



Department
for Transport

Roads - Motor Insurance Framework



Roads - Motor Insurance Framework

Presented to Parliament
by the Secretary of State for Transport
by Command of Her Majesty

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SECTION 1: WHAT WE ARE TALKING ABOUT

1. Policy area

The policy area under consideration is roads - motor insurance.

2. Scope

The EU law

The elements of EU law in this area that intersect with devolved competence are third party motor insurance coverage, checks on insurance documentation and the “Visiting Victims” scheme.

Following the end of the Transition Period, UK legislation that transposes EU Directives remains in force in the UK unless amended or repealed by Parliament. Currently the EU law - the 2009 EU Motor Insurance Directive - obliges all motor vehicles in the EU and EEA to be covered by compulsory third party insurance, and abolishes border checks on insurance, so that vehicles can be driven easily between EU and EEA countries (Green Card-free circulation zone). Border checks are also prohibited for vehicles from certain third countries (Andorra, Serbia and Switzerland) following Implementing Decisions by the European Commission. The Directive also provides a mechanism to compensate “Visiting Victims” of accidents caused by vehicles in another EU or EEA country, and requires all insurers to have claims representatives based in each EU and EEA Member State. In practical terms this law is implemented through the Motor Insurers’ Bureau whose role as the UK’s National Insurers’ Bureau is to guarantee that the insurer of a country from which the visiting motorist comes will reimburse according to the existing legislation and insurance guarantee limits of the visited. Where EU residents are involved in accidents abroad caused by an insured driver, they may present their claim in their own country and own language to the appointed claims representative of the foreign insurer. Where the driver is uninsured, the victim can apply through their national equivalent of the Motor Insurers’ Bureau (MIB) who will pursue the matter with their counterpart organisation in the state where the accident occurred.

The EU-UK Trade and Cooperation agreement

The area of policy covered by this Common Framework does not fall directly within the provisions of the Trade and Cooperation Agreement, although both the Common Framework and that agreement will impact significantly on devolved and reserved responsibilities.

UKG: DA competence and the parties to this framework

In this area, motor insurance is a transferred matter for Northern Ireland (NI) under the Northern Ireland Act 1998. In the case of visiting victims provisions, which is transferred to NI, legislative amendments have already been made to protect both the NI and Great Britain (GB) position post-Transition Period. Green Cards, third party motor insurance coverage and checks on insurance documentation are transferred to NI, so divergence is possible in these areas. Administrations agree on this description of competence.

Under EU law, GB and NI insurance providers must provide cover for travel to EEA Member States and there is no power for the devolved administrations to opt out of doing so. However, there are some differences in the decisions that each nation in the UK can make, as outlined below.

The Motor Insurance Directive was given effect through various pieces of domestic legislation. The Motor Vehicles (Compulsory Insurance) (Amendment etc.) (EU Exit) Regulations 2019 amended the legislative

framework to deal with deficiencies that arose as a consequence of the UK leaving the EU, but otherwise maintain the existing rules for compulsory motor insurance. Motor insurance is a transferred matter for Northern Ireland under the Northern Ireland Act 1998. At the time of the 2019 Regulations, and in the absence of an NI Executive, the UK Government decided to take through the necessary secondary legislation at Westminster for Northern Ireland, in close consultation with the Northern Ireland departments. No legislative changes will be needed or are planned to existing legislation, unless a decision is taken to introduce border checks for motor insurance documentation.

Green Card System

Following the end of the Transition Period, there is no change to the UK's participation in the Green Card system. Green card rules were recently updated by the Council of Bureaux and the rules relating to the documents that can be presented in the UK by foreign motorists are set out in legislation. GB legislation was laid on 14 July 2020 to reflect the updated rules. As this area is transferred, NI officials have indicated that they intend to lay similar legislation as soon as possible. Similarly, no legislative changes will be needed or are planned to existing legislation, unless a decision is taken to introduce border checks for motor insurance documentation.

