

CHANNEL 3 NATIONAL LICENCE

LICENCE GRANTED TO GMTV LIMITED TO PROVIDE A NATIONAL CHANNEL 3 SERVICE UNDER PART I OF THE BROADCASTING ACT 1990 AND SECTION 214 AND 215 OF THE COMMUNICATIONS ACT

THE LICENCE

1. The Office of Communications ("Ofcom") in exercise of the powers conferred upon it by Part I of the Broadcasting Act 1990 as amended by the Broadcasting Act 1996 and the Communications Act 2003 hereby grants to *.....* (the "Licensee") a licence (the "Licence") subject to the conditions set out in the Schedule and the Annex (the "Conditions"), to provide the National Channel 3 Service (as defined in Condition 1 of Part 1 of the Schedule to this Licence).
2. This Licence is granted on the basis of the Licensee's representations that the statements set out in the declaration as to his affairs made by the Licensee on [DATE] are true to the best of the Licensee's knowledge and belief.
3. This Licence shall come into force on the date appearing below, upon which this Licence is granted by Ofcom (the "Date of Grant") and, subject to the Conditions, shall remain in force for the Licensing Period, as defined in Section 214(6) of the Communications Act 2003.
4. The Schedule and the Annex to this Licence form part of it.

SIGNED FOR AND ON BEHALF OF OFCOM BY

* [POSITION OF SIGNATORY] *

*DD...MMM...YYYY

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THE SCHEDULE

PART 1

DEFINITIONS AND INTERPRETATION

1. Definitions and interpretation

(1) In this Licence unless the context otherwise requires:

references to any “**accounting period**” of the Licensee shall be interpreted in accordance with Section 19(9) of the 1990 Act;

the “**1990 Act**” means the Broadcasting Act 1990 (as amended);

the “**1996 Act**” means the Broadcasting Act 1996 (as amended);

references to “**all relevant codes and guidance**” means all codes and guidance referred to in this Licence, the 1990 Act, the 1996 Act or the Communications Act;

“**Analogue Licensed Area**” means in relation to the Analogue National Channel 3 Service, the coverage area that was achieved when the programmes included in the service licensed under the Licensee’s analogue licence in force immediately prior to the grant of this Licence were transmitted from the stations and at the powers specified in Part 5 of the Annex and in accordance with the Television Technical Performance Code;

“**Analogue National Channel 3 Service**” means the television broadcasting service in respect of which the Qualifying National Channel 3 Service is the corresponding digital service;

the “**Appropriate Percentage**” means, in relation to any year (the “**relevant year**”), the percentage which corresponds to the percentage increase between:

- (a) the retail prices index for the month of November in the year preceding the first complete calendar year falling within the Licensing Period; and
- (b) the retail prices index for the month of November in the year preceding the relevant year;

and for this purpose the “**retail prices index**” means the general index of prices (for all items) published by the Office of National Statistics;

“**C3/C4 multiplex licence**” means the licence granted to Digital 3 and 4 Limited under Part 1 of the 1996 Act on 19 December 1997 and shall be interpreted in accordance with the definition of C3/C4 multiplex licence in the Independent Analogue Broadcasters (Reservation of Digital Capacity) Order 1996 (SI 1996/2760), as amended;

“**Cash Bid**” means the amount agreed to by the Licensee in his most recent renewal of the Licence as the amount to be paid by him in accordance with the provisions set out in Condition 5 below;

“**Code on Sports and other Listed and Designated Events**” means the code giving guidance as to the broadcasting of sports and other listed events as drawn up and from time to time revised by Ofcom in accordance with Section 104 of the 1996 Act (and in the event that such code has not been drawn up by Ofcom or is not yet in force, “Code on Sports and other Listed and Designated Events” shall be interpreted in accordance with paragraph 51 of Schedule 18 to the Communications Act);

“**Code on Subtitling, Signing and Audio-Description**” means the code giving guidance as to:

- (a) the extent to which the National Channel 3 Service but not electronic programme guides should promote the understanding and enjoyment by persons who are deaf or hard of hearing and by persons who are blind or partially sighted and by persons with a dual sensory impairment of the programmes to be included in those services; and
- (b) the means by which such understanding and enjoyment should be promoted;

as drawn up and from time to time revised by Ofcom in accordance with Section 303 of the Communications Act (and in the event that such code has not been drawn up by Ofcom or is not yet in force, “Code on Subtitling, Signing and Audio-Description” shall be interpreted to mean the Independent Television Commission Guidance on Standards for Subtitling, guidance on Standards for Sign Language on Digital Terrestrial Television and Guidance on Standards for Audio Description and, where applicable, the code drawn up by the Independent Television Commission under section 20 of the 1996 Act that are in force immediately before the commencement of Section 303 of the Communications Act;

“**Commencement Date**” means the date referred to in Clause 2 of the Licence;

the “**Communications Act**” means the Communications Act 2003;

“**Digital Licensed Area**” means, in relation to the Qualifying National Channel 3 Service, the coverage area achieved in respect of programmes included in the National Channel 3 Service when broadcast in accordance with Condition 2(1) prior to the Relevant Switchover Date and otherwise in accordance with Condition 2(2)(b) below;

“**Digital Switchover**” means the cessation of transmission of the Analogue National Channel 3 Service;

“**Digital Switchover Date**” means the date set out in paragraph 12 of Part 3 of the Annex on which transmissions of all analogue television services licensed under Part 1 of the 1990 Act must have ceased;

“**Distribution**” means the conveyance of Channel 3 services (by whatever means and whether directly or indirectly) to the broadcasting stations from which they are broadcast so as to be available for reception by members of the public;

references to “**European programming**”, “**European programmes**” or matter of “**European origin**” shall be interpreted in accordance with the definition of “**European Works**”, in Article 6 of the EC Directive 89/552/EEC, as amended by 97/36/EC (the “**Television Without Frontiers Directive**”);

“**Fairness Code**” means the code giving guidance as to principles to be observed and practices to be followed in connection with the avoidance of unjust or unfair treatment and unwarranted infringement of privacy in the provision of television and radio services as drawn up and from time to time revised by Ofcom in accordance with Section 107 of the 1996 Act and paragraph 53 of Schedule 18 to the Communications Act;

“**fairness complaint**” shall be interpreted in accordance with Section 110(4) of the 1996 Act;

“**Independent Productions**” means programmes of such description as the Secretary of State shall pursuant to Section 277(2) of the Communications Act from time to time by order

specify;

“**initial expiry date**” shall be interpreted in accordance with Section 224 of the Communications Act;

“**Initial Licensing Period**” means the period of ten years from the Commencement Date or, if shorter, the period from the Commencement Date until such date as the Licence is revoked or renewed in accordance with these Conditions;

“**international obligation of the United Kingdom**” has the meaning given to it in Section 405 of the Communications Act;

“**Licensed Area**” means, prior to the Relevant Digital Switchover Date, the Digital Licensed Area (to the extent that the Qualifying National Channel 3 Service is already being provided prior to the Relevant Digital Switchover Date in accordance with Condition 2(1)) and the Analogue Licensed Area; and thereafter “**Licensed Area**” means the Digital Licensed Area;

“**Licensing Period**” means the Initial Licensing Period or any Subsequent Licensing Period, as the context shall require;

“**listed event**” means a sporting or other event of national interest which is for the time being included in the list drawn up and published by the Secretary of State for the purposes of Part IV of the 1996 Act and a “**Group A event**” is a listed event that is for the time being allocated to Group A of that list and a “**Group B event**” is a listed event that is for the time being allocated to Group B of that list;

“**National Channel 3 Service**” means, prior to the Relevant Digital Switchover Date, both the Qualifying National Channel 3 Service and the Analogue National Channel 3 Service or either of them, as the context may require; and thereafter the Qualifying National Channel 3 Service;

“**Nominated Archive Body**” means the body for the time being nominated by Ofcom for the purposes of Section 185(2) of the 1990 Act;

“**Ofcom**” means the Office of Communications as defined in the Office of Communications Act 2002;

“**peak viewing times**” means 6pm until 10.30pm each day or such other times as may be determined by Ofcom;

“prescribed amount” means:-

(a) where:

- (i) the Licence is revoked under Section 18 of the 1990 Act; or
- (ii) the first complete accounting period of the Licensee falling within the Licensing Period has not yet ended,

seven per cent. of the amount which Ofcom estimate would have been the Licensee's Qualifying Revenue for that accounting period; or

(b) in any other case, seven per cent. of the Licensee's Qualifying Revenue for his last complete accounting period so falling;

“programme” unless otherwise stated includes an advertisement and anything included in the National Channel 3 Service;

“qualifying programmes” means programmes of such description as the Secretary of State shall pursuant to Section 277(2) of the Communications Act from time to time by order specify;

“Qualifying National Channel 3 Service” means the national Channel 3 television broadcasting service for the provision of which this Licence was granted with a view to its being broadcast in digital form;

“qualifying revenue” has the same meaning as in Section 19 of the 1990 Act and shall be ascertained in accordance with that Section and the Ofcom Statement of Charging Principles as from time to time revised by Ofcom in consultation with the Secretary of State and the Treasury pursuant to Part I of Schedule 7 thereto;

“Relevant Date” means the date which Ofcom determines, in accordance with Section 216 (2) and (3) of the Communications Act, to be that by which it would need to publish a tender notice under Section 15 of the 1990 Act if it were proposing to grant, as from the date on which the Licence would expire if not renewed, a fresh licence to provide the Channel 3 National Service to take effect from the end of the Licensing Period;

“Relevant Digital Switchover Date” means the date on which

transmission of the Analogue National Channel 3 Service from the stations listed in Part 5 of the Annex must have ceased, which date shall be fixed in accordance with the provisions and timetable set out in Part 3 of the Annex, or such earlier date as may be agreed between the Licensee and Ofcom;

“Relevant Percentage of Qualifying Revenue” means such percentage of the Qualifying Revenue in relation to each accounting period of the Licensee during the Licensing Period as has been specified by the Independent Television Commission pursuant to Section 19(1)(c) or Section 20(6)(b) of the 1990 Act (as the case may be) as amended by Ofcom;

“relevant international obligations” means international obligations of the United Kingdom that are notified to Ofcom by the Secretary of State for the purposes of securing compliance under Condition 29;

“Renewal Payment” means such amount as Ofcom determines to be payable to it by the Licensee under Section 217(1)(a) of the Communications Act in respect of the first calendar year falling within the Renewal Period;

“Renewal Period” means the period for which the Licence is in force by reason of its renewal;

“Standards Code” means the code or codes governing standards for the content of programmes, including standards and practice in advertising and in the sponsoring of programmes included in television and radio services as drawn up and from time to time revised by Ofcom in accordance with Section 319 of the Communications Act (and in the event that such code or codes has not or have not been drawn up by Ofcom or is not or are not yet in force, “Standards Code” shall be interpreted in accordance with paragraphs 41 and 43 of Schedule 18 to the Communications Act);

“Standards Complaint” means a complaint about the observance of standards set under Section 319 of the Communications Act;

“Subsequent Licensing Period” means any period of ten years from the date on which the Licence has been renewed in accordance with Section 216 of the Communications Act or, if shorter, the period from the date on which the Licence is renewed until such date as it is revoked in accordance with these;

“Television Technical Performance Code” means the code

governing technical standards and practice in:

- (a) programme production and acquisition;
- (b) broadcasting available for reception by members of the public; and
- (c) distribution (as defined in Section 66(2) of the 1990 Act,

in the provision of Channel 3, Channel 4 and Channel 5 services as drawn up and from time to time revised by Ofcom;

“Transmission Operator” means the provider of a transmission service generally authorised under Part 2 of the Communications Act;

- (2) The Interpretation Act 1978 shall apply for the purpose of interpreting this Licence as if it was an Act of Parliament.
- (3) Any word or expression used in this Licence shall unless otherwise defined herein and/or the context otherwise requires has the same meaning as it has in the 1990 Act, the 1996 Act or the Communications Act, as the case may be.
- (4) For the purposes of interpreting this Licence headings and titles shall be disregarded.
- (5) The statutory references in the margins are for purposes purely of convenience and shall not affect the interpretation or construction of the Licence or limit the statutory basis for the inclusion of the relevant Condition in the Licence.
- (6) Where an order is made under the Deregulation and Contracting Out Act 1994 which authorises a person to exercise any functions of Ofcom, the relevant references in the Licence to Ofcom shall include a reference to that person.
- (7) This Licence shall be governed by English law.

PART 2**GENERAL CONDITIONS****2.****Provision of National Channel 3 Service by the Licensee**

Section 214 of the Communications Act (*see also Section 215(4) and paragraph 47 of Schedule 18 to the Communications Act*)

- (1) The Licensee shall provide the Qualifying National Channel 3 Service to the holder of the C3/C4 multiplex licence for broadcast.
- (2) The Licensee shall provide the Qualifying National Channel 3 Service in accordance with Section 215(4) of the Communications Act for the Licensing Period and in the Digital Licensed Area and shall procure that:
 - (a) except to such extent as Ofcom may otherwise agree in accordance with Section 215(5) and the Conditions of this Licence, the Qualifying National Channel 3 Service is equivalent in all material respects to the service the provision of which in analogue form was authorised by the Licensee's analogue licence in force immediately prior to the grant of this Licence;
 - (b) the coverage area to be achieved as from the Relevant Digital Switchover Date shall be equivalent to or, to such extent as Ofcom thinks fit, substantially the same as the coverage area that was achieved by the Licensee's analogue licence in force immediately prior to the grant of this Licence by broadcasting from the stations specified in, and otherwise in accordance with, Part 5 of the Annex; and
 - (c) the programmes to be included in the Qualifying National Channel 3 Service are broadcast in digital form in the Digital Licensed Area on the days and not outside the hours specified in Part 4 of the Annex.
- (3) Subject to Condition 2(6) below, the Licensee shall provide the Analogue National Channel 3 Service for the Licensing Period and in the Analogue Licensed Area by procuring that the programmes to be included in the Analogue National Channel 3 Service are broadcast from the stations specified in, and otherwise in accordance with Part 5 of the Annex, and on the days and not outside the hours specified in Part 4

thereof.

- (4) The Licensee shall, in the provision of the Analogue National Channel 3 Service, include the same programmes (apart from advertisements) as are included in the Qualifying National Channel 3 Service and at the same times at which they are broadcast in that service.
- (5) The Licensee shall be required to provide the Analogue National Channel 3 Service until the Relevant Digital Switchover Date, subject to giving effect (in accordance with Condition 30(3) below) to any directions given from time to time to Ofcom by the Secretary of State about the continuance of the provision of the Analogue National Channel 3 Service.
- (6) Nothing in this Licence shall constitute or imply any warranty, representation or obligation on the part of Ofcom as to the size or location of the areas actually capable of receiving the programmes provided by the Licensee pursuant to the Licence.
- (7) The Licensee shall not be authorised by or under the Licence to broadcast or procure the broadcasting of anything other than the Analogue National Channel 3 Service, subtitling in accordance with Condition 18, and services (other than subtitling) which are ancillary to programmes included in the Analogue National Channel 3 Service and directly related to their contents or relate to the promotion or listing of such programmes.

3.

Prohibition on the imposition of charges

Sections 214(8) and (9) of the Communications Act

The Licensee shall not impose any charges, whether directly or indirectly, on persons in respect of their reception in the United Kingdom of:

- (a) the National Channel 3 Service;
- (b) any service consisting in the provision of assistance for disabled people in relation to programmes included in the National Channel 3 Service;
- (c) any service (other than one mentioned in Condition 3(1)(b) above) which is an ancillary service (as defined in Section 24(2) of the 1996 Act) in relation to the Qualifying National

[NB contravention of this Condition will also be unlawful by virtue of

Section 214(9)]

Channel 3 Service.

4.

Fees

Section 4(1)(b), (3) and (4) of the 1990 Act

(1) The Licensee shall pay to Ofcom such fees as Ofcom may determine in accordance with the tariff fixed by it and for the time being in force under Section 4(3) of the 1990 Act, details of which, and of any revision thereof, Ofcom shall from time to time publish in such manner as it considers appropriate.

(2) Payment of the fees referred to in Condition 4(1) shall be made in such manner and at such times as Ofcom shall specify.

Section 4(1)(c) of the 1990 Act

(3) The Licensee shall within 28 days of a request therefor provide Ofcom with such information as it may require for the purposes of determining or revising the tariff referred to in Condition 4(1) above.

5.

Additional payments and contributions to the national television archive

Section 19 of the 1990 Act

(1) The Licensee shall pay to Ofcom:-

(a) in respect of the first complete calendar year falling within the Licensing Period, the amount of the Cash Bid, which shall be payable by equal instalments on the penultimate business day of each calendar month throughout that calendar year unless the amount of the Cash Bid is equal to or less than £100,000, in which case it shall be payable in full on the penultimate business day of the first month of that calendar year; and

(b) in respect of each subsequent year falling wholly or partly in the Licensing Period, the amount of the Cash Bid as increased by the Appropriate Percentage, which shall be payable by equal instalments on the penultimate business day of each calendar month throughout the relevant year or part thereof, unless the amount of the Cash Bid as increased by the Appropriate Percentage is equal to or less than £100,000 in which case it shall be payable in full on the penultimate business day of the

first month of the relevant year or part thereof.

