members are any of the following –
 - (i) countries or territories;
 - (ii) governments of countries or territories;
 - (iii) a mixture of the above;
 - (d) an official or expert on mission of an international organisation.
- (3) For the purpose of enabling the Chief Secretary to consider whether the Chief Secretary is satisfied as to the matter in sub-paragraph (1)(m) –
- (a) the non-resident must supply such information as the Chief Secretary may reasonably require; and
 - (b) the Chief Secretary may make enquiries of any person for the purpose of verifying the information supplied under this sub-paragraph.¹⁸⁷

4A Non-resident key workers – third condition

The third condition is that the non-resident person has been given an entry certificate by the Chief Secretary.¹⁸⁸

5A Non-resident key workers – fourth condition

The fourth condition is that the non-resident has, no earlier than 48 hours before the non-resident's scheduled arrival in the Island, fully and truthfully answered all questions posed to the non-resident on the published landing card and has submitted that card in the manner instructed.¹⁸⁹

6 Residents of the Island

- (1) [Revoked]¹⁹⁰
- (1A) A resident must, no earlier than 48 hours before their scheduled arrival in the Island, fully and truthfully answer all questions posed to them on the published landing card and must submit that card in the manner instructed.¹⁹¹
- (2) For the purpose of this paragraph, a person is a resident of the Island if that person owns, leases or occupies a dwelling in the Island as the person's only or principal home.
- (2A) A person —
- (a) aged 12 to 17;
 - (b) who spends part of their time on the Island living with a parent or guardian,
- is also to be treated as a resident of the Island for the purposes of this paragraph.¹⁹²
- (3) [Revoked]¹⁹³
- (4) [Revoked]¹⁹⁴
- (5) [Revoked]¹⁹⁵
- (6) [Revoked]¹⁹⁶
- (7) [Revoked]¹⁹⁷
- (8) [Revoked]¹⁹⁸
- (9) [Revoked]¹⁹⁹
- (10) A resident may freely travel to and from the Island, subject to the requirement to comply with all of the following—
- (a) sub-paragraph (11);
 - (b) a direction notice given under sub-paragraph (13);
 - (c) any condition that the Chief Secretary specifies in such a direction notice and which is intended to give effect to measures designed to mitigate any risks associated with the individual's return to the Island.²⁰⁰
- (11) Before a resident enters the Island that resident must, no earlier than 48 hours before the resident's arrival in the Island submit (in a manner the Chief Secretary must publish and in accordance with guidance issued by the Chief Secretary)—
- (a) a written declaration as to the state of the resident's health, setting out information necessary to establish whether the resident has contracted, or are suspected of having contracted, Coronavirus;²⁰¹

- (b) a fully and truthfully completed landing card.²⁰²
- (12) The Chief Secretary may require that a resident should self-isolate following entry to the Island.²⁰³
- (13) Where the Chief Secretary requires a resident to self-isolate, prior to that resident entering the Island or as soon as reasonably practicable, the Chief Secretary —
- (a) must give the resident a direction notice requiring the resident to self-isolate for 21 days from the date of the resident’s disembarkation on the Island; and²⁰⁴
- (b) may include in that direction notice additional directions or conditions in connection with the self-isolation.
- This is subject to sub-paragraphs (14) and (15).²⁰⁵
- (14) Despite sub-paragraph (13), the Chief Secretary may, by a direction notice exempt an individual from the requirement to self-isolate for 21 days, or direct the individual to self-isolate for less than 21 days.²⁰⁶
- (15) The Chief Secretary —
- (a) must not give a direction notice under sub-paragraph (14) other than in accordance with advice given by the Department of Health and Social Care or the Director of Public Health; and
- (b) must, when giving the direction notice, ensure that conditions or measures are put in place as are reasonably practicable to mitigate any risks associated with that exemption or direction.
- (16) Where a direction notice cannot be given in writing, the Chief Secretary may give the notice orally and must as soon as reasonably practicable thereafter give the individual a written notice.
- (17) [Revoked]²⁰⁷

7 [Revoked]²⁰⁸

8A Emergency services

- (1) A person who is employed or engaged in the provision of emergency services and who enters the Island to perform those services is a Category A person.
- (2) “Emergency services” means —
- (a) emergency search and rescue services;
- (b) air ambulance services; and
- (c) services as an air accident inspector with the United Kingdom Air Accidents Investigation Branch.