Participation in the Green Card-free Circulation Zone (GCFCZ)

The UK lost automatic membership of the Green Card Free Circulation Zone established by the Directive. But the UK will meet all the requirements set in the Directive for readmission to it as a third country – key points being a requirement for all motor insurance policies to provide EU/EEA-wide cover and the agreement of MIB to continue compensating visiting motorists hit by uninsured UK drivers. The UK Government also considers the EC to be under a legal obligation, once the Directive ceases to apply in respect of the UK, to issue an Implementing Decision if those conditions are met – the Directive says the EC 'shall' do so.

On 30 June 2021 the European Commission issued Implementing Decision (EU) 2021/1145 which stated that with effect from 2 August 2021 Member States shall refrain from making checks of insurance against civil liability in respect of all types of vehicles normally based in the United Kingdom, with the exception of military vehicles registered therein, at their entry in the Union. This in effect confirmed the UK's re-admittance to the Green Card Free Circulation Zone meaning that UK motorists have not needed to carry a Green Card from 2 August 2021 in the EU/EEA.

Protection of Visiting Victims

The UK lost access to the Visiting Victims system established under the Motor Insurance Directive. Compensation is still available to UK residents. The National Insurance Bureaux, who are signatories to the multilateral agreement that guarantees compensation for visiting victims, have agreed to continue their multilateral cooperation and will continue handling claims on the basis of deemed insurance cover.

Insurers of foreign drivers are no longer required to establish a claims representative in the UK and DfT have removed the compensation body obligations on MIB from UK legislation as without this, the MIB would have to pay out where a UK resident incurred damages by a foreign driver in the EU/EEA but the foreign compensation body wouldn't be obliged to reimburse MIB. This means that if a UK resident is injured by an insured vehicle in the EU/EEA, the individual would need to pursue a claim against the insurer in the foreign country, rather than through a UK-based claims representative. The MIB has said that they could still assist victims before they make a claim to get information in their own language.

There are no legislative requirements arising from this and the MIB acts for the UK so no separate arrangements are required for NI.

For uninsured/untraced vehicles, the MIB have negotiated bilateral 'Protection of Visitors' agreements with the guarantee funds of EU/EEA countries so victims will still be able to claim compensation but this would be done through the Guarantee Fund of the foreign country rather than the MIB.

Bilateral agreements have been agreed with all EU countries except for Romania who have agreed in principle but are yet to make the requisite domestic legislation.

This framework will be an agreement between DfT and DfI.

International obligations

The international obligations that apply to this area are:

- The Inter-Bureaux Uniform Agreement between all bureaux participating in the green card scheme (first signed in 1951 in support of a United Nations initiative)
- Multilateral Guarantee Agreement: the 1991 Multilateral Agreement was entered into between certain bureaux only, under which a green card is not required on the basis of deemed insurance and the guarantee. This Multilateral Agreement itself consolidated various successive agreements since 1972 stemming from the requirement in the first Motor Insurance Directive for an agreement between bureaux to guarantee compensation, even if a vehicle turns out to be uninsured
- The Internal Regulations of the Council of Bureaux (which replaces the agreements above), signed in 2002.
- The Council of Bureaux 'Agreement between Bureaux on the Protection of Visitors', agreed May 2012 aiming to replicate the sort of protection available to member states visiting victims under the EU Directive. National Insurer Bureaux can agree with other bureaux to apply the Agreement on a bilateral basis.

The Protocol on Ireland/ Northern Ireland

The Protocol on Ireland/ Northern Ireland sets out the arrangements agreed between the UK Government and European Union in relation to those areas where, although remaining within the UK's customs territory, Northern Ireland will remain aligned with the EU on goods (including certain laws for VAT on Goods) and will apply EU Tariffs in Northern Ireland, except for movements falling within the customs regime of the United Kingdom. For this framework, Article 11 (Other areas of North-South cooperation) will apply as transport is identified as an area where the Protocol has to be implemented and applied to maintain the necessary conditions for North-South Cooperation.

3. Definitions

Definitions for the key terms in this policy area are as follows:

National Insurers' Bureau (NIB) - is put in place in each member country to guarantee that victims of road traffic accidents caused by foreign vehicles (of another participating country) will receive compensation, and this will occur in the country of accident.