- (2) The Licensee shall pay to Ofcom in respect of each accounting period of the Licensee falling within the Licensing Period an amount representing the Relevant Percentage of Qualifying Revenue.
- (3) Ofcom may:-
 - (a) before the beginning of any accounting period of the Licensee, estimate the amount representing the Relevant Percentage of Qualifying Revenue for that accounting period (and the Licensee shall pay such estimated amount (the “**Estimated Amount**”) by instalments on the penultimate business day of each calendar month throughout that accounting period);
 - (b) at such times as it shall think fit revise the Estimated Amount and adjust the instalments payable by the Licensee to take account of any such revision; and
 - (c) determine that the part of the Licensee’s additional payments calculated using the Relevant Percentage of Qualifying Revenue and payable monthly will be based on the preceding month’s actual Qualifying Revenue.
- (4)
 - (a) The Licensee shall pay to Ofcom a sum equal to the amount (if any) by which the amount of the Relevant Percentage of Qualifying Revenue in respect of any accounting period of his exceeds the Estimated Amount actually paid by him to Ofcom in respect of that period; and
 - (b) Ofcom shall pay or procure the payment to the Licensee of a sum equal to the amount (if any) by which the amount of the Relevant Percentage of Qualifying Revenue in respect of any accounting period of the Licensee is less than the Estimated Amount actually paid by the Licensee to Ofcom in respect of that period,

and the sum payable by the Licensee shall be paid within 14 days of the date on which Ofcom shall notify the Licensee of the amount of the Relevant Percentage of Qualifying Revenue in respect of such accounting period.

- Section 185 of the 1990 Act
- (5) The Licensee shall pay to Ofcom on the Commencement Date and on each anniversary thereof throughout the Licensing Period or on such other date in each year of the Licensing Period as Ofcom may specify such amount as Ofcom shall notify to the Licensee, being the Licensee's contribution towards the expenses incurred by the Nominated Archive Body in connection with the maintenance by it of a national television archive.
- (6) Payments under this Condition 5 shall be made in such manner as Ofcom may from time to time specify.

6.

V.A.T.

- Section 4(1)(b) and (d) of the 1990 Act
- (1) The Licensee shall pay any V.A.T. on any supply for V.A.T. purposes by Ofcom under this Licence on presentation of a valid VAT invoice.
- (2) Without limitation to Condition 6(1) above, all sums payable by the Licensee are exclusive of V.A.T. which shall be paid by the Licensee in addition to such sums.
- (3) In this Condition 6 “V.A.T.” means value added tax chargeable under or pursuant to the Value Added Tax Act 1994, including any amendment to or replacement of that Act, and/or any similar tax.

7.

Public service remit and programme policy

- Section 265(1) of the Communications Act
- (1) The Licensee shall ensure that he fulfils the public service remit, in the provision of the National Channel 3 Service, to provide a range of high quality and diverse programming (or such remit as may from time to time be modified by the Secretary of State pursuant to Section 271(1) of the Communications Act).
- Section 266 of the Communications Act
- (2) The Licensee shall prepare a statement of programme policy (in accordance with the requirements of Condition 7(4) below) as soon as practicable after the commencement of Section 266 and subsequently at annual intervals:
- (a) setting out his proposals for securing that, during the following year,
- (i) the public service remit for the National

Channel 3 Service will be fulfilled; and

- (ii) the duties imposed on him under Conditions 8 to 14 below and by virtue of Sections 277 to 294 of the Communications Act (as applicable to the National Channel 3 Service) will be performed; and
- (b) containing a report on his performance in carrying out, during the period since the previous statement, the proposals contained in that statement.
- (3) The Licensee shall monitor his own performance in the carrying out of the proposals contained in the statements made in pursuance of Condition 7(2) above.
- (4) Each statement of programme policy must be:
 - (a) prepared having regard to guidance drawn up and from time to time revised by Ofcom in accordance with Section 266(5) and (6) of the Communications Act;
 - (b) prepared taking account of the reports previously published by Ofcom under Sections 264 and 358 of the Communications Act and in particular take special account of the most recent such reports;
 - (c) published by the Licensee as soon as practicable after its preparation is complete; and
 - (d) published in such manner as the Licensee considers appropriate having regard to the guidance referred to in Condition 7(4)(a) above.
- Section 267 of the Communications Act (5) If the Licensee's statement of programme policy contains proposals for a significant change (which shall be determined in accordance with sub-sections 267 (4) and (5) of the Communications Act including any guidance issued and from time to time revised by Ofcom), the Licensee shall:
 - (a) consult Ofcom before preparing the statement; and
 - (b) take account, in the preparation of the statement, of any opinions expressed to him by Ofcom.

- (6) If it appears to Ofcom that a statement of programme policy has been prepared by the Licensee in contravention of Condition 7(5) above, the Licensee shall, in accordance with any directions given to him by Ofcom:
- (a) revise such statement; and
 - (b) publish a revision of such statement after it has been approved by Ofcom.
- Section 266(7) and (8) of the Communications Act (7) Without prejudice to the requirement in Condition 7(2) above as to the time at which the Licensee is required to make the first statement of programme policy, the Licensee's statement of policy that is in force on the date of commencement of Section 266 of the Communications Act shall be treated as if it were a statement for the time being in force until the statement required by Condition 7(2) has been prepared and published in accordance with the requirements of this Condition 7.

8. Regional programme-making

- Section 286(1), (2) and (6) of the Communications Act (1) The Licensee shall where Ofcom consider that it would be appropriate, having regard to the nature of the Licensed Service, include in the National Channel 3 Service programmes made in the United Kingdom outside the M25 area:
- (a) in the proportions as may be specified in Part 1 of the Annex; and
 - (b) which, taken together, constitute a range of programmes as may be specified in Part 1 of the Annex.
- (2) The Licensee shall ensure that the proportion of expenditure as may be specified in Part 1 of the Annex (determined by reference to the expenditure of the holders of Channel 3 licences on Channel 3 programmes made in the United Kingdom) is referable to programme production at what appears to Ofcom to constitute a suitable range of different production centres outside the M25 area.
- (3) In complying with this Condition 8, the Licensee shall have regard to any guidance that may be issued by Ofcom.

- (4) In this Condition 8, “**programme**” does not include an advertisement, and “**expenditure**”, in relation to a programme, and “**Channel 3 programmes**” each have the meaning given to them in Section 286(7) of the Communications Act.

9. Regional programming

Section 287(4) of the Communications Act

- (1) The Licensee shall ensure, where Ofcom consider that it would be appropriate in relation to programmes included in the National Channel 3 Service, that:
- (a) the amount of time as may be set out in Part 1 of the Annex is given to programmes as specified (including regional news programmes) which are of particular interest to persons living within particular areas of the United Kingdom;
 - (b) the regional programmes included in the National Channel 3 Service are of high quality;
 - (c) the proportion as may be specified in Part 1 of the Annex of the regional programmes that are included in the National Channel 3 Service consists of programmes made in the area by reference to which they are regional programmes;
 - (d) the regional news programmes included in the National Channel 3 Service are broadcast for viewing at intervals throughout the period for which the National Channel 3 Service is provided and, in particular, at peak viewing times;
 - (e) the proportion as may be specified in Part 1 of the Annex of the other regional programmes that are included in the National Channel 3 Service consists of programmes broadcast for viewing at peak viewing times and at times immediately preceding or following those times.
- (2) In complying with this Condition 9, the Licensee shall have regard to any guidance that may be issued by Ofcom.
- (3) In this Condition 9 “**programme**” does not include an advertisement and “**regional programme**” has the meaning

given to it in Section 287(8) of the Communications Act.

10.

Commissioning of independent productions

Section 285 of the
Communications Act

- (1) The Licensee shall draw up and from time to time revise a code of practice setting out the principles he will apply when agreeing terms for the commissioning of independent productions, such code in particular to secure in the manner described in guidance issued by Ofcom that:
 - (a) a reasonable timetable is applied to negotiations for the commissioning of an independent production and for the conclusion of a binding agreement;
 - (b) there is what appears to Ofcom to be sufficient clarity, when an independent production is commissioned, about the different categories of rights to broadcast or otherwise to make use of or exploit the commissioned production, that are being disposed of;
 - (c) there is what appears to Ofcom to be sufficient transparency about the amounts to be paid in respect of each category of rights;
 - (d) what appears to Ofcom to be satisfactory arrangements are made about the duration and exclusivity of those rights;
 - (e) procedures exist for reviewing the arrangements adopted in accordance with the code and for demonstrating compliance with it, such procedures to include requirements for the monitoring of the application of the code and for the making of reports to Ofcom;
 - (f) provision is made for resolving disputes arising in respect of the provisions of the code (by independent arbitration or otherwise) in a manner that appears to Ofcom to be appropriate.
- (2) The Licensee shall ensure that the drawing up or revision of a code made pursuant Condition 10(1) above is in accordance with guidance issued by Ofcom as to:
 - (a) the times when it is to be drawn up or reviewed with

a view to revision;

- (b) the consultation to be undertaken before it is drawn up or revised; and
- (c) its publication and publication of any revision or replacement of it,

and such code and any revision to it shall be submitted to Ofcom for approval and have effect subject to that approval and such modifications as Ofcom may require.

- (3) The Licensee shall from time to time make any revisions that are necessary to take account of revisions of the guidance issued by Ofcom referred to in Condition 10(2) above.
- (4) The Licensee shall ensure that he complies at all times with any code drawn up and for the time being in force pursuant to this Condition 10.

11. Broadcasting of independent productions

Section 277 of the Communications Act

- (1) The Licensee shall ensure that in each calendar year of the Licensing Period not less than the percentage amount specified in Part 1 of the Annex (or such other percentage that the Secretary of State may from time to time by order specify pursuant to Section 277(3) of the Communications Act) of the total amount of time allocated to the broadcasting of qualifying programmes in the National Channel 3 Service is allocated to the broadcasting of a range and diversity of Independent Productions.
- (2) For the purposes of Condition 11(1) above, the reference to a range of Independent Productions is a reference to a range of such productions in terms of cost of acquisition and the types of programmes involved.
- (3) The Licensee shall comply with any further requirements that Ofcom may from time to time impose pursuant to Section 277(4) of the Communications Act in relation to the percentage of programming budget that is applied in the acquisition (which includes commissioning and acquisition of a right to include a programme in the National Channel 3 Service or to have it broadcast) of Independent Productions (determined in accordance with Section 277(9) of the

Communications Act).

- (4) The Licensee shall comply with any direction of Ofcom for the purpose of carrying forward to one or more subsequent years any shortfall for any year in his compliance with the requirements of Condition 11(1) and (3) above and thereby increasing the percentage applicable for the purposes of those Conditions to the subsequent year or years.
- (5) In complying with this Condition 11, the Licensee shall have regard to any guidance that may be issued by Ofcom.
- (6) In this Condition 11 “**programme**” does not include an advertisement.

12.

Original productions

Section 278 of the
Communications Act

- (1) The Licensee shall ensure that in each calendar year of the Licensing Period:
 - (a) not less that the percentage amount specified in Part 1 of the Annex by time of the programmes included in the National Channel 3 Service are original productions or commissions for any or all of the National Channel 3 services; and
 - (b) the time allocated to the broadcasting of original productions is split between peak viewing times and other times in the manner specified in Part 1 of the Annex.
- (2) In determining the programmes of which a proportion is to consist of original programmes, there may be excluded such descriptions of programmes as may be specified in guidance prepared, and from time to time, revised by Ofcom pursuant to Section 278(3) of the Communications Act.
- (3) For the purposes of this Condition 12 “**programme**” does not include an advertisement; and “**original productions**” shall be determined in accordance with Section 278(6) of the Communications Act.

13.

General standards and requirements

Sections 319, 320 and The Licensee shall ensure that the provisions of the Standards

325(1) of the
Communications Act

Code are observed in the provision of the National Channel 3 Service.

14.

News and current affairs

Section 279 of the
Communications Act

- (1) The Licensee shall include news programmes and current affairs programmes in the National Channel 3 Service that:
 - (a) are of high quality and deal with both national and international matters; and
 - (b) (in relation to news programmes only) are broadcast for viewing at intervals (including those stipulated in Part 1 of the Annex) throughout the period for which the National Channel 3 Service is provided.
- (2) The Licensee shall ensure that the time allocated to news programmes included in the National Channel 3 Service and current affairs programmes included in the National Channel 3 Service constitutes in each case no less than the total amount of time specified in Part 1 in the Annex (such time being an appropriate proportion of the time allocated to the broadcasting of all the programmes included in the National Channel 3 Service).
- (3) In complying with this Condition 14, the Licensee shall have regard to any guidance that may be issued by Ofcom.

15.

Party political broadcasts

Section 333 of the
Communications Act

- (1) The Licensee shall include in the National Channel 3 Service party political broadcasts and referendum campaign broadcasts (as defined in the Political Parties, Elections and Referendums Act 2000) in accordance with such rules as are referred to in paragraph 38 of Schedule 18 to the Communications Act or as from time to time may be made by Ofcom pursuant to Section 333(1)(b) of the Communications Act with respect to such matters.
- (2) Such rules may include, without limitation, provision with regard to: the political parties on whose behalf political broadcasts may be made, the length and frequency of such broadcasts, and the length and frequency of referendum campaign broadcasts that are required to be broadcast on behalf of each designated organisation (as defined in

Section 333(6) of the Communications Act).

16.

Listed events

Section 101(1) of the 1996 Act (see also Section 300(2) of the Communications Act)

(1) The Licensee shall comply in all respects with the listed events provisions of the 1996 Act and, for the avoidance of doubt, provisions contained in this Condition 16 that derive from amendments made to the 1996 Act by the Communications Act shall apply only from such time as the relevant Sections of that Act are commenced.

(2) The Licensee shall not include within the National Channel 3 Service (the “**first service**”) live coverage of the whole or any part of a listed event unless:

(a) (i) another person who is providing a service falling within Section 98(1)(b) of the 1996 Act (the “**second service**”) has acquired the right to include in the second service live coverage of the whole of the event or of that part of the event; and

(ii) the area for which the second service is provided consists of or includes the whole, or substantially the whole, of the area for which the first service is provided; or

(b) Ofcom has consented in advance to inclusion of that coverage in the first service; or

(c) the event is a Group B event for which rights to provide coverage have been acquired by one or more other persons in addition to the Licensee; and

(i) that additional coverage constitutes adequate alternative additional coverage of the event; and

Section 104ZA and 101(1)(C) of the 1996 Act (see Section 302(1) of the Communications Act)

(ii) the person or persons who have acquired rights to provide the additional coverage satisfy the requirements in relation to that coverage of any regulations made by Ofcom in accordance with Section 104ZA of the 1996 Act.

(3) Condition 16(2) shall not apply where:

- Section 97(5)(a) of the 1996 Act (see also Section 299(3) of the Communications Act)
- (a) the Licensee is exercising rights acquired before 1st October 1996; and
 - (b) the Licensee is exercising rights acquired in relation to an event listed after 1st October 1996 where such rights were acquired before the date referred to in Section 97(5)(a) of the 1996 Act.
- Section 97(5A) & (5B) of the 1996 Act (see Section 299(4) of the Communications Act)
- (4) The allocation or transfer of an event to Group A:
 - (a) shall not affect the validity of rights acquired in relation to that event where such rights were acquired before the date referred to in Section 97(5A) of the 1996 Act; and
 - (b) where the Secretary of State makes a direction in accordance with Section 97(5B), will not affect the application of Condition 16(2)(c) which will continue to apply in relation to a Group B event that is transferred to Group A as if the event remained a Group B event.
- Section 101(1)(b) of the 1996 Act (see also Section 300(2) of the Communications Act)
- (5) Except where otherwise stated, this Condition 16 applies to the National Channel 3 Service if and to the extent that the National Channel 3 Service is made available (within the meaning of Part 3 of the Communications Act) for reception by members of the public in the United Kingdom or in any area of the United Kingdom.
- Section 101B(1) of the 1996 Act
- (6) The Licensee shall not, without the previous consent of Ofcom, exercise any rights to televise, for reception in another EEA State, the whole or part of an event:
- Section 101A of the 1996 Act
- (a) that has been designated by that other EEA State, and notified by it to the European Commission, in accordance with Article 3a of the Television Without Frontiers Directive, as being of major importance to its society; and
 - (b) where a substantial proportion of the public in that State is deprived of the possibility of following that event by live or deferred coverage on free television as determined by that State in accordance with Article 3a of the Television Without Frontiers Directive.
- (7) For the purposes of this Condition 16:

Section 104ZA of the 1996 Act (see Section 302(1) of the Communications Act)

(a) the circumstances in which the televising of listed events generally, or of a particular listed event, is, or is not, to be treated as live for the purposes of Part IV of the 1996 Act shall be determined in accordance with the regulations referred to in Condition 16(2)(c)(ii) above;

(b) what is (whether generally or in relation to particular circumstances) to be taken to represent the provision of adequate alternative coverage shall be determined in accordance with the regulations referred to in Condition 16 (2)(c)(ii) above;

Section 104(1) of the 1996 Act (see also Section 301(1) of the Communications Act)

(c) guidance as to the matters which Ofcom will take into account in determining:

(i) whether to give or revoke their consent for the purposes of Condition 16(1) and 16(6); and

(ii) whether to take action pursuant to Condition 40(4)(a) or 40(4)(b) in circumstances where the Licensee fails to comply with Conditions 16(2) or 16(6),

shall be provided in the Code on Sports and Other Listed and Designated Events.

(8) The Licensee shall supply to Ofcom such information as Ofcom may reasonably require to determine the Licensee's compliance with this Condition 16 and for the purposes of determination made by it pursuant to Section 102 or Section 103 of the 1996 Act;

17.

Advertising and sponsorship standards and requirements

Section 322 of the Communications Act

(1) The Licensee shall comply with all directions, whether general or specific and/or qualified or unqualified, given to him by Ofcom, with respect to:

(a) the maximum amount of time to be given over to advertisements in any hour or other period;

(b) the minimum interval which must elapse between any two periods given over to advertisements;

- (c) the number of such periods to be allowed in any programme or in any hour or day; and
- (d) the exclusion of advertisements from a specified part of the National Channel 3 Service,

which directions may make different provision for different parts of the day, different parts of the week, different types of programmes or for other differing circumstances.