- (3) Such measures as are reasonably practicable to mitigate any risks associated with the entry into the Island of a person referred to in sub-paragraph (1) must be put in place by the Chief Secretary.²⁰⁹

9A Compassionate and family grounds

A non-resident to whom the Chief Secretary has given an entry certificate to enter the Island on compassionate and family grounds is a Category A person.²¹⁰

10A Contractual obligations

- (1) A non-resident to whom the Chief Secretary has given an entry certificate to enter the Island on the grounds referred to in sub-paragraph (2) is a Category A person.²¹¹
- (2) Those grounds are that the Chief Secretary is satisfied that the non-resident —
- (a) owns a property in the Island;
 - (b) either —
 - (i) has entered into a legally binding contract for a permanent office or employed position for a period of at least 3 months; or
 - (ii) has entered into a legally binding contract for the purchase or lease of premises, in the Island and in the case of leased premises, for a term of at least 6 months during which period the Island is to be the person's main place of residence.²¹²
- (3) A consent given under sub-paragraph (1) must provide that measures are put in place as are reasonably practicable to mitigate any risks associated with the entry into the Island of that non-resident.
- (4) In this paragraph, references to a non-resident include —
- (a) the non-resident's spouse or civil partner or a person they were living with as if they were a spouse or civil partner;
 - (b) any child for whom a person specified in paragraph (a) has parental or guardianship responsibilities; and
 - (c) any other relative of the non-resident in respect of whom the Chief Secretary is satisfied there is a compelling case for inclusion in the consent.
- (5) The Council of Ministers may publish guidance for the purposes of this paragraph.²¹³

11A Planning appeal inquiries

- (1) A person to whom the Chief Secretary has given an entry certificate to enter the Island on the grounds referred to in sub-paragraph (2) is a Category A person.²¹⁴
- (2) Those grounds are that the Chief Secretary is satisfied that the individual is –
 - (a) a planning inspector, as defined in the Town and Country Planning (Development Procedure) Order 2019⁵; or
 - (b) an expert or professional with appropriate and essential expertise, whose attendance at a planning appeal inquiry is necessary.
- (3) [Revoked]^{215 216}

12A Removal and transportation services

- (1) A person to whom the Chief Secretary has given an entry certificate to enter the Island and who provides removal or transportation of furniture, personal effects and personal property services into, and out of, the Island, is a Category A person.²¹⁷
- (2) [Revoked]^{218 219}

8 [Revoked]²²⁰

9 [Revoked]²²¹

10 [Revoked]²²²

11 [Revoked]²²³

12 [Revoked]²²⁴

⁵ SD 2020/0423

SCHEDULE 2²²⁵



ENDNOTES

Table of Endnote References

¹ The format of this legislation has been changed as provided for under section 75 of, and paragraph 2 of Schedule 1 to, the Legislation Act 2015. The changes have been approved by the Attorney General after consultation with the Clerk of Tynwald as required by section 76 of the Legislation Act 2015.

² Reg 2 amended by SD2020/0599, as corrected by correction notice SD2020/0599cn, with effect from 23/12/2020 at 00:01.

³ Para (1) substituted by SD2021/0046 with effect from 01/02/2021 at 00:01 and amended by SD2021/0194 with effect from 16/06/2021, by SD2021/0296 with effect from 16/09/2021 at 00:01 and by SD2021/368 with effect from 30/11/2021 at 04:00.

⁴ Definition of “the 2+2 vaccination exemption” inserted by SD2021/0205 with effect from 28/06/2021 at 00:01 and amended by SD2021/0257 with effect from 24/07/2021 at 01:00 and by SD2022/0013 with effect from 11/01/2022 at 04:00.

⁵ Definition of “biological sample” amended by SD2020/0599 with effect from 23/12/2020 at 00:01, by SD2021/0012 with effect from 07/01/2021 at 00:01, by SD2021/0151 with effect from 30/04/2021 at 12:01, by SD2021/0205 with effect from 28/06/2021 at 00:01 and by SD2021/0387 with effect from 22/12/2021 at 00:01.