Motor Insurance Bureau (MIB) - national insurance bureau in the UK that guarantees the insurer of UK motorists visiting another Green Card country will reimburse according to the rules of the visited country. To note, this stakeholder is not a party to the framework. Instead, DFT requests information from MIB to inform our understanding of motor insurance matters, which then informs the framework.

Green Card System - established to facilitate border crossings by ensuring appropriate liability cover is in place and supporting claims settlement covering 48 countries.

Green Card - an international certificate of insurance proving visiting motorists have the minimum compulsory insurance cover required by the law of the country visited.

Green Card Free Circulation - The 34 green card-free circulation countries are parties to a further 'Agreement between the national insurers' bureaux of the Member States of the EEA and other Associate States' adopted in 2002 and revised in 2008 ('the Green Card free circulation agreement') in which they agree to be bound by the optional obligations in section 3 of the Internal Regulations. These countries have agreed to abolish border checks on insurance documents, facilitated under the EU Motor Insurance Directive.

Council of Bureaux - The Council of Bureaux (CoB) is the managing organisation of the Green Card system and the EU Motor Insurance Directives. It operates under the United Nations' aegis and

cooperates with EU institutions. It acts as the secretariat for the bodies applying the EU Motor Insurance Directives. To note, this stakeholder is not a party to the framework.

DfT Road Safety Standards Services (RSSS)/Director – the Department for Transport's directorate/senior official responsible for motor insurance policy relating to the future relationship with the EU.

DfI Safe and Accessible Travel and the Gateways and EU Relations Directorates/Directors - the Department for Infrastructure's directorates/senior officials responsible for motor insurance policy relating to the future relationship with the EU.

SECTION 2: PROPOSED BREAKDOWN OF POLICY AREA AND FRAMEWORK

4. Summary of proposed approach

Non-legislative agreement

This Framework Outline Agreement will be agreed between DfT and DfI, establishing the ways of working set out here as the (non-legislative) Motor Insurance Common Framework.

JMC(EN) Frameworks Principles

DfI and DfT agree that the approach summarised above is **necessary** according to Section 1 of the JMC(EN) Frameworks Principles (see Annex A for the full list of principles):

- ensure compliance with international obligations

The reason this policy area falls under these principles is that as a minimum, under international obligations, GB and NI insurance providers must provide cover for travel to EEA Member States. Under EU law, GB and NI insurance providers must provide cover for travel to EEA Member States and currently there is no power for the devolved administrations to opt out of doing so. There has been no change to the UK's participation in the Green Card system, but in order to remain part of the Green Card-free Circulation Zone, GB and NI insurance providers must continue to provide cover for travel to EEA Member States. This is as per the 'Agreement between the national insurers' bureaux of the Member States of the EEA and other Associate States' adopted in 2002 and revised in 2008 ('the Green Card free circulation agreement') in which parties agree to be bound by the optional obligations in section 3 of the Internal Regulations. These countries have agreed to abolish border checks on insurance documents, facilitated under the EU Motor Insurance Directive.

5. Detailed overview of proposed framework: legislation (primary or secondary)

It has been agreed by DfI and DfT that no legislation is required in this area.

6. Detailed overview of proposed framework: non-legislative arrangements

DfI and DfT considered whether a concordat was required as part of the development of this Common Framework. It has been agreed by all parties that a separate concordat is not required in this instance as it would duplicate information that is already in the Framework Outline Agreement.

7. Detailed overview of areas where no further action is thought to be needed

Not Applicable

OPERATIONAL DETAIL

SECTION 3: PROPOSED OPERATIONAL ELEMENTS OF FRAMEWORK

8. Decision making

Agreed outcomes of the ongoing intergovernmental relations review will be reflected in this framework.

Key joint decisions that will be made through this framework

Once the framework is in operation, the key joint decisions that will or could be taken by the parties to this framework are:

- Policy decisions on Green Cards and Visiting Victims arrangements.
- Resolution of issues.
- Referring issues to the overarching dispute avoidance and resolution mechanism outlined in the MoU on Devolution.
- Reviewing and amending the framework.