- | | |
|--------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Sections 325(4) and (5) and 321(4) of the Communications Act | <p>(2) The Licensee shall comply with all directions given to him by Ofcom with regard to advertisements or methods of advertising or sponsorship, including directions with respect to:</p> <ul style="list-style-type: none"> (a) the exclusion from the National Channel 3 Service of a particular advertisement, or its exclusion in particular circumstances; (b) the descriptions of advertisements and methods of advertising to be excluded from the National Channel 3 Service (whether generally or in particular circumstances); and (c) the forms and methods of sponsorship to be excluded from the National Channel 3 Service (whether generally or in particular circumstances). |
| Section 121 to 123 and 321(4) of the Communications Act | <p>(3) The Licensee shall ensure that the provisions of the code approved by Ofcom for regulating the provision of premium rate services, or in the absence of such a code, the terms of any order made by Ofcom for such purposes, are observed in the provision of the National Channel 3 Service.</p> |
| Section 321(1) and 321(4) of the Communications Act | <p>(4) The Licensee shall ensure that the provisions of the Standards Code set to secure the objectives in Section 319(2)(a) and (g) to (j) of the Communications Act and relating to standards and practice in advertising and sponsorship of programmes and any prohibitions of advertisements and forms and methods of advertising or sponsorship of programmes are observed in the provision of the National Channel 3 Service.</p> |
| Section 321(4) of the Communications Act | <p>(5) The Licensee shall supply to Ofcom details, in whatever form and within such period as Ofcom may reasonably require, of any particular advertisement or any class of advertisement specified by Ofcom or any sponsored</p> |

programme which Ofcom shall from time to time request.

18. Subtitling, signing and audio -description

Section 307(1) of the Communications Act

The Licensee shall ensure that the provisions of the Code on Subtitling, Signing and Audio-Description are observed in the provision of the National Channel 3 Service and the Licensee shall provide subtitling, signing and audio-description in the amounts set out in Part 1 of the Annex.

19. Provision of Additional Services

Section 49 of the 1990 Act

(1) Ofcom reserves the right to licence under the 1990 Act any or all of the spare capacity within the signals carrying the Analogue National Channel 3 Service which Ofcom determines to be available for the provision of additional services having regard to the Licensee's rights and obligations to provide subtitling pursuant to Condition 12 and to the need of the Licensee to be able to use part of the signals carrying the Analogue National Channel 3 Service for providing services which are ancillary to programmes included in the Analogue National Channel 3 Service and directly related to their contents or relate to the promotion or listing of such programmes.

(2) Nothing in this Licence shall authorise the Licensee to broadcast or procure the broadcasting of any picture, sound, text or other signals on the spare capacity referred to in Condition 19(1).

(3) The Licensee shall grant to any person who holds a licence to provide additional services on any frequency on which the Analogue National Channel 3 Service is provided, and to any person authorised by any such person pursuant to Section 49(8) of the 1990 Act to provide additional services on that frequency, access to facilities reasonably required by that person for the purposes of, or in connection with, the provision of any such additional services.

Section 276 of the Communications Act

(4) The Licensee shall grant to any person who holds a licence to provide the public teletext service and to any person authorised by virtue of Section 220 of the Communications Act to provide the whole or part of such service on his behalf, access to the facilities that are reasonably required for the purposes of or in connection with the provision of

that service.

- (5) The Licensee shall be entitled to require any person to whom he grants access to facilities in accordance with Condition 19(3) and/or Condition 19(4) to pay a reasonable charge in respect thereof and the Licensee shall use all reasonable endeavours to agree upon the amount of that charge with such person. Any dispute as to the amount of any such charge shall be determined by Ofcom.

20. Transmission arrangements technical standards and requirements for the Qualifying National Channel 3 Service

Section 4(1)(d) of the 1990 Act

- (1) The Licensee shall:
- (a) procure that the Qualifying National Channel 3 Service is broadcast so as to be available for reception by members of the public in the Digital Licensed Area by the holder of the C3/C4 multiplex licence in accordance with Part 5 of the Annex;
 - (b) contribute to the costs incurred by the holder of the C3/C4 multiplex licence in respect of the broadcasting for reception by members of the public of all Channel 3 services (taken as a whole) in digital form in such manner as may be approved by Ofcom; and
 - (c) contribute to the costs incurred in respect of the Distribution of all Channel 3 services (taken as a whole) in digital form in such manner as may be approved by Ofcom.
- (2) In this Condition 20 and within definitions that are used in this Condition “**available for reception by members of the public**” shall be construed in accordance with Section 361 of the Communications Act.

21. Transmission arrangements technical standards and requirements for the Analogue National Channel 3 Service

Section 4(1)(d) of the 1990 Act

- (1) The Licensee shall:
- (a) procure that the Analogue National Channel 3 Service is broadcast so as to be available for

reception by members of the public by a single person (the “**Relevant Transmission Operator**”) in accordance with an agreement between the Licensee and the Relevant Transmission Operator for the provision and operation of a system for the broadcasting of the Analogue National Channel 3 Service from the Commencement Date (the “**Television Transmission Service Agreement**”);

- (b) contribute to the costs incurred by the Relevant Transmission Operator in respect of the broadcasting for reception by members of the public of all Channel 3 services (taken as a whole) in analogue form in such manner as may be approved by Ofcom; and
 - (c) contribute to the costs incurred in respect of the Distribution of all Channel 3 services (taken as a whole) in analogue form in such manner as may be approved by Ofcom.
- (2) It shall be a condition of the Television Transmission Service Agreement and of any other agreement which the Licensee enters into with any subsequent Transmission Operator for the broadcasting to be available for reception by members of the public of the Analogue National Channel 3 Service, that the signals carrying the Analogue National Channel 3 Service attain high standards in terms of technical quality and reliability throughout the Licensed Area and in particular (but without prejudice to the generality of the foregoing) the Licensee shall do all that he can to ensure that the relevant provisions of the Television Technical Performance Code as drawn up and from time to time revised by Ofcom are observed by the Relevant Transmission Operator or, where applicable, by any other Transmission Operator in the provision of the Analogue National Channel 3 Service.
- (3) The Licensee shall do all that he can to ensure that the relevant provisions of the Television Technical Performance Code are observed in all the operations under his direct control, in the Distribution of the programmes included in the Analogue National Channel 3 Service, and by any third parties involved in the provision of programmes included in the Analogue National Channel 3 Service.

- (4) In this Condition 21 and within definitions that are used in this Condition “**available for reception by members of the public**” shall be construed in accordance with Section 361 of the Communications Act.

22.

Retention and production of recordings

Section 325(1) and (2) of the Communications Act

- (1) The Licensee shall adopt procedures acceptable to Ofcom for the retention and production of recordings in sound and vision of any programme which is the subject matter of a Standards Complaint and in relation to the production of recordings of any programme which is the subject of a fairness complaint the Licensee shall also comply with the requirements of Condition 32 below.

Section 334(1) of the Communications Act

- (2) In particular, the Licensee shall:
- (a) make and retain or arrange for the retention of a recording in sound and vision of every programme included in the National Channel 3 Service for a period of 90 days from the date of its inclusion therein;
 - (b) at the request of Ofcom forthwith produce to Ofcom any such recording for examination or reproduction; and
 - (c) at the request of Ofcom forthwith produce to Ofcom any script or transcript of a programme included in the National Channel 3 Service which he is able to produce to it.

23.

General provision of information to Ofcom

Section 4(1)(c) of the 1990 Act

- (1) The Licensee shall furnish to Ofcom in such manner and at such times as Ofcom may reasonably require such documents, accounts, returns, estimates, reports, notices or other information as Ofcom may require for the purpose of exercising the functions assigned to it by or under the 1990 Act, the 1996 Act, or the Communications Act and in particular (but without prejudice to the generality of the foregoing):

Section 4(1)(c) of the

- (a) a declaration as to its corporate structure (or the

- 1990 Act equivalent if the Licensee is not a body corporate) in such form and at such times as Ofcom shall specify;
- Section 143(5) of the 1996 Act and Section 5(1)(a) of the 1990 Act (b) such information as Ofcom may reasonably require from time to time for the purposes of determining whether the Licensee on any ground is a disqualified person by virtue of any of the provisions in Section 143(5) of the 1996 Act and/or Schedule 2 to the 1990 Act or contravenes requirements imposed by or under Schedule 14 to the Communications Act;
- Section 4(1)(c) of the 1990 Act and Section 15 of the 1996 Act (c) annual income and expenditure returns and supplementary annexes in such form and at such times as Ofcom shall require; and
- Section 4(1)(c) and 19 of the 1990 Act (d) statements of his Qualifying Revenue at monthly intervals and also in respect of each entire accounting period of his in such form as Ofcom shall require;
- Section 5(5) of the 1990 Act (2) The Licensee shall inform Ofcom forthwith in writing if:
- (a) the Licensee becomes aware that any order is made or any resolution is passed or other action is taken for the dissolution, termination of existence, liquidation (whether compulsory or voluntary), or winding up of the Licensee (otherwise than for the purpose of reconstruction or amalgamation made whilst the Licensee is solvent and previously approved in writing by Ofcom in accordance with Condition 28 below) or a liquidator, trustee, receiver, administrative receiver, administrator, manager or similar officer is appointed in respect of the Licensee, or in respect of all or any part of his assets; or
- (b) the Licensee makes or proposes to enter into any scheme of compromise or arrangement with his creditors, save for the purposes of amalgamation or reconstruction whilst the Licensee is solvent; or
- (c) the Licensee permits an execution to be levied against his assets and/or chattels and allows such execution to remain outstanding for more than 14 days; or
- (d) the Licensee becomes aware that any person having control of the Licensee does or is subject to any of the events specified in Condition 23(2)(a) to (c) above; or

- (e) anything analogous to or having a substantially similar effect to any of the events specified in Condition 23(2)(a) to (d) above occurs under the laws of any applicable jurisdiction.

Sections 3(6) and (7) and 4(1)(c) of the 1990 Act

- (3) The Licensee shall inform Ofcom when final judgment is awarded against him in any court proceedings brought against him in respect of the inclusion in the National Channel 3 Service of any defamatory, seditious, blasphemous or obscene matter or any matter which constitutes an injurious falsehood or slander of title or any tort or an infringement of any copyright, moral right, right in a performance, design right, registered design, service mark, trademark, letters patent or other similar monopoly right or a contravention of the provisions of the Official Secret Acts or of any statutory enactment or regulation for the time being in force or a criminal offence or contempt of Court or breach of Parliamentary privilege.
- (4) The Licensee shall inform Ofcom if he or any individual having control over him within the meaning of paragraph 1(3), Part I of Schedule 2 to the 1990 Act, is sentenced to a term of imprisonment (including a suspended term) on conviction of a criminal offence.

24.

Provision of information relating to a change of control

Section 5(2) of the 1990 Act (see also paragraph 3(3) of Part 1 of Schedule 15 to the Communications Act and Section 351(1) of the Communications Act

- (1) Where the Licensee is a body corporate, the Licensee shall notify Ofcom:
 - (a) of proposals that may give rise to a relevant change of control within the meaning of Section 351(10) of the Communications Act and of any proposals affecting shareholdings in the Licensee or the directors of any body corporate which controls the Licensee, or the directors of the Licensee or any body corporate which controls the Licensee, and of any proposals to enter into any arrangements of the type referred to in Condition 24(2) below, by giving advance notice of such proposals where they are known to the Licensee as soon as reasonably practicable where such proposals would constitute a change in the persons having control over the Licensee within the meaning of Schedule 2, Part I paragraph 1(3) of the 1990 Act; and

- (b) of changes, transactions or events affecting shareholdings in the Licensee or any body corporate which controls the Licensee, or the directors of the Licensee or the directors of any body corporate which controls the Licensee (irrespective of whether proposals for them have fallen to be notified) within 28 days of the Licensee becoming aware of any such change, transaction or event and where such change, transaction or event would constitute a change in the persons having control over the Licensee within the meaning of Schedule 2, Part I paragraph 1(3) of the 1990 Act

Section 351(1)(b) of the Communications Act

and the Licensee shall provide Ofcom, in such manner and at such times as it may reasonably require, with such information as Ofcom considers necessary for the purposes of exercising its functions under Sections 351 and 352 of the Communications Act.

Paragraph 1(3) (b), (c) and (3A) of Part 1 to Schedule 2 to the 1990 Act (see also Section 357 of the Communications Act)

- (2) (a) The Licensee shall notify Ofcom within 28 days if any person:
- (i) holding or being beneficially entitled to 50 per cent. of the equity share capital in the Licensee or in any body corporate which controls the Licensee; or
 - (ii) possessing 50 per cent. of the voting power in the Licensee or any body corporate which controls the Licensee

enters into an arrangement with any other participant in the Licensee or in any such body corporate which controls the Licensee as to the manner in which any voting power in the body possessed by either of them is to be exercised, or as to the omission by either of them to exercise such voting power.

Paragraph 2 of Part 1 of Schedule 14 to the Communications Act

- (b) The Licensee shall notify Ofcom within 28 days of any change in circumstances which would operate against the restrictions specified in paragraph 2 of Part 1 of Schedule 14 to the Communications Act including:
- (i) in the national or local newspapers over which he or any person connected with him has an interest; and

- (ii) of interest in a body corporate which is a relevant national newspaper proprietor (within the meaning of paragraph 2(6) of Part 1 of Schedule 14 to the Communications Act) in which he is a participant; and
 - (iii) or of any change in control of any body corporate which is a participant in the Licensee (where the Licensee is a body corporate) where such body corporate is one in which a relevant national newspaper proprietor is a participant.
- (c) For the purposes of Condition 24(2)(a):
- (i) “**arrangement**” includes any agreement or arrangement, whether or not it is, or is intended to be, legally enforceable;
 - (ii) a person shall be treated as holding, or being beneficially entitled to, any equity share capital which is held by a body corporate which he controls or to which such a body corporate is beneficially entitled, and as possessing body corporate; and
 - (iii) “**participant**”, in relation to a body corporate, means a person who holds or is beneficially entitled to shares in that body or who possesses voting power in that body.

Section 4(1)(c) of the 1990 Act

- (3) The Licensee shall supply to Ofcom such information as Ofcom may reasonably require from time to time as to the national or local market share of any newspaper or newspapers insofar as such national or local market shares appears to Ofcom relevant for the purposes of determining whether any of the restrictions in Part 1 of Schedule 14 to the Communications Act have been complied with or in order to determine whether, any of the circumstances described in that Part apply.

24.

Renewal of the Licence

Section 216 of the Communications Act

- (1) Subject to the provisions of section 228(6) and (7) of the Communications Act the Licence may be renewed for a

period of ten years from the end of the Initial Licensing Period and each Subsequent Licensing Period current at the time of the application.

- (2) The Licensee may apply to Ofcom for renewal of the Licence not earlier than four years before the date on which it would otherwise cease to be in force and not later than three months before the Relevant Date.
- (3) Subject to the provisions of Section 216(11) of the Communications Act, Ofcom may decide not to renew the Licence if:
 - (a) it is not satisfied that the Licensee would, if the Licence were renewed, provide the National Channel 3 Service in compliance with Conditions 8, 9, 10, 11, 12, and 13;
 - (b) it proposes to grant a fresh licence for the provision of a service replacing the National Channel 3 Service which would differ from the National Channel 3 Service in:
 - (i) the area for which it would be provided; or
 - (ii) the times of the day, or days of the week, between or on which it would be provided;
 - (c) it appears to Ofcom that there are grounds for suspecting that any source of funds to which the Licensee might (directly or indirectly) have recourse for the purpose of:
 - (i) paying the amount of the Renewal Payment;
 - (ii) paying the amount of the Renewal Payment as increased by the Appropriate Percentage in respect of each subsequent year falling wholly or partly within the Renewal Period;
 - (iii) paying an amount, determined under Section 217(1)(b) of the Communications Act, representing a specified percentage of qualifying revenue in respect of each accounting period of the Licensee falling within the Renewal Period;

- (iv) otherwise financing the provision of the National Channel 3 Service,

is such that it would not be in the public interest for the Licence to be renewed; and Ofcom having referred the Licensee's renewal application to the Secretary of State together with a copy of all documents submitted to it by the Licensee and a summary of its deliberations on the application, the Secretary of State has refused to consent to the renewal on the grounds that the source of funds is such that it would not be in the public interest for the Licence to be so renewed.

Section 217 of the
Communications Act

- (4) On the grant of any such application Ofcom shall determine:
 - (a) the amount of the Renewal Payment; and
 - (b) a percentage of qualifying revenue for each accounting period falling within the Renewal Period which the Licensee will be required to pay to Ofcom.
- (5) For the purposes of Condition 24(4) above:
 - (a) the amount of the Renewal Payment shall be determined (as necessary) in accordance with Section 217(2) of the Communications Act; and
 - (b) the percentage of qualifying revenue shall be determined in accordance with Section 217(3) of the Communications Act.
- (6) Where the Licensee accepts Ofcom's determination under Condition 24(4) above, he shall notify Ofcom of his acceptance and, subject to Condition 24(3) above, Ofcom shall grant a renewal of the Licence as soon as reasonably practicable thereafter but Ofcom shall not grant a renewal more than eighteen months before the end of the Licensing Period.
- (7) If the Licence is renewed pursuant to this Condition, it shall continue in full force and effect and Conditions 5 and 35 shall have effect during the Renewal Period as if:
 - (a) in respect of the first complete calendar year falling within the Renewal Period, references to the amount of the Cash Bid were to the amount of the

Renewal Payment;

- (b) in respect of each subsequent year falling wholly or partly within the Renewal Period, references to the amount of the Cash Bid as increased by the Appropriate Percentage were to the amount of the Renewal Payment as increased by the Appropriate Percentage; and
- (c) in respect of each accounting period of the Licensee falling within the Renewal Period references to the Relevant Percentage of Qualifying Revenue were to the percentage of qualifying revenue determined by Ofcom under Condition 24(4) above;

provided that, notwithstanding renewal, the Licensee shall continue to pay the amount of the Cash Bid (or, where the Licence has already been renewed, the existing Renewal Payment) as increased by the Appropriate Percentage for the year in question by equal instalments.

