EXPLANATORY NOTES

Explanatory notes to the Bill, prepared by the Department for Environment, Food and Rural Affairs, are published separately as Bill 7-EN.

EUROPEAN CONVENTION ON HUMAN RIGHTS

Secretary Theresa Villiers has made the following statement under section 19(1)(a) of the Human Rights Act 1998:

In my view the provisions of the Agriculture Bill are compatible with the Convention rights.

Bill 7 58/1

CONTENTS

PART 1

FINANCIAL ASSISTANCE

CHAPTER 1

NEW FINANCIAL ASSISTANCE POWERS

- 1 Secretary of State's powers to give financial assistance
- 2 Financial assistance: forms, conditions, delegation and publication of information
- 3 Financial assistance: checking, enforcing and monitoring
- 4 Multi-annual financial assistance plans
- 5 Annual and other reports on amount of financial assistance given
- 6 Monitoring impact of financial assistance etc

CHAPTER 2

DIRECT PAYMENTS AFTER EU EXIT

- 7 Meaning of "basic payment scheme" and other expressions in Chapter 2
- 8 The agricultural transition period for England and the termination of relevant payments
- 9 Power to modify legislation governing the basic payment scheme
- 10 Power to provide for the continuation of the basic payment scheme beyond 2020
- 11 Power to provide for phasing out direct payments
- 12 Power to make delinked payments
- 13 Power to provide for lump sum payments in lieu of relevant payments

CHAPTER 3

OTHER FINANCIAL SUPPORT AFTER EU EXIT

- 14 General provision connected with payments to farmers and other beneficiaries
- 15 Aid for fruit and vegetable producer organisations
- 16 Support for rural development

Bill 7 58/1

PART 2

FOOD AND AGRICULTURAL MARKETS

CHAPTER 1

FOOD SECURITY

17 Duty to report to Parliament on UK food security

CHAPTER 2

INTERVENTION IN AGRICULTURAL MARKETS

Exceptional market conditions

- 18 Declaration relating to exceptional market conditions
- 19 Exceptional market conditions: powers available to Secretary of State

Retained direct EU legislation relating to public market intervention and private storage aid

20 Modification in connection with exceptional market conditions and for general purposes

PART 3

TRANSPARENCY AND FAIRNESS IN THE AGRI-FOOD SUPPLY CHAIN

CHAPTER 1

COLLECTION AND SHARING OF DATA

- 21 Agri-food supply chains: requirement to provide information
- 22 Meaning of "agri-food supply chain"
- 23 Requirement must specify purposes for which information may be processed
- 24 Requirements under section 21(1): duty to publish draft requirement
- 25 Provision of required information and limitations on its processing
- 26 Enforcement of information requirements

CHAPTER 2

FAIR DEALING WITH AGRICULTURAL PRODUCERS AND OTHERS IN THE SUPPLY CHAIN

27 Fair dealing obligations of business purchasers of agricultural products

CHAPTER 3

PRODUCER ORGANISATIONS

- 28 Producer and interbranch organisations etc: application for recognition
- 29 Recognised organisations: competition exemptions and further provision
- 30 Regulations under sections 28 and 29

Agriculture Bill iii

PART 4

MATTERS RELATING TO FARMING AND THE COUNTRYSIDE

- 31 Fertilisers
- 32 Identification and traceability of animals
- 33 Red Meat levy: payments between levy bodies in Great Britain
- 34 Agricultural tenancies

Part 5

MARKETING STANDARDS, ORGANIC PRODUCTS AND CARCASS CLASSIFICATION

- 35 Marketing standards
- 36 Organic products
- 37 Organic products: supplementary
- 38 Carcass classification
- 39 Power to reproduce modifications under section 35 for wine sector

Part 6

WTO AGREEMENT ON AGRICULTURE

- 40 Power to make regulations for securing compliance with WTO Agreement on Agriculture: general
- 41 Regulations under section 40: limits on provision of domestic support in the United Kingdom
- 42 Regulations under section 40: classification of domestic support and provision of information

Part 7

WALES AND NORTHERN IRELAND

- 43 Wales
- 44 Duration of provision in relation to Wales
- 45 Northern Ireland

Part 8

GENERAL AND FINAL PROVISIONS

- 46 Data protection
- 47 Regulations
- 48 Interpretation
- 49 Consequential amendments
- 50 Power to make consequential etc provision
- 51 Financial provision
- 52 Extent
- 53 Commencement
- 54 Short title

Schedule 1 – Agricultural sectors relevant to producer organisation provisions

Schedule 2 – Recognised organisations: competition exclusions

Schedule 3 – Agricultural tenancies

Part 1 — Amendments to the Agricultural Holdings Act 1986

Part 2 — Amendments to the Agricultural Tenancies Act 1995

Schedule 4 — Agricultural products relevant to marketing standards provisions

Schedule 5 — Provision relating to Wales

Part 1 — Financial support after EU exit

Part 2 — Intervention in agricultural markets

Part 3 — Collection and sharing of data

Part 4 — Marketing standards and carcass classification

Part 5 — Data protection

Schedule 6 - Provision relating to Northern Ireland

Part 1 — Financial support after EU exit

Part 2 — Intervention in agricultural markets

Part 3 — Collection and sharing of data

Part 4 — Marketing standards and carcass classification

Part 5 — Data protection

Schedule 7 – The CMO Regulation: consequential amendments

Part 1 — Exceptional market conditions: England

Part 2 — Exceptional market conditions: Wales

Part 3 — Marketing standards and carcass classification: England

Part 4 — Marketing standards and carcass classification: Wales

Part 5 — Marketing standards and carcass classification: Northern Ireland

BILL

TO

Authorise expenditure for certain agricultural and other purposes; to make provision about direct payments following the United Kingdom's departure from the European Union and about payments in response to exceptional market conditions affecting agricultural markets; to confer power to modify retained direct EU legislation relating to agricultural and rural development payments and public market intervention and private storage aid; to make provision about reports on food security; to make provision about the acquisition and use of information connected with food supply chains; to confer powers to make regulations about the imposition of obligations on business purchasers of agricultural products, marketing standards, organic products and the classification of carcasses; to make provision for the recognition of associations of agricultural producers which may benefit from certain exemptions from competition law; to make provision about fertilisers; to make provision about the identification and traceability of animals; to make provision about red meat levy in Great Britain; to make provision about agricultural tenancies; to confer power to make regulations about securing compliance with the WTO Agreement on Agriculture; and for connected purposes.