⁶ Definitions of “Category 1 country or territory”, “Category 2 country or territory” and “Category 3 country or territory” inserted by SD2021/0257 with effect from 24/07/2021 at 01:00.

⁷ Definition of “Category A person” inserted by SD2021/0151 with effect from 30/04/2021 at 12:01 and substituted by SD2021/0387 with effect from 22/12/2021 at 00:01.

⁸ Definition of “common travel area” inserted by SD2021/0205 with effect from 28/06/2021 at 00:01.

⁹ Definition of “compassionate and family grounds” inserted by SD2021/0151 with effect from 30/04/2021 at 12:01.

¹⁰ Definition of “compassionate grounds” inserted by SD2021/0035 with effect from 25/01/2021 at 17:55 and revoked by SD2021/0151 with effect from 30/04/2021 at 12:01.

¹¹ Definition of “compassionate grounds” revoked by SD2020/0599 with effect from 23/12/2020 at 00:01.

¹² Definition of “consent” revoked by SD2020/0599 with effect from 23/12/2020 at 00:01.

¹³ Definition of “consent” inserted by SD2021/0047 with effect from 04/02/2021 at 00:01 and amended by SD2021/0151 with effect from 30/04/2021 at 12:01.

¹⁴ Definition of “contact tracing” substituted by SD2021/0205 with effect from 28/06/2021 at 00:01.

¹⁵ Subpara (i) amended by SD2021/0387 with effect from 22/12/2021 at 00:01.

¹⁶ Subpara (ii) amended by SD2021/0387 with effect from 22/12/2021 at 00:01.

¹⁷ Definition of “default isolation period” inserted by SD2021/0151 with effect from 30/04/2021 at 12:01 and amended by SD2021/0387 with effect from 22/12/2021 at 00:01.

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- ¹⁸ Definition of “entry certificate” amended by SD2021/0047 (as corrected by correction notice dated 05/02/2021) with effect from 04/02/2021 at 00:01 and by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ¹⁹ Definition of “household” inserted by SD2021/0013 with effect from 09/01/2021 at 17:15.
- ²⁰ Definition of “landing card” amended by SD2021/0047 with effect from 04/02/2021 at 00:01 and by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ²¹ Definition of “non-UK country or territory” inserted by SD2021/0151 with effect from 30/04/2021 at 12:01 and revoked by SD2021/0205 with effect from 28/06/2021 at 00:01.
- ²² Para (a) amended by SD2021/0012 with effect from 07/01/2021 at 00:01 and by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ²³ Para (b) amended by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ²⁴ Definition of “notified place” amended by SD2021/0151 with effect from 30/04/2021 at 12:01 and by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ²⁵ Definition of “PCR test” inserted by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ²⁶ Definition of “registered resident” amended by SD2021/0151 with effect from 30/04/2021 at 12:01 and revoked by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ²⁷ Definition of “resident” inserted by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ²⁸ Para (a) revoked by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ²⁹ Definition of “United Kingdom” inserted by SD2021/0151 with effect from 30/04/2021 at 12:01 and revoked by SD2021/0205 with effect from 28/06/2021 at 00:01.
- ³⁰ Para (2A) inserted by SD2021/0013 with effect from 09/01/2021 at 17:15 and amended by SD2021/0065 with effect from 12/02/2021 at 00:01.
- ³¹ Para (10) inserted by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ³² Para (11) inserted by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ³³ Reg 5A heading amended by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ³⁴ Para (1) amended by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ³⁵ Subpara (a) substituted by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ³⁶ Subpara (b) substituted by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ³⁷ Para (ii) amended by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ³⁸ Subpara (b) amended by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ³⁹ Subpara (c) inserted by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ⁴⁰ Subpara (d) inserted by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ⁴¹ Subpara (a) amended by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ⁴² Subpara (b) amended by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ⁴³ Para (6) revoked by SD2022/0013 with effect from 11/01/2022 at 04:00.
- ⁴⁴ Reg 5A inserted by SD2021/0205 with effect from 28/06/2021 at 00:01.
- ⁴⁵ Reg 5B heading amended by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ⁴⁶ Subpara (a) amended by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ⁴⁷ Subpara (a) amended by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ⁴⁸ Subpara (b) amended by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ⁴⁹ Subpara (b) revoked by SD2021/0257 with effect from 24/07/2021 at 01:00.