26.

Fair and effective competition

Section 316 of the
Communications Act

- (1) The Licensee shall:
 - (a) not enter into or maintain any arrangement, or engage in any practice, which is prejudicial to fair and effective competition in the provision of licensed services or of connected services; and
 - (b) comply with any code or guidance for the time being approved by Ofcom for the purpose of ensuring fair and effective competition in the provision of licensed services or of connected services; and
 - (c) comply with any direction given by Ofcom to the Licensee for that purpose.
- (2) In this Condition 26 “**connected services**” and “**licensed service**” have the meanings given to them in Section 316(4) of the Communications Act.

27.

Compliance with ownership restrictions

Section 5(1) and (2) of

- (1) The Licensee shall comply in all respects with the

the 1990 Act

restrictions and requirements imposed on him by or under Schedule 2 to the 1990 Act and Schedule 14 to the Communications Act to the extent that such requirements apply to him.

- (2) The Licensee shall comply with any direction of Ofcom requiring him to take, or arrange for the taking of, any steps specified by Ofcom for the purposes of complying with the requirements referred to in Condition 27(1) above.
- (3) The Licensee shall inform Ofcom of any circumstances or events which would give rise to a breach of the Licensee's obligations imposed on him by or under Schedule 2 to the 1990 Act or a contravention of the requirements of Schedule 14 to the Communications Act immediately upon becoming aware of such circumstances or events.

28.

Transferability of the Licence

Sections 3(6) & (7)
of the 1990 Act

This Licence is not transferable except with the prior consent in writing of Ofcom. Without prejudice to the generality of the foregoing, such consent shall not be given unless Ofcom is satisfied that the person or persons to whom it is proposed to transfer the Licence would be in a position to comply with all of the Conditions whilst it remains in force.

29.

Compliance

Sections 4(1)(a) and
4(2) of the 1990 Act and
Section 335 of the
Communications Act

- (1) The Licensee shall comply with any direction given to him by Ofcom in respect of any matter, subject or thing which direction is in the opinion of Ofcom appropriate, having regard to any duties which are or may be imposed on it, or on the Licensee by or under the 1990 Act, the 1996 Act, the Communications Act or any relevant international obligations.

Sections 4(1)(a), (c) and
(d) of the 1990 Act and
Sections 321(4) and
325(1) of the
Communications Act

- (2) The Licensee shall adopt procedures and ensure that such procedures are observed by those involved in providing the National Channel 3 Service for the purposes of ensuring that programmes included in the National Channel 3 Service comply in all respects with the provisions of this Licence, the 1990 Act, the 1996 Act, the Communications Act, relevant international obligations and all relevant codes and guidance. The Licensee shall, without prejudice to the generality of the foregoing, ensure that:

- (a) there are sufficient persons involved in providing the National Channel 3 Service who are adequately versed in the requirements of this Licence, the 1990 Act, the 1996 Act, the Communications Act, relevant international obligations and all relevant codes and guidance and that such persons are able to ensure compliance with such requirements on a day to day basis;
- (b) adequate arrangements exist for the immediate implementation of such general and specific directions as may from time to time be given to the Licensee by Ofcom;
- Articles 4, 5 and 6 of the Television Without Frontiers Directive and Section 336 of the Communications Act*
- (c) the requirements of the Television Without Frontiers Directive are complied with where practicable, having regard to the provisions set out in Articles 4, 5 and 6 of the Directive and any guidance issued and from time to time revised by Ofcom for the purpose of giving effect to those provisions;
- (d) adequate arrangements exist for the advance clearance of advertisements of such types and for such products as Ofcom shall determine;
- (e) that in each department of the Licensee where any of the procedures referred to in this Condition are to be implemented the member of staff responsible is of sufficient seniority to ensure immediate action and that issues relating to compliance may be brought where necessary directly before senior management for consideration.
- (3) The Licensee shall supply Ofcom with details of the procedures (and of any revision of such procedures) adopted by him and required to be observed by those involved in providing the National Channel 3 Service for the purposes of Condition 29(2) above.
- Section 335(4) of the Communications Act*
- (4) For the purposes of this Condition and Section 335 of the Communications Act, all Conditions of this Licence that are included by virtue of Part 3, Chapter 4 (Regulatory provisions) of the Communications Act are in addition to, and have effect subject to, any Conditions included by virtue of Section 335 of the Communications Act (Conditions securing compliance with international obligations).

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|---------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Section 4(1)(c) of the 1990 Act | (5) The Licensee shall supply to Ofcom post-transmission data in relation to all programmes included in the National Channel 3 Service covering such information and in such form as Ofcom shall specify, to be delivered to Ofcom as soon after the transmission of the programmes to which they relate as Ofcom may require. |
| Section 4(1)(c) of the 1990 Act | (6) The Licensee shall supply to Ofcom such technical performance data as Ofcom shall from time to time require, and at such intervals and in such form as Ofcom shall specify. |
| Section 4(1)(d) of the 1990 Act | (7) The Licensee if so requested by Ofcom shall at such intervals and at such times as Ofcom shall require attend meetings with Ofcom for the purpose of enabling Ofcom to conduct periodic reviews of the performance by the Licensee of his obligations under the Licence. |

30.**Government directions and representations**

- | | |
|------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Sections 335 and 336 of the Communications Act | (1) The Licensee shall if so directed by Ofcom : <ul style="list-style-type: none"> (a) include in the National Channel 3 Service, at such times as may be specified to Ofcom by the Secretary of State or any other Minister of the Crown, such announcement as may be specified by a notice given pursuant to Section 336(1) of the Communications Act; or (b) refrain from including in the programmes included in the National Channel 3 Service any matter or description of matter specified to Ofcom by the Secretary of State by a notice given pursuant to Section 336(5) of the Communications Act. |
| | (2) The Licensee may when including an announcement in the National Channel 3 Service in accordance with Condition 30(1)(a) above indicate that the announcement is made in pursuance of a direction by Ofcom. |
| | (3) The Licensee shall comply with all relevant conditions of this Licence and any directions given to him by Ofcom pursuant to a notification to Ofcom by the Secretary of State for the purpose of enabling Her Majesty's Government in the |

United Kingdom to give effect to any international obligations of the United Kingdom.

- (4) Where Ofcom:
- (a) has given the Licensee a direction to the effect referred to in Condition 30(1)(b) above; or
 - (b) in consequence of the revocation by the Secretary of State of the notice giving rise to the issuing of such a direction, has revoked that direction or where such a notice has expired, the Licensee may include in the National Channel 3 Service an announcement of the giving or revocation of the direction or of the expiration of the notice, as the case may be.

31. Standards complaints

Sections 325(1)(b) and 328(1) of the Communications Act

- (1) The Licensee shall ensure that procedures acceptable to Ofcom for the handling and resolution of Standards Complaints in respect of programmes included in the National Channel 3 Service are established and maintained and shall ensure that such procedures are duly observed.
- (2) The Licensee shall for a period of at least 12 months keep a written record of any complaints referred to in Condition 31(1) above, and a written record of any response given by the Licensee in relation to any such complaint and shall make such records available to Ofcom at such times as Ofcom may reasonably require.

32. Fairness and privacy complaints

Sections 115 and 119 of the 1996 Act (see also Section 327 of the Communications Act

- (1) The Licensee shall comply with such directions and requests for information as may be given to him by Ofcom following receipt by him from Ofcom of a copy of a fairness complaint that relates to the provision of the National Channel 3 Service, and in particular the Licensee shall, if so requested:
 - (a) provide Ofcom with a recording in sound and vision of the programme, or any specified part of it, to which the complaint relates if and so far as such a recording is in his possession;
 - (b) make suitable arrangements for enabling the

complainant to view any such recording, or any specified part of it, to which the complaint relates if and so far as such a recording is in his possession;

- (c) provide Ofcom and the complainant with a transcript of so much of the programme, or any specified part of it, to which the complaint relates, as consisted of speech, if and so far as the Licensee is able to do so;
- (d) provide Ofcom and the complainant with copies of any documents in the possession of the Licensee that are originals or copies of any correspondence between the Licensee and the person affected or the complainant in connection with the complaint;
- (e) provide Ofcom with such other things that Ofcom may specify or describe and that appear to Ofcom to be relevant to its consideration of the complaint and to be in the possession of the Licensee;
- (f) furnish to Ofcom and the complainant a written statement in answer to the complainant;
- (g) attend Ofcom and assist it in its consideration of the complaint;
- (h) take such steps as he reasonably can to ensure compliance with any request made by Ofcom to any other person under Section 115(7) of the 1996 Act.

Sections 119 and 120 of the 1996 Act (see also Section 327 of the Communications Act)

- (2) The Licensee shall comply with such directions as may be given to him by Ofcom to publish, in such manner, and within such period as may be specified by Ofcom, in any direction given pursuant to Section 119(1) of the 1996 Act, a summary of any fairness complaint with regard to a programme included in the National Channel 3 Service, together with Ofcom's findings on the fairness complaint or a summary of such finding. The form and content of any such summary shall be such as may be approved by Ofcom.
- (3) References in Condition 32(2) to the publication of any matter shall be references to the publication of that matter without its being accompanied by any observations made by a person other than Ofcom and relating to the fairness complaint.
- (4) Where Ofcom has given a direction under Section 119(1) in

relation to a fairness complaint and either the Licensee and/or any other person responsible for the making or the provision of the relevant programme has or have taken any supplementary action (interpreted in accordance with Section 120(5) of the 1996 Act) the Licensee shall promptly send to Ofcom a report of that action.

Section 326 of the
Communications Act

- (5) The Licensee shall ensure that the provisions of the Fairness Code are observed in the provision of the National Channel 3 Service and in relation to the programmes included in the National Channel 3 Service

33.

Publicising Ofcom's functions

Section 328 of the
Communications Act

The Licensee shall comply with such directions as may be given to him by Ofcom to secure that:

- (a) the procedures which are established and maintained for handling and resolving complaints about the observance of standards as set out in Section 319 of the Communications Act; and
- (b) Ofcom's functions under Part V of the 1996 Act in relation to the National Channel 3 Service

are brought to the attention of the public (whether by means of broadcasts or otherwise).

34.

Digital Switchover

The Licensee shall comply with, or procure compliance with, the requirements set out in Parts 2 and 3 of the Annex.

35.

Power of Ofcom to vary licence conditions

Section 3(4) and (5)
of the 1990 Act

Ofcom may by a notice served on the Licensee:

- (a) vary the Licensing Period provided that the Licensee consents to such variation (without prejudice to the powers and duties of Ofcom under Section 41 of the 1990 Act);

*Section 352 of the
Communications Act*

- (b) vary the Licensee pursuant to Section 352(10) of the Communications Act provided that the Licensee has been given a reasonable opportunity of making representations to

Ofcom concerning the proposed variation;

- (c) vary the Licence in any respect not mentioned in paragraphs (a) and (b) above provided that the Licensee has been given a reasonable opportunity to make representations to Ofcom concerning the proposed variation,

provided always that paragraphs (a) and (b) above shall not authorise the variation of Condition 5 to the extent that that Condition requires the payment by the Licensee to Ofcom of:

- (i) (in respect of the first complete calendar year falling within the Licensing Period) the amount of the Cash Bid;
- (ii) (in respect of each subsequent year falling wholly or partly in the Licensing Period) the amount of the Cash Bid as increased by the Appropriate Percentage; and
- (iii) (in respect of each accounting period of the Licensee) the Relevant Percentage of Qualifying Revenue.

36.

Notices and service

Section 394 of the Communications Act

- (1) Any notification or document (as defined in Section 394(9) of the Communications Act) to be served, given or sent under or in relation to this Licence may be delivered to the party to be served or sent by first class post to him at his proper address (as defined in Section 394(7) of the Communications Act) or left at that address.
- (2) Any such notification or document shall be deemed to have been served:
 - (a) if so delivered or left, at the time of delivery or leaving; or
 - (b) if so posted, at 10.00 a.m. on the second business day after it was put into the post.
- (3) In proving such service it shall be sufficient to prove that delivery was made or that the envelope containing such notification or document was properly addressed and posted as a prepaid first class letter or was left at the proper address,

as the case may be.

Section 395 of the
Communications Act

- (4) Notices and documents may also be served or given by Ofcom on or to the Licensee and by the Licensee on or to Ofcom in electronic form subject to the requirements set out in Sections 395 and 396 of the Communications Act.

37.

Equal opportunities and training

Section 337 of the
Communications Act

- (1) The Licensee shall make and from time to time shall review arrangements for:
- (a) promoting, in relation to employment with the Licensee:
 - (i) equality of opportunity between men and women and between persons of different racial groups; and
 - (ii) the equalisation of opportunities for disabled persons; and
 - (b) training and retraining persons whom he employs in or in connection with the provision of the National Channel 3 Service or the making of programmes for inclusion in the National Channel 3 Service.
- (2) The Licensee shall take appropriate steps to make those affected by the arrangements to be made in accordance with Condition 37(1) aware of them including publishing the arrangements in such manner as Ofcom may require.
- (3) In particular (but without limiting the generality of the foregoing), the Licensee shall from time to time (and at least annually) publish, in such manner as he considers appropriate, his observations on the current operation and effectiveness of the arrangements required by virtue of this Condition.
- (4) The Licensee shall, in making and reviewing the arrangements made in accordance with Condition 37(1), have regard to any relevant guidance published by Ofcom as revised from time to time.
- (5) This Condition 37 shall apply if the requirements of Sections 337(7) and (8) of the Communications Act are satisfied in

the case of the National Channel 3 Service.

- (6) Ofcom will treat the Licensee's obligations under Conditions 37(1) to (5) above as discharged where a member of a group of companies to which the Licensee belongs has discharged those obligations in relation to employment with the Licensee.

PART 3**EXCEPTIONS AND LIMITATIONS ON LICENSEE'S OBLIGATIONS****38.****Force majeure**

Section 4(1)(d) of the
1990 Act

The Licensee shall not be in any way responsible for any failure to comply with any Conditions of this Licence directly or indirectly caused by or arising from any circumstances beyond the control of the Licensee including (without limitation) accident or breakdown of any equipment or apparatus (caused otherwise than by the wrongful act neglect or default of the Licensee his servants or agents) war damage by the Queen's enemies, terrorism, riot, rebellion, civil commotion, interference by strike, lockout, sit-in, picket or other industrial dispute or action.

PART 4**CONDITIONS RELATING TO ENFORCEMENT OF THE LICENCE****39. Interest on late payments**

- Section 4(1)(b) and (d) of the 1990 Act
- (1) Any payment due from the Licensee under or in respect of this Licence shall carry interest at three per cent. per annum over the base rate for the time being of Lloyds TSB Bank plc (or if unavailable then the rate published by another clearing bank as selected by Ofcom) from the date such payment was due until the date of actual payment.
- (2) The Licensee's liability to pay to Ofcom the amounts payable by him under Condition 39(1) shall accrue from day to day and shall be calculated on the basis of a year of 365 days and for the actual number of days elapsed.

40. Sanctions for breach of condition

- Section 40 of the 1990 Act (see also Section 344 of the Communications Act)
- (1) (a) If Ofcom is satisfied that the Licensee has failed to comply with any Condition of the Licence and that failure can be appropriately remedied by the inclusion in the National Channel 3 Service of a correction or a statement of findings (or both) and Ofcom has given the Licensee a reasonable opportunity to make representations to it about the matters complained of, Ofcom may direct the Licensee to include in the National Channel 3 Service a correction or statement of findings (or both) in such form, and at such time or times as Ofcom may determine.
- (b) The Licensee may, when including a correction or statement of findings (or both) in the National Channel 3 Service in pursuance of a direction from Ofcom, announce that he is doing so in pursuance of such a direction.
- (2) The Licensee shall comply with any direction from Ofcom not to include in the National Channel 3 Service on any future occasion any programme whose inclusion in the National Channel 3 Service Ofcom is satisfied has involved a failure by the Licensee to comply with any Condition of this Licence.

Section 41 of the 1990 Act (see also paragraph 3 of Part 1 of Schedule 13 to the Communications Act)

- (3) (a) If Ofcom is satisfied that the Licensee has failed to comply with a Condition of the Licence or has failed to comply with any direction given by Ofcom under the Licence and it has given him a reasonable opportunity of making representations to it about the matters complained of, it may serve on the Licensee a notice requiring him to pay to Ofcom, within a specified period, a specified financial penalty.
- (b) The amount of any financial penalty imposed pursuant to Condition 40(3)(a) shall not exceed 5 per cent. of the Licensee's Qualifying Revenue for its last complete accounting period (as determined in accordance with Section 19(2) to (6) of the 1990 Act and Part 1 of Schedule 7 to that Act) falling within the period for which the Licensee's licence has been in force (the “**relevant period**”).
- (c) Where any such penalty is imposed when the Licensee's first complete accounting period falling within the relevant period has not yet ended when the penalty is imposed, such financial penalty shall not exceed five per cent. of the amount which Ofcom estimates to be the Licensee's Qualifying Revenue for that accounting period.