Bill 7 58/1

1

B E IT ENACTED by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows: –

PART 1

FINANCIAL ASSISTANCE

CHAPTER 1

NEW FINANCIAL ASSISTANCE POWERS

1	Secreta	ry of State's powers to give financial assistance	5
(1)		cretary of State may give financial assistance for or in connection with any one e of the following purposes –	
	(a) (b)	managing land or water in a way that protects or improves the environment; supporting public access to and enjoyment of the countryside, farmland or woodland and better understanding of the environment;	10
	(c)	managing land or water in a way that maintains, restores or enhances cultural or natural heritage;	
	(d)	managing land, water or livestock in a way that mitigates or adapts to climate change;	
	(e)	managing land or water in a way that prevents, reduces or protects from environmental hazards;	15
	<i>(f)</i>	protecting or improving the health or welfare of livestock;	
	(g)	conserving native livestock, native equines or genetic resources relating to any such animal;	
	(h)	protecting or improving the health of plants;	20
	<i>(i)</i>	conserving plants grown or used in carrying on an agricultural, horticultural or forestry activity, their wild relatives or genetic resources relating to any such plant;	
	<i>(j)</i>	protecting or improving the quality of soil.	
(2)		ecretary of State may also give financial assistance for or in connection with or both of the following purposes –	25
	(a)	starting, or improving the productivity of, an agricultural, horticultural or forestry activity;	
	(b)	supporting ancillary activities carried on, or to be carried on, by or for a producer.	30
(3)	Finan	cial assistance may only be given in relation to England.	
(4)	regard	ming any financial assistance scheme, the Secretary of State must have to the need to encourage the production of food by producers in and and its production by them in an environmentally sustainable way.	
(5)		e purposes of this section— ancillary activities" means selling, marketing, preparing, packaging, processing or distributing products deriving from an agricultural, horticultural or forestry activity;	35

		"better understanding of the environment" includes better understanding of agroecology;	
		"conserving" includes restoring or enhancing —	
		(a) a population of a relevant species;	
		(b) in the case of animals or plants in the wild, a habitat;	5
		"cultural or natural heritage" includes uplands and other landscapes;	
		"improving productivity", in relation to carrying on an activity, includes—	
		(a) improving the quality of any products deriving from the activity, and	10
		(b) improving the efficiency of the activity in terms of the resources used in, or in connection with, it;	
		"livestock" includes any creature kept for the production of food, drink, oils, fibres or leathers, or for the purpose of its use in the farming of land;	15
		"producer" means a person who carries on, or is to carry on, an agricultural, horticultural or forestry activity.	
	(6)	In this Chapter –	
		"financial assistance" means financial assistance under this section;	
		"financial assistance scheme" means a scheme for giving financial assistance.	20
2		Financial assistance: forms, conditions, delegation and publication of information	
	(1)	Financial assistance may be given by way of grant, loan or guarantee or in any other form.	25
	(2)	Financial assistance may be given subject to such conditions as the Secretary of State considers appropriate.	
	(3)	The conditions may (among other things) include provision under which the financial assistance is to be repaid or otherwise made good (with or without interest).	30
	(4)	Financial assistance may be given to a person in connection with a third party scheme made or operated by that person.	
	(5)	In subsection (4) "third party scheme" means a scheme for giving financial support for any one or more of the purposes in section 1(1) and (2) which is not made or operated on behalf of the Secretary of State.	35
	(6)	The Secretary of State may delegate functions relating to the giving of financial assistance to any other person.	
	(7)	Functions delegated under subsection (6) may include — (a) the giving of guidance; (b) the exercise of a discretion.	40
	(8)	The Secretary of State may by regulations make provision for or in connection with requiring the Secretary of State or another person to publish specified information about financial assistance which has been given.	
	(9)	Information which may be specified includes information about — (a) the recipient of the financial assistance;	45

15

20

25

30

35

(b)	the amount of the financial assistance;							
(c)	the p	urpose i	for which the	e fina	ancia	l assistar	ice v	was given.
oul:	ations	under	cubeaction	(8)	aro	cubiect	to	affirmatis

- (10) Regulations under subsection (8) are subject to affirmative resolution procedure.
- (11) In this section "specified" means specified by regulations under subsection (8).