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- ⁵⁰ Para (5) inserted by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ⁵¹ Reg 5B inserted by SD2021/0205 with effect from 28/06/2021 at 00:01.
- ⁵² Subpara (a) amended by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ⁵³ Reg 5C inserted by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ⁵⁴ Para (4) revoked by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ⁵⁵ Para (3) amended by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ⁵⁶ Para (4) amended by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ⁵⁷ Reg 6A inserted by SD2021/0368 with effect from 30/11/2021 at 04:00.
- ⁵⁸ Reg 6B inserted by SD2021/0368 with effect from 30/11/2021 at 04:00.
- ⁵⁹ Reg 6C inserted by SD2021/0368 with effect from 30/11/2021 at 04:00.
- ⁶⁰ Para (1) substituted by amendment approved by Tynwald 30/09/2021.
- ⁶¹ Reg 8 revoked by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ⁶² Para (1) amended by SD2021/0102 with effect from 11/03/2021 at 00:01.
- ⁶³ Para (1A) inserted by SD2021/0102 with effect from 11/03/2021 at 00:01.
- ⁶⁴ Para (2) amended by SD2021/0102 with effect from 11/03/2021 at 00:01.
- ⁶⁵ Para (3A) inserted by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ⁶⁶ Para (4) revoked by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ⁶⁷ Para (5) revoked by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ⁶⁸ Para (8) amended by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ⁶⁹ Reg 9A inserted by SD2021/0205 with effect from 28/06/2021 at 00:01.
- ⁷⁰ Reg 10 heading amended by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ⁷¹ Subpara (a) amended by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ⁷² Para (1) substituted by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ⁷³ Para (2) substituted by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ⁷⁴ Para (3) substituted by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ⁷⁵ Para (3A) inserted by SD2021/0012 with effect from 07/01/2021 at 00:01 and amended by SD2021/0035 with effect from 25/01/2021 at 17:55.
- ⁷⁶ Subpara (a) amended by SD2021/0035 with effect from 25/01/2021 at 17:55.
- ⁷⁷ Para (i) amended by SD2021/0035 with effect from 25/01/2021 at 17:55.
- ⁷⁸ Para (ii) amended by SD2021/0035 with effect from 25/01/2021 at 17:55.
- ⁷⁹ Para (4) substituted by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ⁸⁰ Para (6) inserted by SD2021/0012 with effect from 07/01/2021 at 00:01 and substituted by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ⁸¹ Para (1) substituted by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ⁸² Para (4) revoked by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ⁸³ Reg 11 substituted by SD2021/0205 with effect from 28/06/2021 at 00:01.
- ⁸⁴ Reg 11A heading substituted by SD2022/0013 with effect from 11/01/2022 at 04:00.
- ⁸⁵ Subpara (a) amended by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ⁸⁶ Subpara (b) substituted by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ⁸⁷ Para (3) amended by SD2022/0013 with effect from 11/01/2022 at 04:00.
- ⁸⁸ Reg 11A inserted by SD2021/0368 with effect from 30/11/2021 at 04:00.
- ⁸⁹ Reg 11B heading substituted by SD2022/0013 with effect from 11/01/2022 at 04:00.
- ⁹⁰ Para (ii) substituted by SD2022/0013 with effect from 11/01/2022 at 04:00.
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- ⁹¹ Subpara (c) substituted by SD2022/0013 with effect from 11/001/2022 at 04:00.
- ⁹² Para (1) amended by SD2022/0013 with effect from 11/01/2022 at 04:00.
- ⁹³ Para (1A) inserted by SD2022/0013 with effect from 11/01/2022 at 04:00.
- ⁹⁴ Para (2) substituted by SD2022/0013 with effect from 11/01/2022 at 04:00.
- ⁹⁵ Reg 11B inserted by SD2021/0368 with effect from 30/11/2021 at 04:00.
- ⁹⁶ Para (1) amended by SD2021/0205 with effect from 28/06/2021 at 00:01, by SD2021/0296 with effect from 16/09/2021 at 00:01 and by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ⁹⁷ Para (2) revoked by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ⁹⁸ Para (2A) inserted by SD2021/0205 with effect from 28/06/2021 at 00:01 and revoked by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ⁹⁹ Para (2B) inserted by SD2021/0296 with effect from 16/09/2021 at 00:01 and revoked by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹⁰⁰ Reg 12 substituted by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ¹⁰¹ Reg 13 revoked by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ¹⁰² Para (1) amended by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹⁰³ Para (2) amended by SD2021/0174 with effect from 24/05/2021 at 00:01.
- ¹⁰⁴ Subpara (c) inserted by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ¹⁰⁵ Para (3) amended by SD2021/0174 with effect from 24/05/2021 at 00:01.
- ¹⁰⁶ Subpara (a) amended by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ¹⁰⁷ Para (iii) amended by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹⁰⁸ Para (9) amended by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹⁰⁹ Para (13) inserted by SD2021/0174 with effect from 24/05/2021 at 00:01.
- ¹¹⁰ Reg 13A inserted by SD2020/0599 with effect from 23/12/2020 at 00:01 and substituted by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ¹¹¹ Text renumbered as para (1), amended by SD2021/0257 with effect from 24/07/2021 at 01:00 and substituted by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹¹² Para (2) inserted by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ¹¹³ Para (3) inserted by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹¹⁴ Reg 14 amended by SD2020/0599 with effect from 23/12/2020 at 00:01, by SD2021/0013 with effect from 09/01/2021 at 17:15 and by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ¹¹⁵ Reg 14A inserted by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹¹⁶ Para (1) substituted by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹¹⁷ Para (2) amended by SD2021/0205 with effect from 28/06/2021 at 00:01, by SD2021/0257 with effect from 24/07/2021 at 01:00 and by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹¹⁸ Para (3) revoked by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹¹⁹ Para (4) inserted by SD2021/0257 with effect from 24/07/2021 at 01:00 and revoked by SD2022/0013 with effect from 11/01/2022 at 04:00.
- ¹²⁰ Reg 15 substituted by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ¹²¹ Reg 16 substituted by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹²² Reg 16A inserted by SD2021/0205 with effect from 28/06/2021 at 00:01.