Section 102 of the 1996 Act

- (4) (a) If Ofcom:
- (i) is satisfied that the Licensee has failed to comply with Condition 16(2) or Condition 16(6); and
- (ii) is not satisfied that in all the circumstances it would be unreasonable to expect the Licensee to have complied with that Condition,
- it may serve on the Licensee a notice requiring him to pay to Ofcom, within a specified period, a specified financial penalty.
- (b) If Ofcom is satisfied that, in connection with an application for consent under Condition 16(2) or Condition 16(6), the Licensee:
- (i) has provided Ofcom with information which is false in a material particular, or

- (ii) has withheld any material information with the intention of causing Ofcom to be misled,

it may serve on the Licensee a notice requiring him to pay to Ofcom, within a specified period, a specified financial penalty.

- (c) The amount of any financial penalty imposed pursuant to Condition 40(4)(a) or Condition 40(4)(b) shall not exceed the amount produced by multiplying the relevant consideration by the prescribed multiplier.
- (d) For the purpose of Condition 40(4)(c):
 - (i) the “**relevant consideration**” means an amount determined by Ofcom as representing so much of any consideration paid by the Licensee as is attributable to the acquisition of the rights to televise the event in question; and
 - (ii) the “**prescribed multiplier**” means such number as the Secretary of State may from time to time by order prescribe under Section 102(4)(b) of the 1996 Act.
- (e) Where any such financial penalty is imposed pursuant to Condition 40(4), Ofcom shall not impose a further financial penalty under Condition 40(3) in respect of the same circumstances.

Section 41(1)(b) and (3) of the 1990 Act (5) If Ofcom is satisfied that the Licensee has failed to comply with any Condition of this Licence or with any direction given to him hereunder and it has given him a reasonable opportunity of making representations to it about the matters complained of, it may serve on the Licensee a notice reducing the Licensing Period by a specified period not exceeding two years.

Section 41(4) of the 1990 Act (6) Where the Licence is due to expire on a particular date by virtue of a notice served on the Licensee under Condition 40(5), Ofcom may, on the application of the Licensee, by a further notice served on him at any time before that date revoke that notice if it is satisfied that such revocation is justified by virtue of the conduct of the Licensee in relation to the operation of the National Channel 3 Service since the date of the earlier notice.

- (7) Any exercise by Ofcom of its powers under Condition 40(3), (5) and (6) shall be without prejudice to Ofcom's powers under Condition 40(1) and 40(2).
- (8) Any exercise by Ofcom of its powers under Condition 40(4) shall be without prejudice to Ofcom's powers under Condition 40(1), (2), (5) and (6).
- (9) Prior to exercising its powers under Condition 40(4) in respect of a failure to comply with Condition 16(6), Ofcom shall consult such persons (who may include competent authorities in other EEA States) as appear to Ofcom to be appropriate.

41.

Revocation

Section 42
of the 1990 Act

- (1) (a) If Ofcom is satisfied that the Licensee is failing to comply with any Condition of the Licence or with any direction under the Licence and that failure is such that, if not remedied, it would justify the revocation of the Licence, it shall serve on the Licensee a notice:
 - (i) stating that Ofcom is so satisfied;
 - (ii) specifying the respects in which, in the opinion of Ofcom, the Licensee is failing to comply with any such Condition or direction; and
 - (iii) stating that, unless the Licensee takes, within such period as is specified in the notice, such steps to remedy the failure as are so specified, Ofcom will revoke the Licence.
- (b) If at the end of the period specified in any notice served under Condition 41(1)(a) above Ofcom is satisfied that the Licensee has failed to take the steps specified in the notice and that it is necessary in the public interest to revoke the Licence, Ofcom shall serve on the Licensee a notice revoking the Licence.
- (2) Ofcom may revoke the Licence by notice in writing served on the Licensee and taking effect either from the time of service or on a date specified in the notice, in any of the following circumstances:

- Section 5(1)(a), (5) and (7) of the 1990 Act
- (a) if the Licensee becomes a disqualified person in relation to the Licence by virtue of Part II of Schedule 2 to the 1990 Act or otherwise fails to comply with any requirement imposed on or in relation to the holder of a Channel 3 National licence by or under Schedule 14 to the Communications Act;
- Sections 4(5)(b) and 42(5) of the 1990 Act
- (b) if Ofcom is satisfied that the Licensee:
- (i) in purporting to comply with any of the Conditions of this Licence has provided information which is false in a material particular or has withheld any material information with the intention of causing Ofcom to be misled; or
- (ii) in connection with his application for the analogue licence that this Licence replaces and by reason of which Ofcom has granted this Licence, provided the Independent Television Commission with information which was false in a material particular or withheld any material information with the intention of causing the Independent Television Commission to be misled.
- Section 5(5) and 5(7) of the 1990 Act
- (c) if, where the Licensee is a body, a change in the nature or characteristics of the Licensee, or any change in the persons having control over or interests in the Licensee, or any change giving rise to a disqualification under Part II of Schedule 2 to the 1990 Act or a contravention of a requirement imposed by or under Schedule 14 to the Communications Act, takes place (whether before or after the Commencement Date), which change is such that, if it fell to Ofcom to determine whether to award the Licence to the Licensee in the new circumstances of the case, it would be induced by the change to refrain from awarding the Licence to the Licensee;
- Section 3(3)(b) of the 1990 Act
- (d) if Ofcom ceases to be satisfied that the Licensee is a fit and proper person to hold the Licence;
- Section 3(8) of the 1990 Act
- (e) if the Licensee provides the National Channel 3 Service in whole or in part whilst failing to comply with any requirement to hold or have held on his behalf a licence under Section 1 of the Wireless

- Telegraphy Act 1949 (as amended) or if the Licensee ceases to comply with requirements applicable to the National Channel 3 Service imposed by or under Chapter 1 of Part 2 of the Communications Act; and
- Section 42(4) of the 1990 Act (f) if the Licensee ceases to provide the National Channel 3 Service before the end of the Licensing Period and Ofcom considers that it is appropriate to revoke the Licence.
- Section 4(1)(d) of the 1990 Act (g) if Ofcom shall revoke the assignment of frequency on which the Licensed Service is for the time being provided for the purpose of:
- (i) fulfilling its functions under the enactments relating to the management of the radio spectrum as defined in Section 405(1) of the Communications Act; or
- (ii) complying with an order under Section 156(1) of the Communications Act.
- Section 42(8) of the 1990 Act (3) (a) Ofcom shall before serving any notice revoking the Licence under Conditions 41(1) and (2), notify the Licensee of the matters constituting its grounds for revoking the Licence and give the Licensee a reasonable opportunity to make representations to it about those matters.
- (b) In a case falling within Condition 41(2)(c) where the change is one falling within Section 5(6A) of the 1990 Act, before serving a notice revoking the licence, Ofcom shall also give the Licensee an opportunity of complying with Part 1 of Schedule 14 to the Communications Act within a period specified in the notice provided under Condition 41(3)(a).
- Section 18(3) of the 1990 Act (see also paragraph 2 of Part 1 of Schedule 13 to the Communications Act) (4) (a) Where the Licence is revoked pursuant to any provision of Part I of the 1990 Act, or is treated as being revoked under Section 145 of the 1996 Act, the Licensee shall:
- (i) within such period as Ofcom shall notify to him, pay to Ofcom a specified financial penalty; and
- (ii) pay the then outstanding portion, if any, of the

Cash Bid (or of the Cash Bid as increased by the Appropriate Percentage) for the calendar year in question.

The Licensee's liability to pay such amounts shall not be affected by the Licence ceasing (for any reason) to be in force.

- (b) Where any such penalty is imposed before the end of the first complete accounting period of the Licensee to fall within the period for which the Licence is in force, the maximum penalty imposed shall be whichever is the greater of:
- (i) £500,000 (or such other sum as the Secretary of State may by order specify under paragraph 9 of Part 1 of Schedule 13 to the Communications Act; and
 - (ii) 7 per cent. of the amount which Ofcom estimates would have been the Qualifying Revenue (as determined in accordance with Section 19(2) to (6) of the 1990 Act and Part 1 of Schedule 7 to that Act) for the Licensee's first complete accounting period falling within the period for which the Licence would have been in force.
- (c) Save where Condition 41(4)(b) above applies, where the Licence is revoked or treated as being revoked in any other case set out in Condition 41(4)(a), the maximum penalty shall be whichever is the greater of:
- (i) £500,000 (or such other sum as the Secretary of State may by order specify under paragraph 9 of Part 1 of Schedule 13 to the Communications Act; and
 - (ii) 7 per cent. of the Qualifying Revenue (as determined in accordance with Section 19(2) to (6) of the 1990 Act and Part 1 of Schedule 7 to that Act) for the Licensee's last complete accounting period falling within the period for which his licence has been in force.

Section 145 of the 1996 Act (5) If the Licensee is convicted of an offence under Section 144 of the 1996 Act and the court by which the Licensee is convicted makes an order disqualifying him from holding a licence during a period specified in the order, or if the Licensee is disqualified from holding a licence pursuant to Section 145(3) of the 1996 Act in consequence of an order disqualifying an individual from holding a licence, this Licence shall be treated as being revoked with effect from the time when the order takes effect.

**ANNEX TO
NATIONAL
CHANNEL 3
BREAKFAST-TIME
LICENCE**

THE NATIONAL CHANNEL 3 SERVICE

ANNEX: PART 1

**PROVISION AND CONTENT OF THE NATIONAL
CHANNEL 3 SERVICE**

1. Definitions and interpretation

(1) In the following paragraphs unless the context otherwise requires:-

“**hours/minutes**” refers to the number of hours/minutes per calendar year or per week averaged over a calendar year that would be transmitted, measured in “slot times” (that is, including advertising breaks, programme trailers and presentation material during and at the end of programmes) except for material under 10 minutes in length which is measured in “running times” (that is, excluding advertising breaks, programme trailers and presentation material).

2. Independent productions

The Licensee must ensure that in each calendar year not less than 50 per cent of the total amount of time allocated to the broadcasting of qualifying programmes is allocated to a range and diversity of independent productions. The range must be in terms of the cost and types of programme.

3. Original productions

The Licensee must ensure that at least 80 per cent by time of the programmes included in the Licensed Service in each calendar year of the Licensing Period are originally produced or commissioned for Channel 3.

4. News

The Licensee must broadcast a total of at least 60 minutes each weekday of high quality national and international news and

regional opt-out material (news and weather) each weekday excluding bank holidays measured in slot time (i.e. including advertising breaks, programme trailers and presentation material during and at the end of the programme).

5. Current affairs

The Licensee must broadcast at least one hour each week of high quality national and international current affairs programmes measured in slot time (i.e. including advertising breaks, programme trailers and presentation material during and at the end of the programme).

6. Subtitling, sign language and audio description

In 2010, the Licensee must ensure that at least 90 per cent of broadcast output which is not excluded is subtitled; 10 per cent is audio described; and 5 per cent is signed. The Licensee must achieve such interim targets for subtitling, sign language and audio description as are notified to him in writing by Ofcom or set out in the Code on Subtitling, Sign Language and Audio Description.

ANNEX: PART 2**REQUIREMENTS RELATING TO DIGITAL SWITCHOVER****7. Cooperation and coordination with other parties**

- (1) The Licensee shall fully cooperate in all respects, including promptly and in good faith, with:
- (a) Switchco;
 - (b) other Ofcom licensees;
 - (c) Government; and
 - (d) with such other parties, as necessary, or as notified to him by Ofcom or Switchco,

in the administration, organisation or implementation of Digital Switchover in the United Kingdom.

- (2) The Licensee shall comply without limitation with all reasonable requests made by Switchco, including in respect of the provision of information.
- (3) For the purposes of this paragraph, “**Switchco**” means *[full name, description and purpose to be inserted]*, and any successor body.

8. Annual report and information relating to Digital Switchover

- (1) Without prejudice to the requirements of Conditions 23 and 24 of the Schedule in respect of the provision of information to Ofcom, the Licensee shall prepare and submit to Ofcom an annual written report giving details of his compliance with Condition 2 of the Schedule (in respect of the provision of the Qualifying National Channel 3 Service in the Digital Licensed Area) and Condition 34 of the Schedule requiring compliance with this Part 2 and with Part 3 of the Annex, and of his plans (including budgets and expenditure) in the following year to fund the rolling-out of equipment and/or infrastructure relating to Digital Switchover.
- (2) The The Licensee shall provide the first such report to

Ofcom by the 31 December 2005 and shall provide a subsequent report annually thereafter on or by the anniversary of that date until the Relevant Digital Switchover Date or until such earlier date as Ofcom may notify to the Licensee for submission of the last such annual report.

The Licensee shall also supply to Ofcom such further interim reports in respect of any aspect of progress towards Digital Switchover as Ofcom may from time to time reasonably require.

9.

Marketing

- (1) The Licensee shall use his best endeavours to ensure that all viewers of the Analogue National Channel 3 Service are:
 - (a) made fully aware of the timetable for Digital Switchover, the regional coverage area which they are in and the Relevant Digital Switchover Date, and the Licensee shall commence providing all such necessary and appropriate information to viewers as regards this date at least two years in advance of the Relevant Digital Switchover Date; and
 - (b) in the period leading up to the Relevant Digital Switchover Date, which shall commence at least 9 months prior to that date, provided with all necessary and appropriate information about how they may receive the Qualifying National Channel 3 Service both before and after the Relevant Digital Switchover Date, including how to convert to digital television and the benefits and potential problems of receiving the Licensed Service in digital form.
- (2) The Licensee shall agree in writing with Ofcom, at least two years and six months before the Relevant Digital Switchover Date, a plan to fulfil all the obligations required under paragraph 11(1) above and shall fund and carry out all such marketing activities which he is required to carry out in accordance with that plan.

ANNEX: PART 3**DIGITAL SWITCHOVER TIMETABLE**

10. The Digital Switchover Date shall be 31 December 2012.

11. Digital Switchover shall take place in a sequence based upon the conversion from analogue to digital television broadcasting of all the main stations and dependent relays listed in Part 5 of this Annex by the dates and in the order set out in the following table for main stations across all UK regions:

	<u>Station</u>	<u>Dates</u>
<u>Period 1</u> <i>[Border region]</i>	Caldbeck Selkirk	[xx.xx.20xx]
<u>Period 2</u> <i>[Westcountry region]</i>	Beacon Hill Caradon Hill Huntshaw Cross Redruth Stockland Hill	[xx.xx.20xx] + 6 months
<u>Period 3</u> <i>[next region]</i>	[etc]	[xx.xx.20xx] + 12 months
<u>[Period 4]</u> <i>[next region]</i>	[etc]	[xx.xx.20xx] + 18 months
	[etc.]	

[It is proposed that the exact sequence of regions and dates adopted in this paragraph should be inserted here following agreement between Ofcom and the broadcasters prior to the DRL offer being made.]

ANNEX: PART 4**DAYS AND TIMES OF BROADCASTING**

The National Channel 3 Service shall be broadcast seven days a week between 6.00am and 9.25am each day.

ANNEX: PART 5 DETAILS OF BROADCASTING STATIONS - MAIN STATIONS AND DEPENDENT RELAYS

[Details of digital powers will be inserted into the relevant multiplex licence by Ofcom when finalised]

<u>Station Name</u> (Main stations are listed in bold capitals with their dependent relays listed below)	<u>Grid Reference</u>	<u>UHF Channel</u>	<u>Aerial Height</u> (in metres above ordnance datum (sea level))	<u>Power</u> (Watts)
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EAST OF ENGLAND

Table A West

SANDY HEATH	TL 204494	24	290	1,000,000
Kimpton	TL 173178	52	130	8
Luton	TL 081210	59	204	80
Northampton (Dallington Park)	SP 742612	56	107	100

Table B East

SUDBURY	TL 913377	41	227	250,000
Felixstowe	TM 305346	60	54	5.5
Ipswich (Stoke)	TM 159446	25	57	7
Somersham	TM 086492	25	56	2.5
Wivenhoe Park	TM 027240	61	61	12.5
Woodbridge	TM 271498	61	63	100
TACOLNESTON	TM 131958	59	221	250,000
Aldeburgh	TM 442596	23	81	10,000
Bramford	TM 117458	24	48	10
Burnham	TF 795428	46	101	77
Bury St Edmunds	TL 861651	25	76	16.6
Creake	TF 846370	49	92	5
Gorleston-on-Sea	TG 521049	23	26	8
Kings Lynn	TF 677281	52	100	339
Linnet Valley	TL 826636	23	75	16

Little Walsingham	TF 926365	41	86	11
Norwich (Central)	TG 237098	49	59	34
Overstrand	TG 234408	41	92	63
Thetford	TL 866840	23	65	20
Wells-next-the-Sea	TF 985423	50	72	90
West Runton	TG 186412	23	150	2,000

BORDERS AND
ISLE OF MAN

CALDBECK	NY 299425	28	600	500,000
Caldbeck Scottish	NY 299425	24	499	20,000
Ainstable	NY 539466	47	235	100
Ballantrae	NX 089827	61	88	6.6
Barskeoch Hill	NX 810616	59	230	2000
Bassenthwaite	NY 206305	49	139	160
Beary Peak	SC 295832	43	326	250
Bleach Green HP	NX 984199	60	149	10
Bleach Green VP	NX 984199	60	149	12.5
Cambret Hill	NX 524578	41	414	14000
Coniston	SD 327966	24	307	90
Creetown	NX 432559	61	72	32
Crosby	NY 619152	60	237	6
Ravensworth				
Crosthwaite	SD 437900	60	97	12
Dentdale	SD 727854	60	284	52
Douglas	SC 373746	48	195	2,000
Dumfries South	NX 970741	46	41	23
Eskdale Green	SD 135997	25	82	8
Foxdale	SC 292778	23	186	8
Glenluce	NX 203569	61	134	15
Glenmaye	SC 232803	61	124	20
Glenridding	NY 395172	57	178	8
Glenridding Link (Glencoyne)	NY 386183	24	195	4
Gosforth	NY 069012	61	91	50
Grasmere	NY 339056	60	216	20
Greystoke	NY 450299	60	228	11.5
Haltwhistle	NY 674628	59	241	2,000
Hawkshead	SD 342959	23	281	61
Kendal	SD 540912	61	222	2,000
Kendal Fell	SD 509930	43	141	16
Keswick	NY 278224	24	226	120
Kimmeragh	NX 450000	60	102	40
Kirkby Stephen	NY 777082	60	209	12
Kirkcudbright	NX 686506	24	62	6