Decision-making fora

The main forum for official level discussion and decision-making will be the Motor Insurance Common Framework Official Working Group. Terms of Reference for this group are set out in Annex B.

For the proposed governance structure to operate most effectively, it is envisaged that recommendations for the majority of proposals will be agreed at official level. It is therefore essential that an appropriate evidence base is developed at this level. The development of evidence base could be carried out through:

- Commissioning further evidence from analysts
- Commissioning further evidence from legal teams
- Seeking advice from external bodies
- Engagement with industry (possibly through consultations, working groups etc)

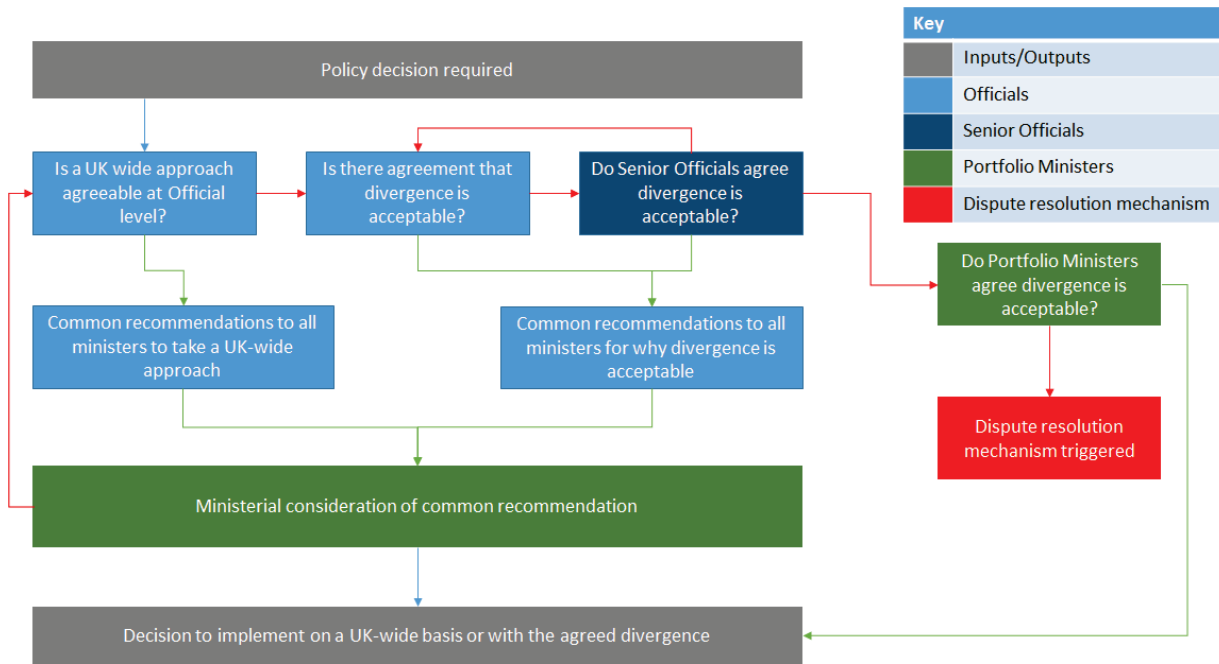
Where evidence is being gathered this will, where possible, be shared between administrations.

The mechanism for senior official level discussion and decision-making will be meetings between the Motor Insurance Common Framework Senior Official Working Group, see Terms of Reference at Annex B.

Criteria for joint decisions will be agreed upon by those present during official level meetings and will be dependent on the issue being discussed. Further escalation (above deputy director level) will be determined as and when it is seen as appropriate to do so, determined by officials present during the meetings organised to discuss the issues.

