OFFICIAL - SENSITIVE

GENERAL LICENCE: Payment to Water Companies for Water & Sewage INT/2023/3179120

- 1. This licence is granted under all UK Autonomous Sanctions Regulations listed in Annex I of this licence.
- 2. Any act which would otherwise breach the prohibitions in the UK Autonomous Sanctions Regulations, as listed in Annex I of this licence, is exempt from those prohibitions to the extent required to give effect to the permissions in this licence.
- 3. In this licence:

"UK DPs" means Those individuals or entities designated by the UK under Autonomous Sanctions Regimes only, but not those sare by the United Nations. "the UK Autonomous Sanctions Those sanctions regulations made under the Sanctions Regulations" means "Water Companies" or "the Water Company" means Those sanction fengland and Wales: Annex of this licence. Any company holding an appointment or licence under the Water Industry Act 1991. Or, In respect of Scotland: Scottish Water, a body corporate established under set of the Water Industry (Scotland) Act 2002 and having office at The Bridge, 6 Buchanan Gate, Stepps, Glasg	nctioned and Anti- ed in the Part II of
"the UK Autonomous Sanctions Those sanctions regulations made under the Sanctions Regulations" means Money Laundering Act 2018 (the Sanctions Act) and list "Water Companies" or "the Water In respect of England and Wales: Company" means Any company holding an appointment or licence under the Water Industry Act 1991. Or, In respect of Scotland: Scottish Water, a body corporate established under set of the Water Industry (Scotland) Act 2002 and having	and Anti- ed in the Part II of
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6FB; and	,
Licensed Provider, a company granted a water service	s and/or
sewerage services licence by the Water Industry Comm	-
Scotland under section 6(1) of the Water Services etc. (cotiand)
Act 2005.	
Or,	
In respect of Northern Ireland:	
Any company appointed as a water undertaker or s	-
undertaker under Part III of the Water and Sewerage	Services
(Northern Ireland) Order 2006.	
"Permitted Payments" means Utility payments for water and/or sewerage service	s to UK
properties owned or rented by UK DPs.	
"Return Payments" means Payments due as a result of overpayments made by	a UK DP
pursuant to this licence.	
"Person" means a body of persons corporate or unincorporate but	loes not
include a UK DP.	

a "Relevant UK Institution" means	A person that has permission under Part 4A of the Financial
	Services and Markets Act 2000 (permission to carry on regulated
	activity).
	A person that is authorised or registered under Part 2 of the
	Payment Services Regulations (SI 2017/752).
	A person that is authorised or registered under Part 2 of the
	Electronic Money Regulations (SI 2011/99).
	A person that is a "recognised clearing house", "third country
	central counterparty", "recognised CSD" or "third country CSD"
	for the purposes of s.285 of the Financial Services and Markets
	Act 2000.
	A person that is an operator of a recognised payment system (or
	that is a service provider in relation to recognised payment
	systems) for the purposes of Part 5 of the Banking Act 2009.

Permissions

- 4. Under this licence, subject to the conditions in Paragraphs 7-10 below:
 - 4.1. UK DPs may make the Permitted Payments to Water Companies from a frozen UK bank account;
 - **4.2.** Any person may make a Permitted Payment to a Water Company (directly or indirectly), for or on behalf of a DP or for the benefit of a DP; and
 - **4.3.** Water Companies may receive Permitted Payments made under paragraphs 1 or 2.
- 5. Under this licence, subject to the conditions in Paragraphs 7-10 below:
 - 5.1. the Water Companies may make Return Payments to frozen UK bank accounts due as a result of overpayment; and
 - 5.2. UK DPs may receive Return Payments from Water Companies into a frozen UK bank account.
- 6. A Relevant UK Institution may process payments made in accordance with paragraphs 4 and 5 above.