Langholm	NY 358830	60	308	20
Laxey	SC 437836	61	140	25
Lorton	NY 155278	60	219	50
Lowther Valley	NY 520199	46	259	26
Millthorp	SD 659926	56	234	15
Minnigaff	NX 406661	29	67	6
Moffat	NT 077050	42	169	6.5
New Galloway	NX 615788	23	199	100
Orton	NY 618071	43	274	31
Pinwherry	NX 183876	25	192	56
Pooley Bridge	NY 477234	46	232	13.2
Port St Mary	SC 206678	61	125	250
PortPatrick	NX 007545	61	114	6
Ravensdale	NY 733047	60	355	11
St Bees	NX 967115	61	35	12
Sedbergh	SD 607879	43	261	500
Stranraer	NX 111632	60	240	250
Thornhill	NX 855891	60	375	500
Threlkeld	NY 313256	60	259	11
Union Mills	SC 343769	52	146	12.3
Whitehaven	NX 992123	43	183	2,000
Windermere	SD 383980	41	251	500
Workington	NY 001277	61	56	10
SELKIRK	NT 500294	59	518	50,000
Berwick upon Tweed	NT 980547	24	159	38
Bonchester Bridge	NT 589114	49	200	6
Clovenfords	NT 444351	24	172	5
Eyemouth	NT 947599	23	241	2,000
Galashiels	NT 507360	41	297	100
Hawick	NT 509147	23	198	50
Innerleithen	NT 325368	61	272	80
Jedburgh	NT 661224	41	160	160
Lauder	NT 506502	25	279	11.2
Peebles	NT 228416	25	401	100
Stow	NT 448445	23	304	5.6
Yetholm	NT 836283	41	230	6

EAST, WEST AND
SOUTH
MIDLANDS

Table A
South Midlands

OXFORD	SP 567105	60	289	500,000
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Ascott-under-Wychwood	SP 287193	24	171	29
Charlbury	SP 344197	41	123	13
RIDGE HILL	SO 630333	25	366	100,000
Andoversford	SP 002183	59	319	56
Eardiston	SO 706682	61	125	6.5
Ewyas Harold	SO389269	67	145	8
Garth Hill HP	SO 273726	60	371	37
Garth Hill VP	SO 273726	60	372	25
Hazler Hill	SO 464928	41	360	25
Hereford	SO 524364	41	180	33
Hope-under-Dinmore	SO 504525	60	112	2
Kington	SO 290553	49	282	25
Knucklas	SO 270747	42	283	8
Ludlow	SO 498741	42	230	25
New Radnor	SO 269623	41	276	125
Oakeley Mynd	SO 346875	49	342	50
Peterchurch	SO 360380	60	261	76
Presteigne	SO 337661	52	311	16
Ross-on-Wye	SO 605243	65	63	6
St. Briavels	SO 557049	43	202	12.3
Upper Soudley	SO 662101	43	157	1.7

Table B
West Midlands

SUTTON	SK 113003	43	402	1,000,000
COLDFIELD				
Allesley Park	SP 296796	25	151	33
Brailes	SP 319379	34	224	40
Bretch Hill	SP 438400	55	196	87
Bridgnorth	SO 719913	56	96	16
Brierley Hill	SO 916856	60	180	10,000
Bromsgrove	SO 948730	24	199	2,000
Cheadle	SK 030435	56	260	24
Earl Sterndale	SK 090666	61	383	40
Edgbaston	SP 058851	24	197	20
Fenton	SJ 903451	24	241	10,000
Gib Heath	SP 056883	62	191	12.5
Gravelly Hill	SP 109897	62	119	16
Guiting Power	SP 101233	41	245	11.5
Hamstead	SP 043931	24	146	2.5
Harborne	SP 017836	34	195	40
Hartington	SK 117601	56	282	33
Icomb Hill	SP 201228	25	291	110

Ipstones Edge	SK 043506	60	394	28
Ironbridge	SJ 678032	61	82	11
Kenilworth	SP 298726	60	110	10
Kidderminster	SO 808739	61	133	2,000
Kinver	SO 855831	56	88	12
Lark Stoke	SP 187426	23	277	6,300
Leamington Spa	SP 329663	66	134	200
Leek	SJ 999561	25	313	1,000
Long Compton	SP 286337	25	167	4
Malvern	SO 774464	66	207	2,000
Oakamoor	SK 057446	24	186	11
Oakely Mynd	SO 346875	49	342	50
Over Norton	SP 309282	55	231	31
Perry Beeches	SP 067932	25	120	8
Queslett	SP063948	61	157	12.5
Redditch	SP 028683	25	136	2
Repton	SK 307261	56	90	7.6
Rugeley	SK 034179	56	112	8
Tenbury Wells	SO 588691	60	130	14
Turves Green	SP 022784	62	201	12
Whittingslow	SO 429886	60	284	56
Winchcombe	SP 036287	61	170	6
Winshill	SK 272241	56	86	79
Woodford Halse	SP 540530	25	158	7
THE WREKIN	SJ 628082	23	448	100,000
Bucknell	SO 358734	49	201	8
Clun	SO 324799	59	442	56
Coalbrookdale	SJ 671042	47	118	3
Haden Hill	SO 967846	49	132	8
Halesowen	SO 971826	61	163	12.5

Table C
East Midlands

WALTHAM	SK 809233	61	440	250,000
Ambergate	SK 351513	25	193	37
Ashbourne	SK 182460	25	213	250
Ashford-in-the- Water	SK 189691	23	263	14
Belper	SK 337462	68	220	30
Birchover	SK 241616	49	282	25
Bolehill	SK 295552	53	353	250
Darley Dale	SK 275642	34	305	16
Derby	SK 329342	30	130	100
Eastwood	SK 463470	23	117	7.2
Leicester	SK 585033	25	85	8

Little Eaton	SK 371419	23	158	8
Matlock	SK 297589	24	213	17
Nottingham	SK 503435	24	178	2,000
Parwich	SK 185542	24	231	3.1
Stamford	TF 032067	49	48	3.2
Stanton Moor	SK 246637	59	355	2,000

LONDON

CRYSTAL PALACE	TQ 339712	23	321	1,000,000
Alexandra Palace	TQ 296900	61	187	65
Assendon	SU 734856	58	123	8
Biggin Hill	TQ 411587	49	167	8
Bishops Stortford	TL 499214	59	105	29
Cane Hill	TQ 291588	58	169	25
Caterham	TQ 343557	59	213	30
Chepping Wycombe	SU 877911	41	192	20
Chesham	SP 956008	43	170	100
Chingford	TQ 380946	52	67	7.5
Croydon (Old Town)	TQ 319647	52	94	33
Dorking HP	TQ 169482	41	155	45
Dorking VP	TQ 169482	41	155	22
East Grinstead	TQ 386360	46	160	117
Edmonton	TQ 345934	60	92	25
Farningham	TQ 547660	50	82	13
Finchley	TQ 251908	49	114	13
Forest Row	TQ 438362	62	168	120
Gravesend	TQ 656715	59	81	11
Great Missenden	SP 905006	61	216	85
Greenwich	TQ 408781	52	45	15
Guildford	SU 975486	43	187	10,000
Hammersmith	TQ 232786	59	61	10
Hampstead Heath	TQ 272854	47	115	1.25
Hemel Hempstead	TL 088045	41	225	10,000
Hemel Hempstead (Town)	TL 054065	61	152	13
Henley-on-Thames	SU 780822	67	157	100
Hertford	TL 320137	61	97	2,000
High Wycombe	SU 856942	59	211	500
Hughenden	SU 856974	43	186	60
Kenley	TQ 329592	43	174	140
Kensal Town	TQ 245820	52	133	25
Lea Bridge	TQ 374878	39	59	8
Marlow Bottom	SU 841885	61	123	13

Micklefield	SU 897933	57	166	6
Mickleham	TQ 163538	58	131	90
New Addington	TQ 378628	54	169	17
New Barnet	TQ 265965	59	107	5
Old Coulsdon	TQ 314587	45	177	6
Orpington	TQ 458652	59	113	15
Otford	TQ 533603	60	212	31
Poplar	TQ 382812	49	89	20
Reigate	TQ 256521	60	293	10,000
St. Albans	TL 132069	57	126	22
Skirmett	SU 777902	41	90	126
Sutton HP	TQ 255647	59	83	9
Sutton VP	TQ 255647	59	86	9
Walthamstow North	TQ 378897	49	61	1.7
Welwyn	TL 223161	43	124	150
West Wycombe	SU 839936	43	155	28
Wonersh	TQ 024454	52	128	21
Wooburn	SU 916873	56	146	100
Woolwich	TQ 460794	60	53	630
World's End	TQ 264773	46	66	25

SOUTH WEST
ENGLAND

Table A
Plymouth

BEACON HILL	SX 857619	60	288	100,000
Ashburton	SX 758687	24	185	2.8
Bovey Tracey	SX 818787	49	112	8
Brixham	SX 921562	43	68	18
Buckfastleigh	SX 742664	41	117	6.2
Chudleigh	SX 876789	41	139	8
Clennon Valley	SX 885596	49	73	4
Coombe	SX 928736	24	101	6.5
Dartmouth	SX 875511	41	109	10
Edginswell	SX 886658	45	95	3
Harbertonford	SX 780559	49	88	1.8
Halwell	SX 781528	47	180	2
Hele	SX 912657	43	112	6
Kingskerswell	SX 873681	48	90	4
Liverton	SX 811734	48	170	12.5
Newton Abbot HP	SX 851713	43	70	1
Newton Abbot VP	SX 851713	43	70	3
Occombe Valley	SX 886625	24	113	0.8
Sidmouth	SY 136879	45	139	12.3

South Brent HP	SX 690607	43	212	0.6
South Brent VP	SX 690607	43	212	4
Tedburn St. Mary	SX 831941	52	171	20
Teignmouth	SX 936735	45	100	25
Torquay Town	SX 915637	41	96	40
Totnes	SX 805594	24	116	3.4
CARADON HILL	SX 273707	25	603	500,000
Aveton Gifford	SX 694474	66	54	1.5
Compton	SX 495563	68	73	5
Croyde	SS 446395	41	115	1.5
Downderry	SX 313542	59	103	26
Fowey	SX 125507	61	73	10
Gunnislake	SX 439719	43	176	32
Ivybridge	SX 631538	42	193	250
Kingsbridge	SX 721431	43	142	170
Looe	SX 252534	43	95	5
Lostwithiel	SX 100588	43	107	6.3
Marystow	SX437829	49	140	5
Modbury	SX 660514	59	81	5
Newton Ferrers	SX 545475	59	111	6.5
North Hessary Tor	SX 578742	59	578	12.5
Okehampton	SX 586968	49	247	80
Penaligon Downs	SX 026683	49	164	100
Plymouth (North Road) HP	SX 476552	43	60	0.6
Plymouth (North Road) VP	SX 476552	43	59	12
Plympton	SX 531555	61	164	2,000
Polperro	SX 205508	60	136	2.8
Port Isaac	SW 998805	65	83	1.5
Salcombe	SX 753398	44	100	17
Slapton	SX 816416	55	152	125
St Neot	SX 183676	49	146	3
Southway	SX 478599	59	119	10
Tavistock	SX 485716	60	217	100
Weston Mill (Plymouth)	SX 454574	39	25	4
Widcombe in the Moor	SX 725754	43	335	10

Table B
Barnstaple

HUNTSHAW CROSS	SS 527220	59	359	100,000
Barnstaple	SS 575330	43	120	40

Berrynarbor	SS 562468	25	155	8
Braunton	SS 494369	49	115	2
Brushford	SS 921262	24	230	16
Chagford	SX 689890	24	279	12
Chambercombe	SS 532475	24	95	7
Combe Martin	SS 581461	49	179	70
Great Torrington	SS 487182	49	96	8
Hartland	SS 253256	52	162	30
Ilfracombe	SS 507465	61	251	280
Muddiford	SS 559383	41	155	8
North Bovey	SX 741845	43	283	34
Swimbridge	SS 622295	23	188	6.6
Westward Ho!	SS 438288	24	130	32
Woolacombe	SS 465428	42	213	6

Table C

Truro

REDRUTH	SW 690395	41	387	100,000
Alverton	SW 457299	24	72	8
Boscastle	SX 096911	23	122	5.6
Bossiney	SX 067889	61	116	7.4
Gulval	SW 475315	23	81	26
Helston	SW 651275	61	104	10
Isles of Scilly	SV 911124	24	119	500
Mevagissey	SX 011445	43	94	6.6
Penryn	SW 787334	59	110	22
Perranporth	SW 758533	59	88	8
Porthleven	SW 626257	23	61	1.6
Porthtowan	SW 694478	24	73	8
Portreath	SW 658455	23	80	1.6
Praa Sands	SW 572284	59	96	10
St Anthony-in-Roseland	SW 852318	23	69	1.7
St Austell	SX 008535	59	240	100
St Just	SW 382331	61	249	240
Truro	SW 835442	61	86	22

Table D

Exeter

STOCKLAND HILL	ST 222014	23	462	250,000
Bampton	SS 966237	45	273	30
Beaminster	ST 490024	59	205	19
Beer	SY 230896	59	126	2.9
Bincombe Hill	SY 687848	65	170	32

Branscombe	SY 195882	47	111	4
Bridport	SY 453915	41	112	85
Charmouth	SY 373933	41	75	7
Chideock HP	SY 412933	39	147	0.9
Chideock VP	SY 412933	39	147	8
Crediton	SS 825009	43	155	35
Culm Valley	ST 108148	49	220	58
Dawlish	SX 950772	59	144	6.6
Dunsford	SX 811880	39	189	6.5
Honiton	SY 164997	52	170	4
Pennsylvania	SX 934948	61	126	8
Preston	SY 707833	61	61	5
Rampisham UHF	ST 544008	43	244	12
St Thomas (Exeter)	SX 898922	41	147	250
Stokeinteignhead	SX 909711	41	93	6.3
Tiverton	SS 939126	43	196	90
Weymouth	SY 663778	43	114	2,000

CHANNEL
ISLANDS

FREMONT POINT	XD 908280	41	247	20,000
Alderney	XD 865798	61	97	100
Gorey	XD 985222	23	75	5.9
Les Touillets	XD 581511	54	126	2,000
St Brelades Bay	XD 852206	63	58	8
St Helier	XD 920195	59	75	34
St Peter Port	XD 610503	24	78	1.4
Torteval	XD 515482	46	102	20

NORTH
SCOTLAND

ANGUS	NO 394407	60	549	100,000
Auchtermuchty	NO 214094	49	130	50
Balmullo	NO 426214	49	88	8
Balnaguard	NN 956511	39	169	9
Blair Atholl	NN 894658	43	436	42
Camperdown	NO 360311	23	143	2
Carie	NN 615572	24	248	100
Crieff	NN 814200	23	269	250
Cupar	NO 378139	41	78	20
Dunkeld	NO 046415	41	297	80
Dunkeld Town	NO 022430	23	87	8
Grandtully	NN 917527	61	124	8
Kenmore	NN 774472	23	475	120

Killin	NN 602314	49	431	40
Lindores	NO 251159	43	181	32
Lochearnhead	NN 594227	61	147	8
Methven	NO 016265	25	145	6.2
Perth	NO 108212	49	171	1,000
Pitlochry	NN 923565	25	419	125
St. Fillans	NN 663248	47	256	63
Strathallan	NN 860059	49	297	29
Tay Bridge	NO 430284	41	149	500
Tummel Bridge	NN 771600	49	354	100
BRESSAY	HU 503387	25	299	10,000
Baltasound	HP 635109	42	146	18
Collafirth Hill	HU 335835	41	278	415
Fetlar	HU 589914	43	139	130
Fitful Head	HU 347136	42	299	94
Scalloway	HU 398397	59	101	29
Swinster	HU 440727	59	167	160
Voe	HU 408634	60	64	6
Weisdale	HU 379513	61	276	60
DURRIS	NO 763899	25	637	500,000
Balgownie	NJ 927104	43	107	40
Banff	NJ 687617	42	121	28
Boddam	NK 126415	42	99	6
Braemar	NO 108907	42	576	15
Brechin	NO 604590	43	55	6.5
Ellon	NJ 958311	49	64	2.7
Gartley Moor	NJ 547326	61	465	2,200
Gourdon	NO 827709	65	36	4
Lumphanan	NJ 587049	39	231	7
Peterhead	NK 112452	59	96	100
Rosehearty	NJ 934663	41	111	2,000
Tomintoul	NJ 163209	43	484	6.5
Tullich	NO 379984	59	510	70
EITSHAL (LEWIS)	NB 305303	23	366	100,000
Ardintoul	NG 832242	49	23	47
Attadale	NG 924392	25	19	9
Badachro	NG 779741	43	46	35
Borve	NF 648019	32	30	8
Bruernish	NF 719023	43	34	6.9
Clettraval	NF 751716	41	172	2,000
Daliburgh (South Uist)	NF 736216	60	54	30
Duncraig	NG 827324	41	354	164