- ¹²³ Reg 17 revoked by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ¹²⁴ Para (2) amended by SD2021/0257 with effect from 24/07/2021 at 01:00 and by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹²⁵ Para (3) revoked by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹²⁶ Para (4) inserted by SD2021/0257 with effect from 24/07/2021 at 01:00 and revoked by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹²⁷ Para (5) inserted by SD2021/0257 with effect from 24/07/2021 at 01:00.
- ¹²⁸ Reg 18 substituted by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ¹²⁹ Para (1) substituted by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹³⁰ Para (2) revoked by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ¹³¹ Para (3) inserted by SD2020/0599 with effect from 23/12/2020 at 00:01 and substituted by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹³² Reg 20 revoked by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ¹³³ Reg 21 revoked by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ¹³⁴ Reg 23 heading amended by SD2021/0065 with effect from 12/02/2021 at 00:01.
- ¹³⁵ Subpara (a) amended by SD2021/0065 with effect from 12/02/2021 at 00:01.
- ¹³⁶ Para (1) amended by SD2021/0065 with effect from 12/02/2021 at 00:01.
- ¹³⁷ Para (1) amended by SD2021/0047 with effect from 04/02/2021 at 00:01, by SD2021/0151 with effect from 30/04/2021 at 12:01 and by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ¹³⁸ Part 6A inserted by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ¹³⁹ Definition of “appropriate social distancing” revoked by SD2021/0046 with effect from 01/02/2021 at 00:01.
- ¹⁴⁰ Definition of “asymptomatic” revoked by SD2021/0046 with effect from 01/02/2021 at 00:01.
- ¹⁴¹ Para (ga) inserted by SD2021/0013 with effect from 09/01/2021 at 17:15.
- ¹⁴² Para (gb) inserted by SD2021/0013 with effect from 09/01/2021 at 17:15.
- ¹⁴³ Para (gc) inserted by SD2021/0013 with effect from 09/01/2021 at 17:15.
- ¹⁴⁴ Reg 26A inserted by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ¹⁴⁵ Reg 26B inserted by SD2021/0012 with effect from 07/01/2021 at 00:01 and substituted by SD2021/0046 with effect from 01/02/2021 at 00:01.
- ¹⁴⁶ Para (1) substituted by SD2021/0046 with effect from 01/02/2021 at 00:01.
- ¹⁴⁷ Para (1A) inserted by SD2021/0013 with effect from 09/01/2021 at 17:15 and revoked by SD2021/0034 with effect from 22/01/2021 at 14:38.
- ¹⁴⁸ Subpara (a) amended by SD2021/0034 with effect from 22/01/2021 at 14:38.
- ¹⁴⁹ Subpara (c) amended by SD2021/0046 with effect from 01/02/2021 at 00:01.
- ¹⁵⁰ Para (2) amended by SD2021/0034 with effect from 22/01/2021 at 14:38 and by SD2021/0046 (as corrected by correction notice dated 29/01/2021) with effect from 01/02/2021 at 00:01.
- ¹⁵¹ Para (3) amended by SD2021/0034 with effect from 22/01/2021 at 14:38 and by SD2021/0046 with effect from 01/02/2021 at 00:01.
- ¹⁵² Para (4) amended by SD2021/0046 (as corrected by correction notice dated 29/01/2021) with effect from 01/02/2021 at 00:01.