3 Financial assistance: checking, enforcing and monitoring

- (1) The Secretary of State may by regulations make provision for or in connection with
 - (a) checking whether eligibility criteria for receipt of financial assistance are met and the consequences, where financial assistance has already been given, if not;
 - (b) enforcing compliance with conditions subject to which financial assistance is given;
 - (c) monitoring the extent to which the purpose of financial assistance has been achieved;
 - (d) the investigation of suspected offences in connection with applications for, or receipt of, financial assistance.
- (2) Regulations under subsection (1) may (among other things) include provision—
 - (a) about the provision of information;
 - (b) conferring powers of entry;
 - (c) conferring powers of inspection, search and seizure;
 - (d) about the process for determining if eligibility criteria, or conditions subject to which financial assistance is given, are met;
 - (e) about the keeping of records;
 - (f) about the recovery or making good of all or any part of financial assistance which has been given (with or without interest) or the withholding of all or any part of financial assistance;
 - (g) imposing monetary penalties (including penalties calculated by reference to the amount of financial assistance);
 - (h) prohibiting a person from receiving financial assistance, or financial assistance of a specified description, for a specified period or until specified conditions are satisfied;
 - (i) about appeals;
 - (j) conferring functions (including functions involving the exercise of a discretion) on a person.
- (3) Regulations under this section may not authorise entry to a private dwelling without a warrant issued by a justice of the peace.
- (4) The provision which may be made under subsection (2)(f) includes provision for interest on any recoverable amount to be payable from such day (whether the day on which the financial assistance in question was given or a later day) as may be provided for in, or determined under, the regulations.
- (5) Regulations under this section are subject to affirmative resolution procedure.
- (6) In this section "specified" means specified by, or determined under, regulations under subsection (1).

10

20

25

30

3.5

40

4 Multi-annual financial assistance plans

- (1) The Secretary of State must from time to time prepare a document (a "multiannual financial assistance plan") giving information about the expected use of the powers conferred on the Secretary of State by section 1 during the period to which the plan relates (the "plan period").
- (2) A multi-annual financial assistance plan must (as a minimum)
 - (a) specify the plan period,
 - (b) set out the Government's strategic priorities for giving financial assistance during the plan period, and
 - (c) describe, in such manner and giving such detail as the Secretary of State considers appropriate, each financial assistance scheme that
 - (i) is in operation, or
 - (ii) the Secretary of State expects to come into operation during the plan period.
- (3) The plan period for the first plan is the period of seven years beginning with 1 *I5* January 2021.
- (4) The plan period for a subsequent plan may not be shorter than five years.
- (5) The Secretary of State must ensure that the plan period for a plan does not expire without a new plan being in place for a plan period beginning the day after the last day of the expiring plan period.
- (6) A plan prepared under this section must be laid before Parliament, and published, by the Secretary of State before the beginning of the plan period.
- (7) Where, before the end of the plan period for a plan
 - (a) the Government's strategic priorities for giving financial assistance change, or
 - (b) it appears to the Secretary of State that any information given in the plan by virtue of subsection (2)(c) has ceased to be accurate and complete,

the Secretary of State must amend the plan accordingly as soon as it is practicable to do so.

- (8) A document setting out amendments being made to a plan must be laid before Parliament, and published, by the Secretary of State, as soon as practicable after being prepared.
- (9) The Secretary of State must have regard to the strategic priorities set out in the plan by virtue of subsection (2)(b) when determining
 - (a) what financial assistance to give;
 - (b) the overall budget for, or for any period of operation of, a financial assistance scheme.
- (10) In this section "the Government" refers to Her Majesty's Government in the United Kingdom.

5 Annual and other reports on amount of financial assistance given

- (1) For each financial year the Secretary of State must prepare a report ("the annual report") about the financial assistance given during the year.
- (2) The first year to which subsection (1) applies is financial year 2021-22.

	Chapter 1 – New financial assistance powers	
(3)	 The annual report must include the following information — (a) the total amount of financial assistance given; (b) the total amount of financial assistance given under the financial assistance schemes in operation during the year (taken together); (c) the required information about each financial assistance scheme in operation during the year (see subsection (4)); and the report may include any other information the Secretary of State considers appropriate. 	5
(4)	The required information about a financial assistance scheme is— (a) the total amount of financial assistance given under the scheme, and (b) the extent to which that assistance met any obligation or commitment under the terms of the scheme as to the timing and amounts of financial assistance to be given during the year.	10
(5)	For the purposes of subsections (3) and (4), information about amounts of financial assistance given otherwise than by way of grant may be included in the report in such manner as the Secretary of State considers most appropriate.	15
(6)	 The Secretary of State may also prepare — (a) interim reports about the amount of financial assistance given during any period within a financial year; (b) other reports about the amount of financial assistance that has been given. 	20
(7)	The Secretary of State must, after preparing a report under this section— (a) lay a copy of the report before Parliament, and (b) publish the report.	
(8)	In the case of an annual report, the Secretary of State must comply with subsection (7) before 1 October in the financial year following the year to which the report relates.	25
6	Monitoring impact of financial assistance etc	
(1)	The Secretary of State must, in relation to each financial assistance scheme— (a) monitor the impact of the scheme, and (b) make one or more reports on the impact and effectiveness of the scheme (having had regard to the findings of that monitoring).	30
(2)	The Secretary of State may, in relation to any financial assistance given otherwise than under a financial assistance scheme— (a) monitor the impact of the financial assistance, and (b) make one or more reports on the impact and effectiveness of the financial assistance (having had regard to the findings of that monitoring).	35
(3)	Monitoring under subsection (1) or (2) must be carried out in such manner and for such period or periods as the Secretary of State considers appropriate for the scheme or other financial assistance in question.	40

The number and frequency of reports made under subsection (1) or (2) are to be as the Secretary of State considers appropriate for the scheme or other financial assistance in question.

(5) Every such report must be laid before Parliament, and published, by the Secretary of State.