Inverarish	NG 557343	43	88	40
Kilbride (South Uist)	NF 752148	49	54	130
Kinlochbervie HP	NC 225560	43	53	79
Kinlochbervie VP	NC 225560	43	53	79
Kylerhea	NG 752206	41	305	50
Lochinver	NC 092222	43	27	8
Lochmaddy HP	NF 950727	25	70	40
Lochmaddy VP	NF 950727	25	70	4
Ness of Lewis	NB 533603	41	128	32
Penifiler	NG 498417	49	84	40
Poolewe	NG 860820	47	72	16
Scoval HP	NG 180516	59	262	660
Scoval VP	NG 180516	59	294	160
Skriaig	NG 451408	24	451	1,600
Staffin	NG 495666	49	115	44
Tarbert (Harris)	NB 154001	49	59	470
Uig	NG 383640	43	83	3.3
Ullapool	NH 142935	49	165	78
KEELYLAND HILL (ORKNEY)	HY 378102	43	270	100,000
Burgar Hill HP	HY 341261	24	189	2
Burgar Hill VP	HY 341261	24	189	5.5
Pierowall	HY 447497	23	46	7.2
KNOCK MORE	NJ 321497	23	468	100,000
Aviemore	NH 940125	25	454	13
Avoch	NH 702555	53	104	4
Balblair Wood	NH 593952	59	254	83
Craigellachie	NJ 262443	60	225	70
Grantown	NJ 003267	41	433	350
Kingussie	NN 769985	43	379	100
Lairg	NC 574056	41	166	13
ROSEMARKIE	NH 762623	49	323	100,000
Auchmore Wood	NH 484502	25	239	100
Cromarty	NH 787676	25	25	5
Fodderty	NH 512606	60	221	120
Fort Augustus	NH 361049	23	348	11
Glen Convinth	NH 506392	24	160	50
Glen Urquhart HP	NH 442295	41	255	5
Glen Urquhart VP	NH 442295	41	259	90
Inverness	NH 667447	65	50	33
Tomatin	NH 822288	25	426	12.5
Tomich	NH 306276	24	138	14
Tomich Link	NH 321265	49	322	2

Wester Erchite	NH 577307	24	162	16
RUMSTER FOREST	ND 197385	24	455	100,000
Ben Tongue	NC 604588	49	329	35
Durness	NC 409672	53	71	1
Melvich	NC 880637	41	158	55
Thurso	ND 119673	60	54	2.7

NORTH WEST
ENGLAND

WINTER HILL	SD 660144	59	732	500,000
Austwick	SD 783672	49	235	31.6
Backbarrow	SD 358841	60	126	1.7
Bacup	SD 878224	43	383	250
Barrow Town Hall	SD 198691	41	59	2.8
Bidston	SJ 271899	41	50	66
Birch Vale	SK 028861	43	353	250
Blackburn	SD 703276	41	198	8
Bollington	SJ 941778	24	212	21
Brinscall	SD 630223	24	227	4
Broadbottom	SJ 987933	42	121	10
Brook Bottom	SD 969029	61	271	6
Burbage	SK 044726	41	370	14
Buxton	SK 060753	24	481	1,000
Cartmel	SD 375793	25	54	2.2
Chaigley	SD 686446	24	182	8
Chatburn	SD 765445	23	94	7
Chinley	SK 035827	61	285	12
Congleton	SJ 865619	41	157	200
Dalton	SD 230745	43	116	25
Darwen	SD 708223	49	312	500
Delph	SD 987080	23	266	3
Dog Hill	SD 951091	43	298	85
Elton	SJ 457735	24	26	63
Far Highfield	SD 543672	56	158	14
Glossop	SK 027953	25	315	250
Haslingden	SD 795236	23	394	10,000
Haughton Green	SJ 934925	43	101	7
Hulme (Manchester)	SJ 829966	41	61	10
Ladder Hill	SK 027789	23	459	1,000
Lancaster	SD 490662	24	184	10,000
Langley	SJ 938709	24	238	4.5
Lees	SD 961039	32	225	10
Littleborough	SD 950166	24	274	500

Macclesfield	SJ 925725	25	209	37
Melling HP	SD 602703	60	137	4.2
Melling VP	SD 602703	60	139	25
Middleton	SD 876058	30	118	40
Millom Park	SD 162830	25	188	215
Moss Bank	SJ 509974	24	49	5
Mottram	SJ 987962	43	236	3.2
Newchurch	SD 840226	24	280	4
Norden	SD 861142	30	214	9
North Oldham	SD 928059	24	292	40
Oakenhead	SD 806234	41	285	100
Over Biddulph	SJ 896605	30	239	22
Parbold	SD 477112	41	38	36
Pendle Forest	SD 825384	25	326	500
Penny Bridge	SD 311836	23	130	31
Portwood	SJ 908911	32	72	8
Prestbury	SJ 888763	43	173	10
Ramsbottom	SD 803159	61	278	80
Ribblesdale	SD 814719	41	272	30
Romiley	SJ 954904	41	167	11
Roose HP	SD 220692	29	42	4
Roose VP	SD 220692	29	42	8
Saddleworth	SD 987050	49	398	2,000
Staveley-in-Cartmel	SD 383854	43	154	12
Stockport	SJ 867904	21	81	1.6
Storeton	SJ 314841	25	114	2800
Trawden	SD 909378	60	316	200
Urswick	SD 263739	41	69	6
Walton-Le-Dale	SD 545291	24	75	10
Wardle	SD 915172	25	246	3
West Kirby	SJ 224862	24	80	13
Whaley Bridge	SK 011815	49	184	1
Whalley	SD 729352	43	214	50
Whitewell	SD 833245	60	323	80
Whitworth	SD 886203	25	383	250
Woodnook	SD 726277	49	199	3

WALES & WEST
OF ENGLAND

Table A
Wales

BLAEN-PLWYF	SN 569757	24	334	100,000
Aberystwyth	SN 587820	61	61	23
Afon Dyfi	SH 844061	25	116	6.3
Beddgelert	SH 582476	59	142	8

Beddgelert Link	SH 592490	24	193	0.5
Bow Street	SN 624845	41	51	20
Broneirion	SO 018884	29	263	6.5
Carno	SN 950961	24	311	10
Castle Caereinion	SJ 177058	43	288	8
Corris	SH 759067	49	319	6
Cwrtnewydd	SN 486476	41	224	8
Dolybont	SN 628889	61	131	33
Fishguard	SM 944391	61	151	56
Kerry	SO 150908	24	278	17
Llanbryn-mair	SH 892046	25	297	20
Llandinam	SO 050877	41	502	250
Llanfyllin	SJ 150180	25	299	125
Llangadfan	SJ 020091	25	317	6.3
Llangurig	SN 900794	23	371	8
Llangynog	SJ 051259	65	199	6
Llanidloes	SN 947843	25	268	5
Llanrhaedr-ym-Mochnant	SJ 174260	49	368	77
Long Mountain	SJ 265057	61	456	1,000
Machynlleth	SH 724004	60	118	20
Moel-y-Sant	SJ 151105	24	302	115
Penrhyn-Coch	SN 633844	59	172	91
Trefilan	SN 562554	60	281	86
Tregynon	SO 110963	25	254	35
Ynys-Pennal	SN 688983	41	28	20
Ystumtuen	SN 740795	49	366	13
CARMEL	SN 576153	60	412	100,000
Abercraf	SN 851123	25	321	125
Brechfa	SN 504289	31	302	18
Bronwydd Arms	SN 414237	31	100	7
Builth Wells	SO 036528	25	268	26
Cilycwm	SN 777406	31	219	7
Cwm-Twrch	SN 760106	24	167	16.5
Cwmgors	SN 705123	24	201	26
Erwood	SO 089428	60	241	8
Greenhill	SM 924015	24	121	74
Llandrindod Wells	SO 018635	49	513	2,000
Llanelli	SN 510023	49	139	100
Llansawel	SN 618368	32	178	6
Llanwrtyd Wells	SN 899454	24	271	10
Mynydd Emroch	SS 775901	43	210	90
Penderyn	SN 956087	49	326	16
Rhayader	SN 985701	23	395	100
Talley	SN 639332	49	239	6.5
Tenby	SS 109994	49	100	25

Ystalyfera	SN 779078	49	369	50
LLANDDONA	SH 583810	60	258	100,000
Amlwch	SH 436920	25	94	35
Arfon	SH 476493	41	601	4,200
Bethesda	SH 613663	60	192	25
Bethesda North	SH 627672	25	257	8
Caergybi	SH 247817	24	26	3.5
Caernarfon	SH 486629	24	46	2
Cemaes	SH 373926	43	58	14
Deiniolen	SH 576621	25	365	40
Ffestiniog	SH 709391	25	358	1,200
Gronant	SJ 089833	29	44	2
Llandecwyn	SH 644371	61	305	300
Llanengan	SH 283278	61	34	3
Maentwrog	SH 656406	43	51	16
Morfa Nefyn	SH 285358	25	155	90
Prestatyn	SJ 073822	25	122	9.8
Trefor	SH 376455	49	190	7.7
Waunfawr	SH 529600	25	234	26
MOEL-Y-PARC	SJ 123701	49	573	100,000
Bala	SH 969375	23	359	200
Betws-y-Coed	SH 825582	24	354	630
Betws-yn-Rhos	SH 899756	24	144	12.6
Cefn-Du Link	SH 835731	25	358	200
Cefn-Mawr (A)	SJ 267409	41	236	34
Cefn-Mawr (B)	SJ 267409	61	234	160
Cerrigydrudion	SH 933482	23	406	32
Coed Derw	SH 794572	41	96	20
Conway	SH 781765	43	163	2,000
Corwen	SJ 080431	25	278	200
Cyffylliog	SJ 063580	25	254	8
Dolwyddelan	SH 740528	41	227	11
Glyn Ceiriog	SJ 203386	61	335	7
Glyndyfrdwy	SJ 158429	59	189	5.6
Llanarmon-yn-Ial	SJ 194582	24	379	6.5
Llandderfel	SH 990359	65	321	6.5
Llanddulas	SH 910784	23	38	15
Llangernyw	SH 881660	32	236	7
Llangollen	SJ 204421	60	335	5.4
Llanuwchllyn	SH 873326	43	322	30
Mochdre	SH 829786	23	84	1.7
Pen-y-Banc	SJ 077497	24	231	4
Penmaen Rhos	SH 877779	25	155	141
Pontfadog	SJ 219356	25	419	6.4
Pwll-Glas	SJ 119541	23	124	7

Wrexham-Rhos	SJ 301537	32	257	400
PRESELY	SN 172306	43	563	100,000
Abergwynfi	SS 886971	24	408	3.2
Broad Haven	SM 861130	61	62	6
Bronnant	SN 664664	23	255	16
Croeserw HP	SS 858952	61	389	6
Croeserw VP	SS 858952	61	393	120
Cynwyl Elfed	SN 375273	25	129	4
Dolgellau	SH 727185	59	127	20
Duffryn	SS 834956	25	213	4
Ferryside	SN 371104	24	74	23
Glyncorrwg	SS 871989	49	335	0.75
Haverfordwest	SN 028261	56	267	50
Llandyfriog	SN 348412	25	144	110
Llandysul	SN 425409	60	161	76
Llangranog	SN 322538	25	139	8
Llangybi	SN 614524	25	200	12.5
Llwyn Onn	SH 625175	25	302	35
Mynydd Pencarreg	SN 577430	61	457	120
Newport Bay	SN 066414	60	103	13
Pembroke Dock	SM 967028	61	78	10
Pencader	SN 451370	23	217	6
Rheola	SN 841061	59	444	100
St Davids	SM 751254	23	73	40
St Dogmaels	SN 165452	23	125	15
Trefin	SM 848310	25	153	56
Tregaron	SN 686605	56	245	15
WENVOE	ST 110742	41	363	500,000
Aberbeeg	SO 217030	43	292	6.5
Abercynon	ST 093952	58	188	6.2
Aberdare	SO 034013	24	333	500
Abergavenny	SO 244126	49	484	1,000
Abertillery	SO 224023	25	430	280
Abertridwr	ST 123886	60	300	50
Alltwen	SN 716039	43	160	6
Bargoed	SO 145010	24	341	300
Bedlinog	SO 102005	24	384	10
Blackmill	SS 930867	25	220	10
Blaenau-Gwent	SO 215049	60	284	11.2
Blaenavon	SO 277063	60	413	150
Blaenavon Link	SO 277063	49	395	125
Blaenllechau	SS 999976	24	292	4
Blaina	SO 196083	43	348	100
Brecon	SO 054287	61	273	1,000
Briton Ferry	SS 747956	43	91	20

Burry Port	SN 449019	61	106	3.1
Cilfrew	SS 775986	49	117	15
Clydach	SO 227125	23	343	1.7
Clyro	SO 204432	41	264	160
Craig-Cefn-Parc	SN 682020	43	179	6.3
Crickhowell	SO 207202	24	244	150
Crucorney	SO 323221	24	244	11
Crumlin	ST 228984	60	350	8
Cwm Ffrwd-oer	SO 265014	43	218	3
Cwmafon	SS 798936	24	247	70
Cwmaman	ST 000993	49	207	1.4
Cwmfelinfach	ST 184909	48	228	6
Deri	SO 121022	25	417	50
Dowlais	SO 073088	61	422	13
Ebbw Vale	SO 159088	59	505	500
Ebbw Vale South	SO 176073	24	293	2
Efail Fach	SS 786958	49	181	8.4
Ferndale	ST 006970	60	436	100
Fernhill	ST 030993	59	181	3.1
Gelli-Fendigaid	ST 070935	59	226	120
Gilfach Goch	SS 982890	24	317	50
Kilvey Hill	SS 672940	23	244	10,000
Llanfach	ST 217947	60	147	2
Llanfoist	SO 308143	60	145	20
Llangeinor	SS 905886	59	359	190
Llanharan	SS 998831	24	81	1.7
Llanhilleth	SO 213004	49	311	50
Llyswen	SO 137361	24	260	30
Machen Upper	ST 211897	62	181	36
Maesteg	SS 841913	25	306	250
Merthyr Tydfil	SO 057065	25	315	125
Monmouth	SO 526128	59	218	236
Mynydd Bach	ST 168925	61	356	250
Mynydd Machen	ST 223900	23	411	2,000
Nantyglo	SO 189106	60	349	0.1
Nant-y-Moel	SS 934935	31	268	2
Neath Abbey HP	SS 731980	42	96	6.3
Neath Abbey VP	SS 731980	42	96	8
Ogmore Vale	SS 929894	60	337	100
Pennar	ST 209958	43	277	100
Pennorth	SO 103266	23	293	50
Penrhiwceiber	ST 066966	53	156	2
Pontardawe	SN 732037	61	206	125
Pontypool	ST 284990	24	298	250
Pontypridd	ST 085905	25	248	500
Porth	ST 029919	43	304	59
Rhondda	SS 990938	23	366	2,500

Rhondda 'B'	SS 990938	49	361	1.25
Rhondda Fach	ST 007939	25	275	1.5
Rhymney	SO 127042	60	463	150
Risca	ST 240905	43	93	3.2
Sennybridge	SN 914295	43	399	64
South Maesteg	SS 860897	59	141	6
South Tredegar	SO 155060	49	310	13
Taff's Well	ST 123848	59	194	52
Ton Pentre	SS 960955	61	375	80
Tonypandy	SS 986924	59	255	10
Tonyrefail	ST 009874	59	189	20
Trebanog	ST 020907	24	200	4
Trecastle	SN 885274	25	342	6
Trefechan (Merthyr)	SO 030085	42	300	5
Treharris	ST 103964	52	206	50
Tynewydd	SS 931993	59	270	20
Upper Killay	SS 590927	24	94	3
Usk	SO 384006	48	70	22
Van Terrace	ST 169864	49	120	1.25
Wattsville	ST 215911	60	226	6
Ynys Owen	ST 082992	59	364	80

Table B
West of England

MENDIP	ST 564488	61	600	500,000
Avening	ST 880975	41	189	5.6
Backwell	ST 498716	25	124	94
Bath	ST 769654	25	217	250
Blakeney	SO 664069	24	95	7
Box	ST 832688	43	150	6.8
Bristol Barton House	ST 611729	24	65	18
Bristol Montpelier	ST 590745	23	74	10
Bristol Ilchester Crescent	ST 577700	43	99	500
Bristol Kings Weston Hill	ST 547775	42	144	1,000
Bruton	ST 680341	43	115	2
Burrington	ST 477606	60	66	160
Calne	ST 997699	24	136	50
Carhampton	ST 016426	24	84	8
Cerne Abbas	ST 645012	25	282	100
Chalford	SO 883017	24	215	125
Chalford Vale	SO 886024	43	156	8
Chepstow	ST 544939	24	53	3.1

Chilfrome	SY 580991	45	188	65
Chiseldon	SU 190801	34	183	20
Chitterne	ST 995441	43	139	10
Cirencester	SP 004057	23	234	250
Clearwell	SO 574084	68	243	10
Coleford	SO 569107	45	221	1.9
Corsham HP	ST 869699	41	109	5
Corsham VP	ST 869699	41	109	8
Countisbury	SS 749501	49	319	105
Crewkerne	ST 444092	43	97	1.6
Crockerton	ST 877428	41	200	54
Dursley	ST 788963	43	294	55
Easter Compton	ST 567830	53	22	12.5
Exford	SS 847379	41	345	8
Frome	ST 778482	24	93	10
Hutton	ST 361588	39	107	142
Kewstoke	ST 347639	43	37	80
Kilve	ST 143425	39	114	6
Lydbrook	SO 600163	43	195	7.5
Marlborough	SU 209688	25	248	100
Monksilver	ST 085362	52	268	15
Nailsworth	ST 849990	23	157	31
Ogbourne St George	SU 205732	43	213	13
Parkend	SO 616083	41	102	1.7
Pillowell HP	SO 625065	43	93	10
Pillowell VP	SO 625065	43	92	0.9
Portbury	ST 501751	24	59	2.5
Porlock	SS 883462	42	188	25
Portishead	ST 458764	49	109	37
Redbrook	SO 538092	42	142	9
Redcliff Bay	ST 439751	53	121	50
Roadwater	ST 026375	24	150	12
Seagry Court (Swindon)	SU 149881	41	160	8
Siston	ST 668744	34	84	8
Slad	SO 872055	23	245	2.8
Stroud	SO 836077	42	270	1,000
Tintern	SO 538002	24	153	6
Ubley	ST 539594	24	166	79
Upavon	SU 145518	23	170	70
Warmley Hill	ST 654736	39	109	1
Washford	ST 058410	39	87	62
West Lavington	ST 999525	24	171	12
Westwood	ST 817597	43	135	100
Woodcombe	SS 951458	53	116	50
Wootton Courtenay	SS 934426	25	178	56