Reporting Requirements

- 7. On a quarterly basis, the UK DP must report to HM Treasury, with details and supporting evidence of:
 - i) The name of the Water Company;
 - ii) The amount(s) paid;
 - iii) The payment route used; and
 - iv) The date on which the funds were paid.
- 8. Within 14 days of making a Return Payment under this licence, the Water Companies must report to HM Treasury, with details of:
 - i) The name of the UK DP;
 - ii) The amount(s) transferred;
 - iii) The payment route used;

- iv) The date on which the funds were transferred; and
- v) The reason for the Return Payment.

Record-keeping Requirements

9. The Water Companies and UK DPs must keep accurate, complete and readable records, on paper or electronically, of any activity purporting to have been permitted under this licence for a minimum of 6 years.

<u>General</u>

- 10. The permissions in this licence do not authorise any act which will result in funds or economic resources being made available in breach of the relevant UK autonomous sanctions Regulations, save as permitted under this licence or a specific licence granted under those Regulations.
- 11. Information provided to HM Treasury in connection with this licence shall be disclosed to third parties only in compliance with the UK General Data Protection Regulation and the UK Data Protection Act 2018.
- 12. This licence takes effect from the 21 September 2023 and will expire at 23:59 on 20 September 2025.
- 13. HM Treasury may vary, revoke or suspend this licence at any time.

Signed:

Office of Financial Sanctions Implementation

HM Treasury

21 September 2023.

Annex – UK Autonomous Sanctions Regulations Schedules

Regime	Relevant Regulations
The Republic of Belarus (Sanctions) (EU Exit)	Regulations 11 to 15
Regulations 2019	
The Bosnia & Herzegovina (Sanctions) (EU Exit)	Regulations 11 to 15
Regulations 2020	
The Burundi (Sanctions) (EU Exit) Regulations 2021	Regulations 11 to 15
The Central African Republic (Sanctions) (EU Exit)	Regulations 12 to 16
Regulations 2020	
The Chemical Weapons (Sanction) (EU Exit)	Regulations 11 to 15
Regulations 2019	
The Counter-Terrorism (International Sanctions) (EU	Regulations 11 to 15
Exit) Regulations 2019	
The Counter-Terrorism (Sanctions) (EU Exit) Regulations 2019	Regulations 11 to 15
The Cyber (Sanctions) (EU Exit) Regulations 2020	Regulations 11 to 15
The Democratic People's Republic of Korea (Sanctions) (EU Exit) Regulations 2019	Regulations 13 to 17
The Democratic Republic of the Congo (Sanctions) (EU Exit) Regulations 2019	Regulations 12 to 16
The Global Anti-Corruption Sanctions Regulations	Regulations 11 to 15
2021	
The Global Human Rights Sanctions Regulations	Regulations 11 to 15
2020	
The Guinea (Sanctions) (EU Exit) Regulations 2019	Regulations 11 to 15
The Republic of Guinea-Bissau (Sanctions) (EU Exit) Regulations 2019	Regulations 11 to 15
The Iran Human Rights (Sanctions) (EU Exit) Regulations 2019	Regulations 11 to 15
The Iran (Sanctions) (Nuclear) (EU Exit) Regulations 2019	Regulations 12 to 17
The Libya (Sanctions) (EU Exit) Regulations 2020	Regulations 12 to 16
The Myanmar (Sanctions) Regulations 2021	Regulations 11 to 15
The Nicaragua (Sanctions) (EU Exit) Regulations	Regulations 11 to 15
2020	
The Russia (Sanctions) (EU Exit) Regulations 2019	Regulations 11 to 15
The Somalia (Sanctions) (EU Exit) Regulations 2020	Regulations 12 to 16
The South Sudan (Sanctions) (EU Exit) Regulations	Regulations 12 to 16
2019	-0
The Sudan (Sanctions) (EU Exit) Regulations 2020	Regulations 12 to 16
The Syria (Sanctions) (EU Exit) Regulations 2019	Regulations 11 to 15
The Venezuela (Sanctions) (EU Exit) Regulations 2019	Regulations 11 to 15
The Yemen (Sanctions) (EU Exit) (No.2) Regulations 2020	Regulations 12 to 16
The Zimbabwe (Sanctions) (EU Exit) Regulations 2019	Regulations 11 to 15