CHAPTER 2

DIRECT PAYMENTS AFTER EU EXIT

7		Meaning of "basic payment scheme" and other expressions in Chapter 2	5
	(1)	This section defines or explains expressions used in this Chapter.	
	(2)	The "basic payment scheme" is the Basic Payment Scheme under the Direct Payments Regulation (see Title III of that Regulation), as it operates in relation to England, including the arrangements relating to each of the following elements of direct payments under that scheme— (a) so much of a direct payment that does not consist of a greening or young farmers payment (see Chapter 1 of Title III), (b) a greening payment (see Chapter 3 of Title III), and (c) a young farmers payment (see article 50 of that Regulation).	10
	(3)	The "legislation governing the basic payment scheme" is— (a) the following retained direct EU legislation— (i) the Direct Payments Regulation; (ii) any Council Delegated Regulation, or Commission Delegated Regulation, made under the Direct Payments Regulation; (iii) any other retained direct EU legislation which relates to the operation of the basic payment scheme, and	15 20
		(b) any subordinate legislation relating to retained direct EU legislation falling within paragraph (a).	
	(4)	The "agricultural transition period for England" is the period for the time being specified in section 8(1).	25
	(5)	References to a direct payment under the basic payment scheme are to any payment under that scheme, whether or not including a greening payment, a young farmers payment or both elements.	
	(6)	"Delinked payment" has the meaning given by section 12(2)(a).	
	(7)	"Relevant payment" means — (a) a direct payment under the basic payment scheme, or (b) a delinked payment.	30
	(8)	The "Direct Payments Regulation" is Regulation (EU) No 1307/2013 of the European Parliament and of the Council of 17 December 2013 establishing rules for direct payments to farmers under support schemes within the framework of the common agricultural policy.	35
8		The agricultural transition period for England and the termination of relevant payments	
	(1)	The agricultural transition period for England is the period of seven years starting with 2021.	40

- (2) After the end of that period no relevant payments are to be made in relation to England, otherwise than in respect of the last year of that period (or an earlier year).
- (3) The Secretary of State may by regulations amend subsection (1) for the purpose of extending the period specified there.

10

- (4) That power
 - (a) may be exercised more than once;
 - (b) may not be exercised if the agricultural transition period for England has already ended.
- (5) Regulations under subsection (3) are subject to affirmative resolution procedure.

9 Power to modify legislation governing the basic payment scheme

(1) The Secretary of State may by regulations modify legislation governing the basic payment scheme, so far as it operates in relation to England, for or in connection with making changes the Secretary of State considers would serve any one or more of the following purposes—

15

20

25

- (a) simplifying the administration of the scheme or otherwise making its operation more efficient or effective;
- (b) removing provisions which are spent or of no practical utility;
- (c) removing or reducing burdens, or the overall burdens, on persons applying for, or entitled to, direct payments under the scheme or otherwise improving the way that the scheme operates in relation to them;
 - them; securing that any sanction or penalty imposed under the scheme is
- appropriate and proportionate;(e) limiting the application of the scheme to land in England only.
- (2) The provision which may be made under subsection (1) includes provision made for or in connection with terminating greening payments in relation to England before the end of the agricultural transition period for England so long as that provision does not reduce the amount of a direct payment to which a person would have been entitled had the provision not been made.

30

- (3) In this section, "burden" includes
 - (a) a financial cost;
 - (b) an administrative inconvenience;
 - (c) an obstacle to efficiency, productivity or profitability.

35

(4) Regulations under this section are subject to negative resolution procedure (unless section 47(5) applies).

Power to provide for the continuation of the basic payment scheme beyond 2020

(1) The Secretary of State may by regulations modify legislation governing the basic payment scheme to make provision for or in connection with securing that the basic payment scheme continues to operate in relation to England for one or more years beyond 2020 until payments cease by virtue of section 8(2) or 12(7)(a).

Agriculture Bill
Part 1 — Financial assistance
Chapter 2 — Direct payments after EU exit

Figure is a scientario

9

5

10

15

20

25

30

40

- (2) The power conferred by subsection (1) includes power to provide for the direct payments ceiling for England for any relevant year to be determined, in a specified manner, by the Secretary of State.
- (3) Provision made by virtue of subsection (2)
 - (a) must require a determination in respect of a relevant year to be published as soon as practicable after it has been made, and
 - (b) may confer functions on any person in connection with, or with the making of, a determination in respect of a relevant year.
- (4) In this section
 - "the direct payments ceiling for England" is the national ceiling of the kind referred to in Article 6 of the Direct Payments Regulation that is applicable in relation to England for any relevant year;
 - "relevant year" means a year within the agricultural transition period for England in respect of which direct payments under the basic payment scheme fall to be made in relation to England;
 - "specified" means specified in regulations under this section.
- (5) Nothing in this section affects any power under this Chapter or any other enactment to amend or revoke provisions of the legislation governing the basic payment scheme for any year or years beyond 2020.
- (6) Regulations under this section are subject to affirmative resolution procedure.

11 Power to provide for phasing out direct payments

- (1) The Secretary of State may by regulations make provision for or in connection with phasing out direct payments under the basic payment scheme in relation to England over the agricultural transition period for England.
- (2) See section 12(7) for circumstances in which subsection (1) (with any regulations made under it) may cease to have effect before the end of that period by virtue of provision for delinked payments having been made.
- (3) In subsection (1) "phasing out", means taking steps to secure that, on one or more occasions before the end of the agricultural transition period for England, there are reductions in the amounts paid out to some or all of those entitled to receive direct payments under the basic payments scheme.
- (4) If provision for terminating greening payments is made under section 9(2) (whether before or after the start of the agricultural transition period for England) subsection (1) above has effect as if the reference to direct payments does not include (or no longer includes) the greening payment element of direct payments.
- (5) Regulations under this section are subject to affirmative resolution procedure.