The evidence base input may include papers on proposals to diverge to be circulated and reviewed by a wider circulation list ahead of meetings. Output may include updates on where conversations have reached and this is to be circulated and provided to DfT Road Safety Standards Services (RSSS) Director and the DfI Safe and Accessible Travel/Gateways and EU Relations Directors as appropriate. If no agreement is reached, the course of action would be to escalate involvement to DfT RSSS and DfI Safe and Accessible Travel/Gateways and EU relations Directors to progress the matter.

Initially, discussions will be held at official level. Ministerial level consultation would be determined during meetings with officials, depending on the nature of the issue. Discretion at Director level would be exercised. Any final decisions would be made with Ministerial clearance. Decision making will be tracked by officials on both sides. Any disagreement between administrations on approaches should be recorded.



External stakeholders will not be party to the framework. The framework parties may seek information from third parties in order to inform decision making, but third parties will not have an active role in the decision-making process.

Disagreements

The parties to this framework have agreed that if there is a disagreement on a decision, an effort will be made to resolve this issue at the lowest possible level. If there has been a disagreement, officials will seek further evidence in order to better inform their discussions and consult lawyers for further advice on matters where there is a lack of clarity. If an issue can't be resolved, parties will follow the dispute resolution process outlined in section 13 of this document.

Any issues between parties will be recorded as this may help to inform the Review and Amendment process when it is next conducted.

9. Roles and responsibilities of each party to the framework

The following sets out the role and responsibilities of officials and ministers in this framework.

Officials

Officials will hold day-to-day discussions on the policy covered by frameworks and put advice to ministers with the rationale for the approach taken within motor insurance, or why divergent policies may be necessary. Officials across administrations should convene to discuss policy issues as appropriate and to keep colleagues regularly informed of any ramifications that policy will have across administrations. If such officials do not agree when making decisions, issues discussed at a working level can be escalated to senior officials in line with the framework's dispute avoidance and resolution mechanism.

Senior Officials

Senior officials (e.g. Deputy Directors and Directors) provide strategic direction on the policy areas governed by frameworks and take key operational decisions. They may review an issue as per a

framework's dispute avoidance and resolution mechanism if officials are not able to agree an approach, or if ministers have rejected advice from officials in the first instance, in another attempt to reach agreement. Senior officials should convene to discuss issues as appropriate, either by regular meeting or on an ad hoc basis.

Ministers

Ministers may receive advice from their officials either concurrently across administrations as issues arise or in the course of business as usual for individual administrations. Ministers may accept advice or they may reject it. If work is remitted to senior officials and an issue remains unresolved, the issue may be escalated to ministers. Where ministers are considering issues as part of the framework's dispute avoidance and resolution mechanism this could be via several media, including inter-ministerial meetings or by correspondence. Where appropriate, it may be escalated to a senior minister. To note, terminology distinguishing ministerial hierarchy is not universal across administrations. Where there is a distinction, it is likely that advice presented to a minister who is not a senior minister, will be copied to a senior minister who may provide an additional steer if needed. In some circumstances the senior minister will also be the most appropriate minister to make a decision and therefore the distinction between senior minister and Minister will not be relevant. In the case of UKG, a senior minister would be a Secretary of State (SofS).

Senior Ministers

Terminology distinguishing ministerial hierarchy is not universal across administrations. Where there is a distinction, it is likely that advice presented to a minister who is not a senior minister, will be copied to a senior minister who may provide an additional steer if needed. In some circumstances the senior minister will also be the most appropriate minister to make a decision and therefore the distinction between senior minister and Minister will not be relevant. In the case of UKG, a senior minister would be a Secretary of State (SofS).

Information sharing

As per the current MoU on Devolution each administration will aim to provide each other with as full and open as possible access to scientific, technical and policy information including statistics and research and, where appropriate, representations from third parties.

Parliamentary and stakeholder communication and engagement

There are no plans to regularly engage with parliament, the NI Assembly or stakeholders, but instead, advice will be sought as and when necessary, but this is not expected to be on a regular basis. The parties to the framework may seek information from third parties in order to inform decision making, but third parties and stakeholders will not have an active role in the decision-making process.

