GENERAL LICENCE: Payments to Companies House INT/2023/3626884

- 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 Relevant Regulations in the UK Autonomous Sanctions Regulations 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:

T 1		
Entities designated (or owned or controlled by a-person		
an individual or an entity designated) for the purposes of		
an asset freeze by the UK under the UK Autonomous		
Sanctions Regulations, excluding those designated for the purpose of compliance with United Nations obligations.		
		Those sanctions regulations made under the Sanctions
and Anti-Money Laundering Act 2018 (the Sanctions Act) listed in Annex I of this licence.		
		The executive agency, sponsored by the Department for Business and Trade, which registers company information and makes it available to the public, and incorporates and dissolves limited companies.
The payment of fees owed by or due from UK		
DPs to Companies House for filing a confirmation		
statement (previously known as an annual		
return) in respect of UK companies entities		
incorporated in the UK registered with		
Companies House;		
The payment of late filing penalty fees owed by		
or due from UK DPs to Companies House		
incurred as a result of late filing of the		
confirmation statement annual accounts by those		
UK DPs;		
The payment of fees owed by or due from UK		
DPs to Companies House for the administrative		
restoration of an entity previously incorporated		
in the UK which was struck off and dissolved by		
the Registrar of Companies at Companies House,		
and any related filing fees and penalties; and		
The payment of fees owed by or due from UK Death Communication of the filter and Operation		
DPs to Companies House for filing an Overseas		
Entity Update Statement in respect of entities on the Register of Overseas Entities.		
The payment of penalties owed by or due from		
UK DPs to Companies House incurred as a result		

	of failure to register as an entity on the Register
	of Overseas Entities or failure to provide an
	Overseas Entity Update Statement in respect of
	entities on the Register of Overseas Entities.
"Person" means	An individual or a body of persons corporate or
	unincorporate but does not include a UK DP.
"Relevant Regulations" means	The regulations listed in the second column in the table
	at Annex 1 to this licence, headed "Relevant
	Regulations".
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.
	of the bulking Act 2003.

Permissions

- 4. Under this licence, subject to the conditions in Paragraphs 7-9 below:
 - 4.1. UK DPs may make Permitted Payments to Companies House.
 - 4.2. Persons acting on behalf of UK DPs may make Permitted Payments to Companies House.
 - 4.3. Where a Permitted Payment is made by a Person acting on behalf of a UK DP:
 - 4.3.1. The UK DP may repay that Person the same amount as that Permitted Payment; and
 - 4.3.2. The Person may receive that amount from the UK DP.
- 5. A Relevant UK Institution may process payments made in accordance with paragraph 4 above.
- 6. This licence does not permit payment by any person designated by the United Nations.

Reporting Requirements

7. DPs making use of the GL will be required to report to OFSI within 14 days of making a Permitted Payment, with details of the payment and supporting evidence of:

- i) The type of Permitted Payment made;
- ii) The amount(s) paid;
- iii) The payment route used; and

The date on which the funds were paid.

Record-keeping Requirements

8. The 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>

- 9. 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 a licence granted under those Regulations.
- 10. 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.
- 11. This licence takes effect from 6 October 2023.
- 12. HM Treasury may vary, revoke or suspend this licence at any time.

Signed:

OFSI

Office of Financial Sanctions Implementation

HM Treasury

6 October 2023.

Amended 19 October 2023.

Amended 15 December 2023.

Amended 23 February 2024.

Amended 2 April 2024.

Annex 1 – UK Autonomous Sanctions Regulations Schedules

Regime	Relevant Regulations
The Republic of Belarus (Sanctions) (EU Exit)	Regulations 11 to 15
Regulations 2019	Regulations II to IS
The Bosnia & Herzegovina (Sanctions) (EU Exit)	Regulations 11 to 15
Regulations 2020	
The Burundi (Sanctions) (EU Exit) Regulations 2019	Regulations 11 to 15
The Central African Republic (Sanctions) (EU Exit)	Regulations 12 to 16
Regulations 2020	
The Chemical Weapons (Sanctions) (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 11 to 15
Regulations 2019	
The Cyber (Sanctions) (EU Exit) Regulations 2020	Regulations 11 to 15
The Democratic People's Republic of Korea	Regulations 13 to 17
(Sanctions) (EU Exit) Regulations 2019	
The Democratic Republic of the Congo (Sanctions)	Regulations 12 to 16
(EU Exit) Regulations 2019	
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 11 to 15
Regulations 2019	
The Iran Human Rights (Sanctions) (EU Exit)	Regulations 11 to 15
Regulations 2019	
The Iran (Sanctions) (Nuclear) (EU Exit) Regulations	Regulations 12 to 17
2019	
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 and/or 17A
The Somalia (Sanctions) (EU Exit) Regulations 2020	Regulations 12 to 16
The South Sudan (Sanctions) (EU Exit) Regulations	Regulations 12 to 16
2019	
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	Regulations 11 to 15
2019	
The Yemen (Sanctions) (EU Exit) (No.2) Regulations	Regulations 12 to 16
2020	2 1 11 11 15
The Zimbabwe (Sanctions) (EU Exit) Regulations	Regulations 11 to 15
2019	