12 Power to make delinked payments

- (1) The Secretary of State may by regulations make provision for or in connection with the making of delinked payments in relation to England (in place of direct payments under the basic payment scheme in relation to England).
- (2) For this purpose –

(4)

a delinked payment is a payment, with respect to a year within the delinking period, which is made in accordance with the regulations to a person who is under the regulations entitled to receive it, and the delinking period is the period which begins with a year (other than 2021) that is specified in the 5 regulations, and ends on the last day of the agricultural transition period for (ii) England. Regulations under this section making provision for the making of delinked payments must -10 specify the descriptions of persons who, in respect of a year within the delinking period, are entitled to receive a delinked payment (whether or not they are required by the regulations to make an application or do anything else before anything becomes payable), and make provision setting out rules for determining the amount of the 15 delinked payment to be made to an entitled person with respect to any year. Regulations under this section may make provision – for a person who makes a request in accordance with the regulations to cease to be regarded as a person entitled to receive delinked payments, 20 for other circumstances in which a person ceases to be entitled to receive such payments, and for the repayment (with or without interest) of any amount paid as a delinked payment to which the recipient was not entitled. A description of persons specified under subsection (3)(a) may (but need not) 25 be framed by reference to whether they were entitled to a direct payment under the basic payment scheme in respect of a specific year (or one of several specific years) prior to the first year of the delinking period. Rules set out under subsection (3)(b) for determining the amount of any delinked payment to be made to a person may (but need not) be framed by 30 reference to the amount of a direct payment to which the person was entitled, or if specific assumptions are made would have been entitled, under the basic payment scheme. If provision for the making of delinked payments is made under this section no direct payments under the basic payment scheme in relation to 35 England are to be made otherwise than in respect of the last year before the delinking period (or an earlier year), and section 11(1) (with any regulations made under it) ceases to have effect at the end of that last year, except in relation to direct payments in respect of that last year (or an earlier year). 40

13 Power to provide for lump sum payments in lieu of relevant payments

(1) The Secretary of State may by regulations make provision for or in connection with the payment of lump sums to eligible persons.

Regulations under this section are subject to affirmative resolution procedure.

- (2) For this purpose an eligible person is a person who—
 - (a) applies for payment of a lump sum under the regulations,

Chapter 2 - Direct payments after EU exit is entitled to a relevant payment in a respect of a year other than the last year of the agricultural transition period for England (whether or not an application for that payment has been made), and meets any other eligibility conditions set out in the regulations. A lump sum paid to such a person under the regulations is received in lieu of 5 the payment mentioned in subsection (2)(b) and any further relevant payment or payments to which the person might otherwise have become entitled. Regulations under this section may make provision as to the circumstances in which lump sums are to be payable (in addition to the requirements of subsection (2)). 10 Regulations under this section are subject to affirmative resolution procedure. **CHAPTER 3** OTHER FINANCIAL SUPPORT AFTER EU EXIT **14** General provision connected with payments to farmers and other beneficiaries 15 The Secretary of State may by regulations modify the following legislation so far as it operates in relation to England – retained direct EU legislation relating to the financing, management and monitoring of the common agricultural policy, and subordinate legislation relating to that legislation. 20 Regulations under this section may only be made for or in connection with making changes that the Secretary of State considers would serve any one or more of the following purposes – securing that any provision of legislation referred to in subsection (1) ceases to have effect; 25 simplifying the operation of any provision of such legislation, or making its operation more efficient or effective; removing or reducing burdens, or the overall burdens, imposed by such legislation on persons applying for, or in receipt of, payments governed by the legislation, or otherwise improving the way that the 30 legislation operates in relation to such persons; securing that any sanction or penalty imposed by such legislation is appropriate and proportionate. In this section — "burden" includes -35 a financial cost; (b) an administrative inconvenience; an obstacle to efficiency, productivity or profitability; "retained direct EU legislation relating to the financing, management and monitoring of the common agricultural policy" includes – 40 Regulation (EU) No 1306/2013 of the European Parliament and

of the Council of 17 December 2013 on the financing, management and monitoring of the common agricultural

any retained direct EU legislation made under that Regulation;

policy;

($\left[c\right]$) the i	legacy	regui	lations.
١	٠,	, tite	ic guc y	ICSU.	iatioiis.

- (4) In subsection (3), the "legacy regulations" means retained direct EU legislation relating to the financing, management and monitoring of the common agricultural policy that preceded Regulation (EU) No 1306/2013 and includes—
- 5
- (a) Council Regulation (EC) No 1258/1999 of 17 May 1999 on the financing of the common agricultural policy;
- (b) Commission Regulation (EC) No 1975/2006 of 7 December 2006 laying down detailed rules for the implementation of Council Regulation (EC) No 1698/2005, as regards the implementation of control procedures as well as cross-compliance in respect of rural development support measures;

(c) Commission Regulation (EU) No 65/2011 of 27 January 2011 laying down detailed rules for the implementation of Council Regulation (EC) No 1698/2005, as regards the implementation of control procedures as well as cross-compliance in respect of rural development support measures.

15

(5) Regulations under this section are subject to negative resolution procedure (unless section 47(5) applies).

15 Aid for fruit and vegetable producer organisations

20

- (1) The Secretary of State may by regulations modify the following retained direct EU legislation for the purpose of securing that it ceases to have effect in relation to England
 - Articles 32 to 38 of the CMO Regulation, which make provision about aid for fruit and vegetable producer organisations ("producer 25"
 - organisations aid");
 (b) so far as relating to producer organisations aid, Commission Delegated Regulation (EU) 2017/891 of 13 March 2017 supplementing the CMO Regulation with regard to the fruit and vegetable, and processed fruit and vegetable, sectors;

30

- (c) so far as relating to producer organisations aid, Council Implementing Regulation (EU) 2017/892 of 13 March 2017 laying down rules for the application of the CMO Regulation with regard to the fruit and vegetable, and processed fruit and vegetable, sectors.
- (2) Regulations under this section are subject to negative resolution procedure (unless section 47(5) applies).

16 Support for rural development

(1) The Secretary of State may by regulations modify the Rural Development Regulation and retained direct EU legislation made under that Regulation, as it has effect in relation to England, for or in connection with –

40

- (a) extending the period to which the core contribution relates;
- (b) amending the amount of the core contribution;
- (c) changing the currency in which the core contribution is expressed;
- (d) amending Annex 1 of the Regulation (support for rural development).