10. Roles and responsibilities of existing or new bodies

The existing bodies party to the framework are DfT and DfI. Core members may include, but are not limited to, the DfT RSSS Deputy Director and Director, DfI Safe and Accessible Travel/Gateways and EU Relations Deputy Directors and Directors. Wider circulation list could be DfT and DfI policy leads and lawyers, CO officials, DfI and DfT transport officials. Their role will be to make decisions on issues that arise. These are likely to surround any proposal of divergence from current policy, which for Motor Insurance includes third party motor insurance and insurance documentation checks.

11. Monitoring

DfT and DfI will meet fortnightly to monitor the framework, where not monitoring in the course of routine business. The purpose of monitoring is to assess:

- intergovernmental cooperation and collaboration as a result of the framework;
- whether parties are implementing and complying with the framework;
- whether divergence has taken place in contravention of the common framework principles; and
- whether harmful divergence has taken place that impacts on the policy area covered by the framework.

The outcome of this monitoring will be used to inform joint decision-making going forward and the next review and amendment process. If there is an unresolved disagreement, the dispute avoidance and resolution mechanism should be used.

12. Review and Amendment

Process

- The Review and Amendment Mechanism (RAM) ensures the framework can adapt to changing policy and governance environments in the future.
- There are two types of review which are outlined below. The process for agreeing amendments should be identical regardless of the type of review.
- The RAM relies on consensus at each stage of the process from the Ministers responsible for the policy areas covered by the non-legislative agreement.
- Third parties can be used by any party to the framework to provide advice at any stage in the process. These include other government departments or bodies as well as external stakeholders such as NGOs and interest groups.
- At the outset of the review stage, parties to the framework must agree timelines for the process, including the possible amendment stage.
- If agreement is not reached in either the review or amendment stage, parties to the framework can raise it as a dispute through the framework's dispute avoidance and resolution mechanism.

Review Stage

- A periodic review of the framework will take place every 3 years, in line with official or ministerial level meetings.
 - The period of 3 years starts from the conclusion of a periodic review and any amendment stages that follow.
 - During the periodic review, parties to the framework will discuss whether the governance and operational aspects of the framework are working effectively, and whether decisions made over the previous 3 years need to be reflected in an updated non-legislative agreement.
- An exceptional review of the framework is triggered by a 'significant issue'.

- A significant issue must be time sensitive and fundamentally impact the operation and/or the scope of the framework.
- The exceptional review may include a review of governance structures if all parties agree it is required. Otherwise, these issues are handled in the periodic review.
- The same significant issue cannot be discussed within six months of the closing of that issue.
- The amendment stage can only be triggered through unanimous agreement by ministers. If parties agree that no amendment is required, the relevant time period begins again for both review types will be 3 years until the next periodic review and at least 6 months until the same significant issue can trigger an exceptional review.