- ¹⁵³ Para (5) amended by SD2021/0034 with effect from 22/01/2021 at 14:38 and by SD2021/0046 (as corrected by correction notice dated 29/01/2021) with effect from 01/02/2021 at 00:01.
- ¹⁵⁴ Reg 26C inserted by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ¹⁵⁵ Para (1) amended by SD2021/0046 with effect from 01/02/2021 at 00:01.
- ¹⁵⁶ Para (2) amended by SD2021/0034 with effect from 22/01/2021 at 14:38.
- ¹⁵⁷ Reg 26D inserted by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ¹⁵⁸ Reg 27 amended by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ¹⁵⁹ Para (1) amended by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ¹⁶⁰ Para (2) amended by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ¹⁶¹ Part 7A inserted by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ¹⁶² Definition of “household” revoked by SD2021/0013 with effect from 09/01/2021 at 17:15.
- ¹⁶³ Reg 33A inserted by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ¹⁶⁴ Reg 33B inserted by SD2021/0012 with effect from 07/01/2021 at 00:01 and substituted by SD2021/0046 with effect from 01/02/2021 at 00:01.
- ¹⁶⁵ Reg 33C inserted by SD2021/0012 with effect from 07/01/2021 at 00:01 and substituted by SD2021/0046 with effect from 01/02/2021 at 00:01.
- ¹⁶⁶ Reg 33D inserted by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ¹⁶⁷ Para (1) amended by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹⁶⁸ Para (3) amended by SD2021/0387 with effect from 22/12/2021 at 00:01.
- ¹⁶⁹ Reg 33E inserted by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ¹⁷⁰ Subpara (b) amended by SD2021/0012 with effect from 07/01/2021 at 00:01 and by SD2021/0046 with effect from 01/02/2021 at 00:01.
- ¹⁷¹ Para (1) substituted by SD2020/0599 with effect from 23/12/2020 at 00:01.
- ¹⁷² Para (a) amended by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ¹⁷³ Para (5) substituted by amendment approved by Tynwald 30/09/2021.
- ¹⁷⁴ Para (6) revoked by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ¹⁷⁵ Part 12 heading amended by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ¹⁷⁶ Reg 43 revoked by SD2021/0012 with effect from 07/01/2021 at 00:01.
- ¹⁷⁷ Reg 43A inserted by SD2021/0046 with effect from 01/02/2021 at 00:01.
- ¹⁷⁸ Sch renumbered as Sch 1 by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ¹⁷⁹ Para A1 inserted by SD2021/0012 with effect from 07/01/2021 at 00:01 and revoked by SD2021/0047 with effect from 04/02/2021 at 00:01.
- ¹⁸⁰ Para 1 revoked by SD2021/0047 with effect from 04/02/2021 at 00:01.
- ¹⁸¹ Para 2 revoked by SD2021/0047 with effect from 04/02/2021 at 00:01.
- ¹⁸² Para 3 revoked by SD2021/0047 with effect from 04/02/2021 at 00:01.
- ¹⁸³ Para 4 revoked by SD2021/0047 with effect from 04/02/2021 at 00:01.
- ¹⁸⁴ Para 5 revoked by SD2021/0047 with effect from 04/02/2021 at 00:01.
- ¹⁸⁵ Para 1A inserted by SD2021/0047 with effect from 04/02/2021 at 00:01.
- ¹⁸⁶ Para 2A inserted by SD2021/0047 with effect from 04/02/2021 at 00:01.
- ¹⁸⁷ Para 3A inserted by SD2021/0047 with effect from 04/02/2021 at 00:01.