Agriculture Bill
Part 1 — Financial assistance
Chapter 3 — Other financial support after EU exit

13

In subsection (1), the "core contribution" means the amount for the time being specified in Article 58(1) of the Rural Development Regulation as being the core contribution to rural development. The Secretary of State may by regulations modify retained direct EU legislation relating to support for rural development, as it has effect in relation to England, 5 for or in connection with – removing a requirement that the commitment period in relation to support for a measure must be at least 5 years; removing a restriction on extending the commitment period in relation to support for a measure; 10 enabling, in connection with financial assistance under section 1, the conversion or adjustment of commitments that have been made; securing that any provision of the legislation ceases to have effect. The provision which may be made under subsection (3)(b) includes 15 provision removing requirements for extensions to be made on an annual basis, (a) securing that the Secretary of State may extend a commitment period whenever the Secretary of State considers it appropriate to do so, and removing requirements for provision about extending the commitment period to be included in a rural development programme. 20 The Secretary of State may by regulations modify the Common Provisions Regulation and retained direct EU legislation made under that Regulation, as it has effect in relation to England, for or in connection with extending the deadline by which a payment must have been made in order for it to be eligible for support for rural development (see Article 65 of the Common Provisions 25 Regulation). In this section – "the Common Provisions Regulation" means Regulation (EU) No 1303/ 2013 of the European Parliament and of the Council of 17 December 2013 laying down common provisions on the European Regional 30 Development Fund, the European Social Fund, the Cohesion Fund, the European Agricultural Fund for Rural Development and the European Maritime and Fisheries Fund etc; "retained direct EU legislation relating to support for rural development" means -35 the Rural Development Regulation, (a) Regulation (EU) No 1310/2013 of the European Parliament and of the Council of 17 December 2013 laying down certain transitional provisions on support for rural development, the legacy regulations, and 40 retained direct EU legislation made under the legislation in paragraphs (a) to (c); "the Rural Development Regulation" means Regulation (EU) No 1305/ 2013 of the European Parliament and of the Council of 17 December 2013 on support for rural development. 45

In subsection (6), "the legacy regulations" means retained direct EU legislation relating to support for rural development that preceded the Rural

Development Regulation and includes –

Agriculture Bill
Part 1 – Financial assistance
Chapter 3 — Other financial support after EU exit

1	1

Council Regulation (EC) No 1698/2005 of 20 September 2005 on support for rural development, Council Regulation (EC) No 1257/99 of 17 May 1999 on support for rural development, Council Regulation (EEC) No 2080/92 of 30 June 1992 instituting a 5 Community aid scheme for forestry measures in agriculture, Council Regulation (EEC) No 2078/92 of 30 June 1992 on agricultural production methods compatible with the requirements of the protection of the environment and the maintenance of the countryside, 10 (e) Council Regulation (EEC) No 1096/88 of 25 April 1988 establishing a Community scheme to encourage the cessation of farming. Regulations under this section are subject to negative resolution procedure (unless section 47(5) applies). Part 2 15 FOOD AND AGRICULTURAL MARKETS CHAPTER 1 FOOD SECURITY Duty to report to Parliament on UK food security The Secretary of State must, at least once every five years, prepare and lay 20 before Parliament a report containing an analysis of statistical data relating to food security in the United Kingdom. The data analysed in the report may include (among other things) data about the following matters global food availability; 25 supply sources for food (including the range of supply sources and the availability to the public of food from domestic and other sources); the resilience of the supply chain for food (including in response to disruptions in, or significant price increases for, the supply of energy); household expenditure on food (including in comparison to 30 (d) expenditure on other items); food safety and consumer confidence in food. CHAPTER 2 INTERVENTION IN AGRICULTURAL MARKETS Exceptional market conditions 35

18 Declaration relating to exceptional market conditions

The Secretary of State may make and publish a declaration in accordance with this section if the Secretary of State considers that there are exceptional market conditions which justify making the powers conferred by or referred to in section 19 available for use.

40

published.

45

Chapter 2 – Intervention in agricultural markets In this Part "exceptional market conditions" exist where there is a severe disturbance in agricultural markets or a serious threat of a severe disturbance in agricultural markets, and the disturbance or threatened disturbance has, or is likely to have, a significant adverse effect on agricultural producers in England in terms 5 of the prices achievable for one or more agricultural products. A declaration must state that the Secretary of State considers that there are exceptional market conditions which justify making the declaration, describe the exceptional market conditions in question, in particular by 10 specifying the disturbance or threatened disturbance in agricultural (i) markets, any agricultural product which is or is likely to be affected by the disturbance or threatened disturbance, and 15 the grounds for considering that the conditions in subsection (iii) (2)(a) and (b) are met in relation to that disturbance or threatened disturbance, describe the grounds for considering that the exceptional market conditions justify making the powers conferred by or referred to in 20 section 19 available for use, and state that the powers conferred by or referred to in section 19 are (unless the declaration is revoked sooner) available for use in relation to the exceptional market conditions until such day as the declaration may specify. 25 A declaration has effect from when it is published until the end of the day specified under subsection (3)(d) (which may not be later than the last day of the period of three months beginning with the day on which it is published). The Secretary of State may revoke a declaration by making and publishing a further declaration stating that the declaration is revoked. 30 If at any time during the period of seven days ending with the day specified under subsection (3)(d) the Secretary of State considers that – there continue to be exceptional market conditions, and they justify extending the availability of the powers conferred by or referred to in section 19. 3.5 the Secretary of State may make and publish a further declaration extending the effect of the original declaration for such period (not exceeding three months) as the further declaration may specify. The fact that a declaration under this section has expired or been revoked does not prevent the Secretary of State from making and publishing another 40 declaration relating in whole or part to the same exceptional market conditions. A copy of any declaration made and published under this section must be laid before Parliament by the Secretary of State as soon as practicable after it is

In this section and section 19 a reference to agricultural markets, agricultural producers or agricultural products includes horticultural markets,

horticultural producers or horticultural products (as the case may be).