Amendment Stage

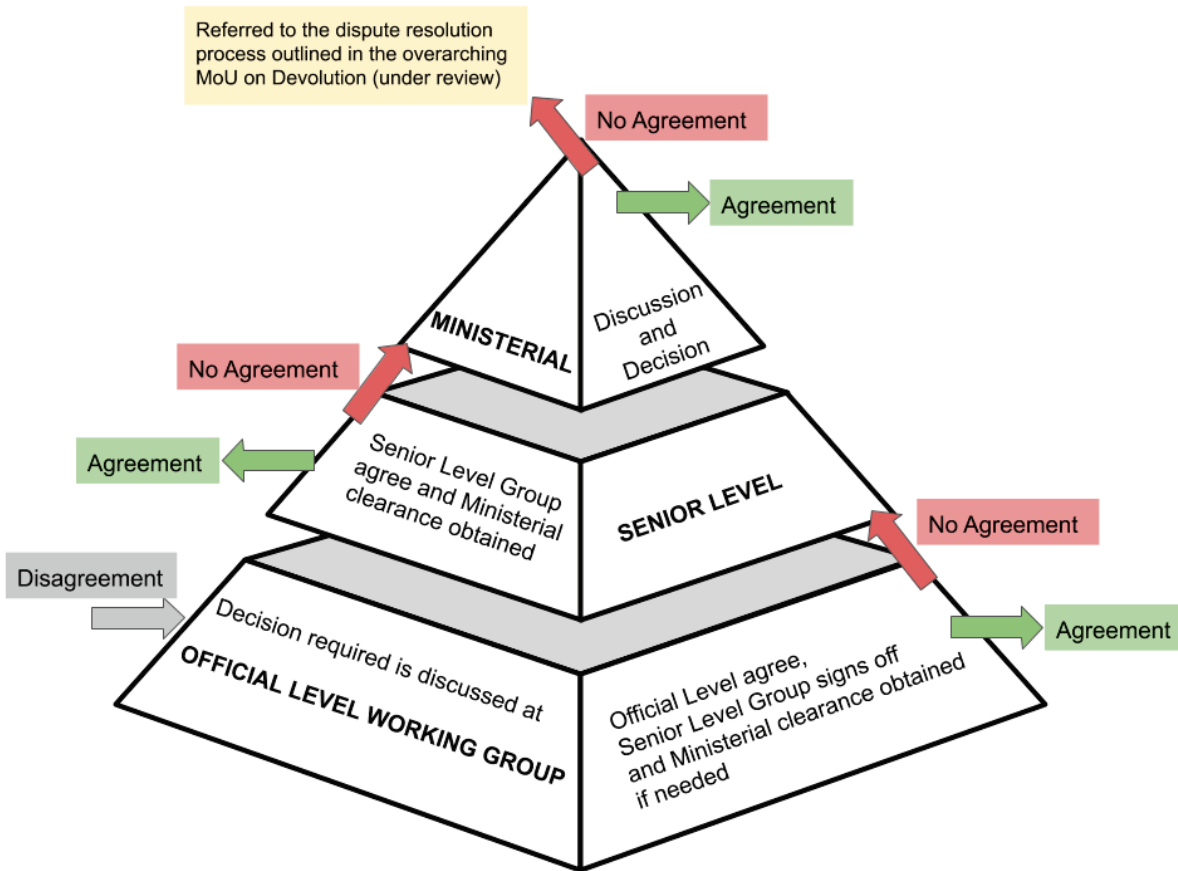
- Following agreement that all parties wish to enter the amendment stage, parties will enter into discussion around the exact nature of the amendment. This can either be led by one party to the framework or all.
- If an amendment is deemed necessary during either type of review, the existing framework will remain in place until a final amendment has been agreed
- All amendments to the framework must be agreed by all parties and a new non-legislative agreement signed by all parties.
- If parties cannot agree whether or how a framework should be amended this may become a disagreement and as such could be raised through the framework's dispute avoidance and resolution mechanism.

13. Dispute resolution

Process

- A disagreement between parties of this framework becomes a 'dispute' when it enters the formal dispute avoidance and resolution process set out in the overarching MoU on Devolution, that is currently under review.
- The goal of this dispute avoidance and resolution mechanism is therefore to avoid escalation to this point, by resolving any disagreements at the lowest possible level.
- This mechanism will be utilised only when genuine agreement cannot be reached and divergence would impact negatively on the ability to meet the Common Frameworks principles. In those areas where a common approach is not needed in order to meet these principles an "agreement to disagree" could be considered an acceptable resolution.
- The working groups within this framework are the Motor Insurance Common Framework Official Working Group – made up of officials from DfT and DfI – and the Motor Insurance Common Framework Senior Official Working Group – made up of Directors and Deputy Directors from both parties.

- The below diagram states the levels of escalation of a disagreement to a dispute and the interaction between each level.



Timescales for escalation

When a proposal is raised at official level, consideration will be given to the urgency of the proposal (i.e. how quickly a decision is required). This assessment will guide timescales for escalation of disagreement within the governance structure, with decisions requiring a more immediate resolution being escalated more quickly.

Evidence gathering

At each stage further evidence may be requested from the preceding forum before the disagreement is discussed.

Third parties

The parties to the framework may seek information from third parties in order to inform decision making, but third parties and stakeholders will not have an active role in the decision-making process.