SOUTH &
SOUTH-EAST OF
ENGLAND

Table A

West

HANNINGTON	SU 527568	42	368	250,000
Aldbourne	SU 262752	24	169	7
Alton	SU 722386	59	168	10
Chisbury	SU 274651	59	184	19
Hemdean	SU 710762	56	108	8
(Caversham) HP				
Hemdean	SU 710762	56	106	32
(Caversham) VP				
Hurstbourne	SU 377533	32	160	10
Lambourn	SU 333794	59	178	7
Sutton Row	ST 976284	25	207	250
The Bournes	SU 842451	59	130	35
Tidworth	SU 228488	32	177	13

Table B

South

MIDHURST	SU 912250	58	302	100,000
Haslemere	SU 886331	25	216	15
ROWRIDGE	SZ 447865	27	279	500,000
Bevendean	TQ 334066	43	100	12.6
Bovington	SY 844878	41	55	10
Brading	SZ 612872	41	20	20
Brighstone	SZ 435816	41	73	144
Brighton Central	TQ 312049	41	82	48
Brighton	TQ 330045	60	172	10,000
Whitehawk Hill				
Canford Heath	SZ 036939	68	99	8
Cheselbourne	SY 768985	53	141	6.5
Coldean	TQ 329083	44	118	40
Corfe Castle	SY 972821	41	137	20
Donhead	ST 907230	41	188	29
Findon	TQ 120072	41	161	50
Hangleton	TQ 269077	49	97	6.8
Hatch Bottom	SU 486193	49	85	200
Horndean	SU 698152	50	139	12.5
Hythe Marina	SU 421087	59	22	50
(Hants)				

Luccombe (IOW)	SZ 581800	59	159	25
Lulworth	SY 824815	59	174	11
Luscombe Valley	SZ 047908	49	58	6.5
Millbrook HP	SU 374138	41	59	5
Millbrook VP	SU 374138	41	59	40
North Winchester	SU 486355	56	138	100
Ovingdean HP	TQ 358044	44	106	1
Ovingdean VP	TQ 358044	44	106	19
Patcham	TQ 318093	43	142	69
Piddletrenthide	SY 704989	49	152	56
Poole	SZ 037921	60	112	100
Portslade	TQ 245080	41	101	19
Poulner	SU 145053	68	48	10
Salisbury	SU 136285	60	156	10,000
Saltdean	TQ 388034	55	70	14
Shrewton	SU 072438	41	139	5
Singleton	SU 866131	41	109	13
Till Valley	SU 066370	43	111	75
Ventnor	SZ 567783	49	273	2,000
Westbourne	SZ 067916	41	70	38
Winterborne Stickland	ST 838051	43	202	1,000
Winterbourne Steepleton	SY 629893	45	146	12

Table C
South-East

BLUEBELL HILL	TQ 757613	43	243	30,000
Chatham Town	TQ 767675	61	86	10.7
Farleigh	TQ 738530	21	76	16
DOVER	TR 274397	66	372	100,000
Chartham	TR 103561	24	117	250
Dover Town	TR 311430	23	112	100
Elham	TR 188449	23	154	3.5
Faversham	TR 004602	25	67	13
Folkestone	TR 221359	23	75	200
Horn Street	TR 190359	41	93	3
Hythe	TR 169344	24	28	72
Lydden	TR 262458	40	120	8
Lyminge	TR 167427	25	154	6.9
Margate	TR 370701	25	88	20
Newnham	TQ 950571	24	110	35
Ramsgate	TR 385651	23	66	8
Rye	TQ 904198	41	57	13
Turnpike Hill	TR 153344	41	18	8

HEATHFIELD	TQ 566220	64	299	100,000
East Dean	TV 563988	54	143	8
Eastbourne	TV 606977	23	90	95
Eastbourne Town	TV 599996	43	54	4
Ham Street	TR 005332	23	33	0.75
Hastings	TQ 806100	28	126	1,000
Hastings (Old Town)	TQ 826101	42	77	6
Haywards Heath	TQ 333234	43	105	35
Hollington Park	TQ 795109	42	94	8
Lamberhurst	TQ 673366	62	87	3
Lewes HP	TQ 409099	25	70	12
Lewes VP	TQ 409099	25	70	24
Mountfield	TQ 740193	24	87	3.5
Newhaven	TQ 435006	43	133	2,000
St Marks HP	TQ 582373	60	170	32
St Marks VP	TQ 582373	60	170	63
Sedlescombe	TQ 784182	23	54	7
Steyning	TQ 185121	62	27	140
Tunbridge Wells	TQ 607440	41	172	10,000
Wye (Ashford)	TR 067472	25	148	31

CENTRAL
SCOTLAND

BLACK HILL	NS 828647	43	544	500,000
Abington	NS 938221	60	446	5.1
Biggar	NT 016325	25	373	500
Bridge of Allan	NS 793985	23	108	8
Broughton	NT 129355	24	292	7
Callandar	NN 670064	25	190	100
Cathcart	NS 566615	60	114	8
Clachan	NR 766563	43	81	3.5
Cumbernauld Village	NS 754761	61	176	8
Deanston	NN 712022	63	55	2
Dollar	NS 951984	61	146	10
Easdale	NM 754168	49	57	6
Fintry	NS 597889	24	131	19.5
Gigha Island	NR 643480	41	51	60
Glasgow West Central	NS 565683	56	105	32
Glespin	NS 821286	61	234	6
Haddington	NT 538736	61	97	20
Kelvindale	NS 555692	30	67	8

Killearn	NS 483848	59	161	500
Kilmacolm	NS 343691	24	158	32
Kirkfieldbank	NS 862443	60	187	5.8
Leadhills	NS 884149	61	430	3
Netherton Braes	NS 581575	25	140	6
Ravenscraig HP	NS 252755	24	113	12
Ravenscraig VP	NS 252755	24	113	12
South Knapdale	NR 837748	60	532	1,450
Strachur	NN 094027	23	190	31
Strathblane	NS 555789	24	135	6.4
Strathyre	NN 559171	24	147	8
Strathyre Link	NN 581171	43	605	0.63
Tarbert (Loch Fyne)	NR 858679	24	90	3.6
Tillicoultry	NS 925971	60	53	5
Twechar	NS 695754	25	85	3
Uplawmoor	NS 437563	61	226	25
CRAIGKELLY	NT 233872	24	310	100,000
Aberfoyle	NS 523991	61	124	90
Cannongate HP	NT 263736	61	72	13
Cannongate VP	NT 263736	61	72	13
Grangemouth	NS 921796	60	48	8
Kinross	NT 097996	64	168	125
Newbattle	NT 324651	59	82	10
Penicuik	NT 252590	61	299	2,000
West Linton	NT 164508	23	322	25
DARVEL	NS 557341	23	443	100,000
Ardentiny	NS 186864	49	120	70
Ardnadam	NS 167799	41	70	70
Arrochar	NN 288046	24	127	6
Ayr South	NS 354187	41	72	5
Blackwaterfoot	NR 912291	43	76	40
Bowmore	NR 318590	49	94	65
Campbeltown	NR 707192	60	132	125
Carradale	NR 817376	41	43	29
Catrine	NS 529255	59	123	5
Claonaig	NR 876565	59	82	74
Dunure	NS 250150	43	88	12
Garelochhead	NS 235919	41	63	12.3
Girvan	NX 211981	59	232	250
High Keil	NR 680082	47	75	19
Holmhead	NS 566199	41	144	12
Kirkconnel	NS 745150	61	530	250
Kirkmichael	NS 354068	49	160	19
Kirkoswald HP	NS 231075	25	152	18
Kirkoswald VP	NS 231075	25	154	20

Largs	NS 208594	42	54	11.8
Lethanhill	NS 438105	60	361	250
Lochgoilhead	NS 194978	53	178	6
Lochgoilhead Link	NS 190977	23	312	0.1
Lochwinnoch	NS 337582	60	147	86
Millburn Muir	NS 378796	42	200	250
Millport	NS 166557	61	57	2.7
Muirkirk	NS 710267	41	317	100
New Cumnock	NS 612130	43	201	12
Port Ellen	NR 338452	25	125	80
Portnahaven	NR 179523	23	78	10
Rosneath HP	NS 258811	61	214	40
Rosneath VP	NS 258811	61	218	10,000
Rothesay	NS 125690	25	209	2,000
Rothesay Town	NS 082648	59	71	5.4
Sorn	NS 558260	43	176	6.5
Tighnabruaich	NR 993745	49	190	92
Troon	NS 324315	61	43	20
Wanlockhead	NS 874126	47	448	2
West Kilbride	NS 215483	41	216	350
TOROSAY	NM	25	478	20,000
	703358			
Acharacle	NM	43	96	10
	678695			
Arisaig	NM	23	176	8
	669873			
Ballachulish	NN 059593	23	49	18
Bellanoch	NR 803919	42	93	50
Castlebay	NL 652979	24	69	7
Cow Hill (Fort William)	NN 112735	43	343	65
Dalmally	NN 143260	41	176	41
Dyclimor Link	NN 138238	25	212	0.25
Fiunary	NM	43	30	50
	602468			
Glengorm	NM	48	303	2,600
	466565			
Kilmelford	NM	59	301	32
	818101			
Kinlochleven	NN 178630	59	289	12
Kintraw	NM	43	52	20
	830048			
Loch Feochan	NM	61	129	41
	861256			
Mallaig	NM	40	89	22
	676965			

Oban	NM 850289	41	169	12
Onich	NN 017618	61	81	17
Spean Bridge	NN 218819	24	120	70
Strontian	NM 830657	39	264	14
Taynuilt	NM 993313	43	56	7
Tayvallich	NR 740866	43	58	8

NORTH-EAST
ENGLAND

Table A
Bilsdale

BILSDALE	SE 553962	29	682	500,000
Aislaby	NZ 863087	52	158	38
Bainbridge	SD 935892	60	330	38
Castleton	NZ 693077	59	208	8
Eston Nab	NZ 569182	43	264	15
Grinton Lodge	SE 048976	43	268	25
Guisborough	NZ 592168	60	215	50
Limber Hill	NZ 789053	43	191	40
Peterlee (Horden)	NZ 446410	49	81	2
Ravenscar	NZ 971012	61	313	165
Romaldkirk	NY 974220	41	382	58
Rookhope	NY 926435	43	417	9
Rosedale Abbey	SE 730966	43	257	7
Skinningrove	NZ 715192	43	93	15
West Burton	SE 030880	43	296	12
Whitby	NZ 904113	59	107	250

Table B
Pontop Pike and
Chatton

CHATTON	NU 105264	49	348	100,000
Rothbury	NZ 031997	65	319	50
Wooler	NT 989276	25	162	10
PONTOP PIKE	NZ 148536	61	450	500,000
Allenheads	NY 840469	31	462	8
Alston	NY 730478	49	535	400
Bellingham	NY 833812	24	274	50
Blaydon Burn	NZ 167627	41	87	4
Byrness	NT 766015	31	381	10

Catton Beacon	NY 822590	43	370	140
Durham	NZ 264423	43	116	15
Esh	NZ 198445	49	162	12
Falstone	NY 723864	41	181	6.3
Felling	NZ 276616	46	132	6.3
Fenham	NZ 216648	24	170	2,000
Haydon Bridge	NY 809630	41	259	100
Hedleyhope	NZ 162398	43	288	18
Humshaugh	NY 906711	49	159	59
Ireshopeburn	NY 862381	59	430	11
Kielder	NY 625969	23	563	27
Morpeth	NZ 218864	25	108	44
Newton	NZ 036653	23	216	2,000
Seaham	NZ 402485	41	151	59
Shotley Field	NZ 064532	25	249	
Staithes	NZ 781189	41	49	6
Sunderland	NZ 391547	43	100	13
Wall	NY 909676	43	143	21
Weardale	NZ 025384	41	456	1,000
Whitaside	SD 979964	41	358	12.5

NORTHERN
IRELAND

BROUGHER MOUNTAIN	H 350527	25	370	100,000
Belcoo	H 090364	41	184	87
Derrygonnelly	H 117514	47	107	7
Ederny	H 238674	62	159	56
Lisbellaw	H 309410	59	112	6.5
DIVIS	J 287750	24	515	500,000
Armagh	H 891446	49	161	120
Banbridge	J 134460	46	132	6.1
Bangor	J 500817	59	44	3
Bellair	D 295153	52	238	40
Benagh	J 261135	25	44	56
Black Mountain	J 278727	49	499	25
Camlough	J 055247	61	388	630
Carnmoney Hill	J 336829	43	245	20
Conlig	J 503783	49	65	63
Cushendall	D 209275	43	184	13
Cushendun	D 255349	32	146	26
Draperstown	H 763955	49	134	11.8
Dromore	J 198535	61	102	3
Glenariff	D 235258	61	115	11
Glynn	D 401006	61	145	1.4

Kilkeel	J 281180	49	304	600
Killowen Mountain	J 207174	24	441	25
Larne	D 395037	49	170	500
Leitrim	J 253424	60	352	500
Moneymore	H 856827	49	67	6.7
Newcastle	J 362303	59	286	1,000
Newry North	J 090284	41	92	80
Newry South	J 093255	49	101	20
Newtownards	J 501738	61	52	11
Rostrevor Forest	J 189176	46	244	58
Whitehead	J 476930	52	77	12

LIMAVADY	C 711296	59	393	100,000
Ballintoy	D 037446	49	73	1.7
Ballycastle Forest	D 118397	49	146	12.5
Buckna	D 222062	41	214	13
Bushmills	C 947405	41	56	6.5
Castlederg	H 267830	65	88	10.7
Claudy	C 561069	60	168	29
Glenelly Valley	H 576913	23	238	12.5
Gortnageeragh	D 155148	42	207	19
Gortnalee	G 955554	24	168	32
Londonderry	C 404175	41	286	10,000
Muldonagh	C 599100	32	230	12.5
Plumbridge	H 490906	56	169	12.5
Strabane	H 393947	49	583	2,000

YORKSHIRE

Table A

East

BELMONT	TF 218836	25	495	500,000
Grimsby	TA 280091	42	19	4
Lincoln Central	SK 984711	42	52	10
Weaverthorpe	SE 972716	59	164	45

Table B

Emley (West)

EMLEY MOOR	SE 222128	47	565	870,000
Addingham	SE 076492	43	189	23
Armitage Bridge	SE 132133	61	174	7
Batley	SE 239249	60	106	12.6
Beecroft Hill	SE 237350	59	196	1,000
Blackburn-in-Rotheram	SK 389926	60	69	2

Bradford West	SE 133345	49	231	12.5
Calver Peak	SK 232743	49	322	250
Cleckheaton	SE 184245	59	163	2
Conisbrough	SK 516981	60	82	6
Cop Hill	SE 058138	25	362	1,000
Copley	SE 080223	59	138	1.4
Cornholme	SD 918264	61	360	42
Cowling	SD 970432	43	224	13
Cragg Vale	SE 003229	61	314	25
Cullingworth	SE 075381	49	245	13
Edale	SK 126843	60	343	4
Elland	SE 126212	61	170	4
Grassington	SE 015639	23	328	60
Hagg Wood	SE 148105	59	199	33
Halifax	SE 103242	24	283	500
Headingley	SE 299361	61	126	12
Hebden Bridge	SD 988267	25	267	250
Heyshaw	SE 170631	60	336	500
Holmfield	SE 089295	59	319	22
Holmfirth	SE 140086	56	224	26
Hope	SK 170830	25	244	12
Hunmanby	TA 092779	43	122	52
Idle	SE 163374	24	265	250
Keighley	SE 069444	61	354	10,000
Keighley Town	SE 065405	23	178	6
Kettlewell	SD 987680	39	328	130
Longwood Edge	SE112161	59	132	40
Luddenden	SE 048248	60	295	59
Lydgate	SD 933253	23	210	8
Millhouse Green	SE 229028	61	307	10
Oliver's Mount	TA 040869	60	188	1,000
Oughtibridge	SK 307952	59	296	39
Oxenhope	SE 029338	25	407	200
Primrose Hill	SE 142150	60	197	28
Ripponden	SE 043186	61	334	60
Shatton Edge	SK 194814	48	414	1,000
Skipton	SD 909517	49	212	10,000
Skipton Town	SD 998509	24	190	13
Stocksbridge	SK 275991	61	318	12
Sutton-in-Craven	SE 004428	23	287	12
Tideswell Moor	SK 149780	60	451	250
Todmorden	SD 957241	49	272	500
Walsden	SD 927235	60	298	50
Walsden South	SD 937215	43	246	6
Wharfedale	SE 198485	25	262	2,000
Wheatley	SE 068264	61	217	16
Wincobank	SK 388919	59	67	2

Table C
South

Brockwell	SK 367707	68	119	6
Chesterfield	SK 382764	23	231	2,000
Dronfield	SK 362791	59	189	3
Hasland	SK 406697	60	140	6.5
Sheffield	SK 324870	24	295	5,000
Totley Rise	SK 322807	49	184	80