10

15

20

30

35

40

19 Exceptional market conditions: powers available to Secretary of State

- (1) This section applies during the period for which a declaration under section 18 has effect.
- (2) The Secretary of State may give, or agree to give, financial assistance to agricultural producers in England whose incomes are being, or are likely to be, adversely affected by the exceptional market conditions described in the declaration.
- (3) The Secretary of State may also make such use as the Secretary of State considers appropriate of any available powers under retained direct EU legislation which provides for the operation of public intervention and aid for private storage mechanisms, in response to a declaration under section 18.
- (4) Financial assistance under subsection (2) may be given by way of grant, loan or guarantee or in any other form.
- (5) The financial assistance may be given subject to such conditions as the Secretary of State considers appropriate.
- (6) The conditions may (among other things) include provision under which the financial assistance is to be repaid or otherwise made good (with or without interest).
- (7) Nothing in subsection (1) or (2) prevents the Secretary of State from giving, or agreeing to give, financial assistance under subsection (2)
 - (a) after the end of the period for which the declaration has effect, but
 - (b) in response to an application duly made during that period.

Retained direct EU legislation relating to public market intervention and private storage aid

20 Modification in connection with exceptional market conditions and for general purposes

- (1) The Secretary of State may by regulations modify retained direct EU legislation relating to public market intervention or aid for private storage, for the purpose of altering the operation of provisions of such legislation so far as they have effect in relation to England in connection with exceptional market conditions which are the subject of a declaration under section 18.
- (2) The Secretary of State may by regulations modify retained direct EU legislation relating to public market intervention or aid for private storage, for either or both of the following purposes
 - (a) securing that provisions of such legislation cease to have effect in relation to England, otherwise than in connection with exceptional market conditions which are the subject of a declaration under section 18.
 - (b) altering the operation of provisions of such legislation so far as they have effect in relation to England, otherwise than in connection with such market conditions (pending the achievement of the purpose in paragraph (a) in relation to those provisions).
- (3) The power conferred by subsection (1) includes power to make modifications that apply only in relation to the exceptional market conditions which are the subject of a particular declaration specified in the regulations.

Chapter	r 2 – Intervention in agricultural markets	
(4)	The powers conferred by subsections (1) and (2) include power to change the agricultural products that are eligible for public market intervention or aid for private storage.	
(5)	Regulations under this section are subject to negative resolution procedure (unless section 47(5) applies).	5
(6)	 In this section "retained direct EU legislation relating to public market intervention or aid for private storage" includes — (a) Articles 8 to 18 of the CMO Regulation; (b) Council Regulation (EU) No 1370/2013 of 16 December 2013 determining measures on fixing certain aids and refunds related to the common organisation of the markets in agricultural products (so far as relating to public market intervention and aid for private storage); (c) the following Commission Regulations (so far as relating to public 	10
	market intervention and aid for private storage) — (i) Commission Delegated Regulation (EU) 2016/1238 of 18 May 2016 supplementing the CMO Regulation with regard to public intervention and aid for private storage;	15
	(ii) Commission Implementing Regulation (EU) 2016/1240 of 18 May 2016 laying down rules for the application of the CMO Regulation with regard to public intervention and aid for private storage;	20
	(iii) Commission Delegated Regulation (EU) 2017/1182 of 20 April 2017 supplementing the CMO Regulation as regards the Union scales for the classification of beef, pig and sheep carcasses and as regards the reporting of market prices of certain categories of carcasses and live animals.	25
(7)	Until paragraph 1 of Schedule 7 (amendment of Articles 219, 220, 221 and 222 of the CMO Regulation) is in force, any reference in this section to exceptional market conditions which are the subject of a declaration under section 18 includes a reference to circumstances which are the subject of measures under any of those Articles.	30
	PART 3	
	TRANSPARENCY AND FAIRNESS IN THE AGRI-FOOD SUPPLY CHAIN	
	CHAPTER 1	
	COLLECTION AND SHARING OF DATA	35
21	Agri-food supply chains: requirement to provide information	
(1)	The Secretary of State may require a person in, or closely connected with, an agri-food supply chain to provide information about matters connected with any of the person's activities connected with the supply chain so far as the activities are in England.	40

The Secretary of State may make regulations requiring a person in, or closely connected with, an agri-food supply chain to provide information about matters connected with any of the person's activities connected with the

(3) See section 22 for provision about –

supply chain so far as the activities are in England.

the meaning of "agri-food supply chain", (a) (b) who is in such a supply chain, and who is closely connected with such a supply chain. Subsections (1) and (2) do not apply in relation to individuals in a supply chain 5 so far as they are in the supply chain by reason of them, or members of their households, being the ultimate consumers (see section 22). A requirement imposed on a person under subsection (1) or (2) does not apply to so much of the information as the person would in legal proceedings be entitled to refuse to provide on grounds of legal privilege. A requirement under subsection (1) must be in writing. 10 (6) (7) Subsection (1) binds the Crown. Regulations under subsection (2) are subject to affirmative resolution procedure. 22 Meaning of "agri-food supply chain" 15 (1) This section has effect for the purposes of this Chapter. (2) An "agri-food supply chain" is a supply chain for providing individuals with items of food or drink for personal consumption where the items consist of or include, or have been produced using (directly or indirectly, and whether or not exclusively), the whole or part of – 20 anything grown or otherwise produced in carrying on agriculture, any creature kept in carrying on agriculture, or any creature or other thing taken from the wild. The persons in an agri-food supply chain are – those individuals ("the ultimate consumers"), the persons carrying on the agriculture or (as the case may be) taking 25 (b) things from the wild, and anybody in the supply chain between those persons and the ultimate consumers. The persons "closely connected" with an agri-food supply chain are anybody supplying seeds, stock, equipment, feed, fertiliser, pesticides, 30 medicines or similar items to the persons within subsection (3)(b) for use in the agriculture or taking, anybody providing, to persons within subsection (3)(b) or (c), services related to the health of creatures, or plants, involved in the supply chain, 35 (ii) the safety or quality of the food or drink to be provided to the ultimate consumers, any person carrying on activities capable of affecting a matter mentioned in sub-paragraph (i) or (ii) of paragraph (b), and 40 bodies representing persons within any of paragraphs (b) and (c) of subsection (3) and paragraphs (a), (b) and (c) of this subsection.