SECTION 4: PRACTICAL NEXT STEPS AND RELATED ISSUES

14. Implementation

The Department for Transport has worked with the Department for Infrastructure to share and agree the Common Framework.

Following scrutiny by the UK Parliament and the NI Assembly, the NI Executive and UK Government will jointly agree to provide this framework with final confirmation upon which it will become fully implemented in the coming months.

Annex A - Joint Ministerial Committee (EU Negotiations) Communique, October 2017

Common Frameworks: Definition and Principles

Definition

As the UK leaves the European Union, the Government of the United Kingdom and the devolved administrations agree to work together to establish common approaches in some areas that are currently governed by EU law, but that are otherwise within areas of competence of the devolved administrations or legislatures. A framework will set out a common UK, or GB, approach and how it will be operated and governed. This may consist of common goals, minimum or maximum standards, harmonisation, limits on action, or mutual recognition, depending on the policy area and the objectives being pursued. Frameworks may be implemented by legislation, by executive action, by memorandums of understanding, or by other means depending on the context in which the framework is intended to operate.

Context

The following principles apply to common frameworks in areas where EU law currently intersects with devolved competence. There will also be close working between the UK Government and the devolved administrations on reserved and excepted matters that impact significantly on devolved responsibilities.

Discussions will be either multilateral or bilateral between the UK Government and the devolved administrations. It will be the aim of all parties to agree where there is a need for common frameworks and the content of them.

The outcomes from these discussions on common frameworks will be without prejudice to the UK's negotiations and future relationship with the EU.

Principles

1. Common frameworks will be established where they are necessary in order to:
 - enable the functioning of the UK internal market, while acknowledging policy divergence;
 - ensure compliance with international obligations;
 - ensure the UK can negotiate, enter into and implement new trade agreements and international treaties;
 - enable the management of common resources;
 - administer and provide access to justice in cases with a cross-border element; and
 - safeguard the security of the UK.
2. Frameworks will respect the devolution settlements and the democratic accountability of the devolved legislatures, and will therefore:
 - be based on established conventions and practices, including that the competence of the devolved institutions will not normally be adjusted without their consent;
 - maintain, as a minimum, equivalent flexibility for tailoring policies to the specific needs of each territory as is afforded by current EU rules; and
 - lead to a significant increase in decision-making powers for the devolved administrations.
3. Frameworks will ensure recognition of the economic and social linkages between Northern Ireland and Ireland and that Northern Ireland will be the only part of the UK that shares a land frontier with the EU. They will also adhere to the Belfast Agreement.

Annex B - Terms of Reference for Motor Insurance Framework

Purpose

To bring together the Motor Insurance Common Framework Official Working Group to discuss motor insurance and make joint decisions that uphold the JMC(EN) Frameworks Principles.

Objectives

The purpose of the Motor Insurance Common Framework Official Working Group is to bring together the DfI and DfT to:

- Facilitate multilateral policy development
- Seek, where agreeable to develop and agree upon common policy approaches
- Manage potential divergence in a way that respects the Devolution Settlements
- Coordinate parliamentary and stakeholder engagement and communication
- Review and Amend the framework as per the R&A process
- Escalate issues as per the dispute avoidance and resolution process

Membership

1. Core membership:
 - Department for Transport
 - Department for Infrastructure
 - DfT Future EU Roads Relationship team
 - DfI Roads/Motor Insurance Policy team
 - Road Safety Standards Services Deputy Director and Director and DfI Safe and Accessible Travel/Gateways and EU Relations Deputy Director and Directors.

Operation of the Group

2. The Group will meet on a *fortnightly* basis for *30 minutes*.
3. Each administration will aim to provide each other with as full and open as possible access to scientific, technical and policy information including statistics and research and, where appropriate, representations from third parties.
4. Where the Group decides that actions should be tasked to other working groups, or that other fora should be informed of outcomes of Group meetings, the secretariat will be responsible for this.
5. These Terms of Reference may be amended as necessary by a decision of the Group.

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