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- ¹⁸⁸ Para 4A inserted by SD2021/0047 with effect from 04/02/2021 at 00:01 and substituted by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ¹⁸⁹ Para 5A inserted by SD2021/0047 with effect from 04/02/2021 at 00:01.
- ¹⁹⁰ Subpara (1) revoked by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ¹⁹¹ Subpara (1A) inserted by SD2021/0205 with effect from 28/06/2021 at 00:01 and amended by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ¹⁹² Subpara (2A) inserted by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ¹⁹³ Subpara (3) revoked by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ¹⁹⁴ Subpara (4) revoked by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ¹⁹⁵ Subpara (5) revoked by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ¹⁹⁶ Subpara (6) revoked by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ¹⁹⁷ Subpara (7) revoked by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ¹⁹⁸ Subpara (8) revoked by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ¹⁹⁹ Subpara (9) revoked by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ²⁰⁰ Subpara (10) amended by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ²⁰¹ Para (a) amended by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ²⁰² Subpara (11) amended by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ²⁰³ Subpara (12) amended by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ²⁰⁴ Para (a) amended by SD2020/0599 with effect from 23/12/2020 at 00:01 and by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ²⁰⁵ Subpara (13) amended by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ²⁰⁶ Subpara (14) amended by SD2020/0599 with effect from 23/12/2020 at 00:01 and by SD2020/0601 with effect from 24/12/2020 at 22:15.
- ²⁰⁷ Subpara (17) revoked by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ²⁰⁸ Para 7 revoked by SD2021/0296 with effect from 16/09/2021 at 00:01.
- ²⁰⁹ Para 8A inserted by SD2021/0047 with effect from 04/02/2021 at 00:01.
- ²¹⁰ Para 9A inserted by SD2021/0035 with effect from 25/01/2021 at 17:55 and substituted by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ²¹¹ Subpara (1) substituted by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ²¹² Subpara (2) substituted by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ²¹³ Para 10A inserted by SD2021/0035 (as corrected by correction notice dated 29/01/2021) with effect from 25/01/2021 at 17:55.
- ²¹⁴ Subpara (1) amended by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ²¹⁵ Subpara (3) revoked by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ²¹⁶ Para 11A inserted by SD2021/0047 with effect from 04/02/2021 at 00:01.
- ²¹⁷ Subpara (1) substituted by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ²¹⁸ Subpara (2) revoked by SD2021/0151 with effect from 30/04/2021 at 12:01.
- ²¹⁹ Para 12A inserted by SD2021/0047 with effect from 04/02/2021 at 00:01.
- ²²⁰ Para 8 revoked by SD2020/0599 with effect from 23/12/2020 at 00:01.
- ²²¹ Para 9 revoked by SD2020/0599 with effect from 23/12/2020 at 00:01.
- ²²² Para 10 revoked by SD2020/0599 with effect from 23/12/2020 at 00:01.
- ²²³ Para 11 revoked by SD2020/0599 with effect from 23/12/2020 at 00:01.
- ²²⁴ Para 12 revoked by SD2020/0599 with effect from 23/12/2020 at 00:01.

²²⁵ Sch 2 inserted by SD2021/0151 with effect from 30/04/2021 at 12:01, substituted by SD2021/0205 with effect from 28/06/2021 at 00:01 and revoked by SD2021/0387 with effect from 22/12/2021 at 00:01.