Activities of the kind mentioned in subsection (4)(c) are to be treated for the purposes of section 21(1) and (2) as connected with the supply chain, but this

Part 3 – Transparency and fairness in the agri-food supply chain Chapter 1 – Collection and sharing of data

is not to be read as limiting the generality of "connected" in section 21(1) and (2).

((6)	In	this	section -
		, 11.	uuo	occuon

"agriculture" includes any growing of plants, and any keeping of creatures, for the production of food or drink;

"plants" includes fungi;

"seeds" includes bulbs and other things from which plants grow.

23 Requirement must specify purposes for which information may be processed

- (1) This section applies to a requirement imposed under section 21(1) or (2).
- (2) The requirement must specify the purposes for which the information may be processed.
- (3) Each purpose specified must be in, or covered by, the list of purposes in subsection (4).
- (4) The list of purposes is as follows
 - (a) helping persons in agri-food supply chains to –

15

5

10

- (i) increase productivity,
- (ii) manage risks (including, but not limited to, financial risks, non-financial trading risks, climatic risks, and risks of or from disease or pollution), or
- (iii) manage market volatility;

20

25

30

35

40

- (b) promoting transparency or fairness in agri-food supply chains;
- (c) promoting the health, welfare or traceability of creatures of a kind kept for the production of food, drink, fibres or leathers;
- (d) promoting the health or quality of plants, fungi or soil;
- (e) minimising adverse environmental effects of activities connected with agri-food supply chains;
- (f) minimising waste arising from activities connected with agri-food supply chains;
- (g) monitoring, or analysing, markets connected with agri-food supply chains.
- (5) For the meaning of "agri-food supply chain" (and "person in" such a chain) see section 22.

24 Requirements under section 21(1): duty to publish draft requirement

- (1) Before a particular requirement is imposed under section 21(1), the Secretary of State must have—
 - (a) published—
 - (i) a draft of the requirement,
 - (ii) a description of the persons on whom it is proposed that the requirement may be imposed, and
 - (iii) the deadline for making comments on the draft, which must not be earlier than 4 weeks after the date of publication, and
 - (b) decided, in the light of comments received before the deadline (and any other relevant matters), whether the requirement should be imposed in the terms of the draft or in revised terms.

15

20

25

30

35

40

A requirement in the decided form may be imposed on a person at any times after the decision when the person is within the published description.

25 Provision of required information and limitations on its processing

- (1)This section applies to a requirement imposed under section 21(1) or (2).
- Information provided in response to the requirement may be processed for, but only for, purposes specified in the requirement (see section 23).
- Subsection (2) applies
 - to the person to whom the information is provided, and
 - to a person to whom the information is disclosed, but, in the case of a person within paragraph (b), subsection (2) does not 10 authorise processing contrary to the terms on which disclosure is made.
- Subsections (2) and (3) are subject to subsections (7) to (9). (4)
- The requirement may specify how and when the required information is to be provided, including (in particular)
 - the person to whom the information is to be provided (who may be a person other than the Secretary of State);
 - the form in which the information is to be provided;
 - the means by which it is to be provided;
 - the time or times at which, or by when, it is to be provided. (d)
- The requirement must specify
 - the types of processing to which the information may be subjected, and
 - if the types of processing specified include disclosure of any kind, the forms in which the information may be disclosed.
- Information provided in response to the requirement
 - may not be subjected to types of processing other than those specified in the requirement, and
 - may not be disclosed in any form other than those specified in the requirement,

except in circumstances specified in the requirement.

- Subsection (9) applies if
 - information is provided in response to the requirement, and
 - a person ("P") proposes to make a disclosure of the information that is permitted by subsection (7).
- Where P proposes that the disclosure should be of the information otherwise than in anonymised form -
 - P must consider whether the disclosure (if made in the form proposed) would, or might, prejudice the commercial interests of any person, and
 - if P considers that it would or might do so, the disclosure (if made) must be of the information in anonymised form unless the Secretary of State considers that it is in the public interest for the disclosure to be of the information in some other form permitted by subsection (7) (in which event the disclosure may be of the information in that other form).

Part 3 –	Transparency	and fairness	in the	agri-food	supply	chain
Chanter 1	- Collection	and charing	of date	7		

(10)	In this Chapter "processing", in relation to information, means an operation or set of operations which is performed on information, or on sets of information, such as —	
	(a) collection, recording, organisation, structuring or storage,(b) adaptation or alteration,(c) retrieval, consultation or use,	5
	(d) disclosure by transmission, dissemination or otherwise making available,	
	(e) alignment or combination, or(f) restriction, erasure or destruction.	10
26	Enforcement of information requirements	
(1)	The Secretary of State may by regulations make provision for enforcement of a requirement imposed under section 21(1) or (2).	
(2)	In the following provisions of this section "specified" means specified in regulations under subsection (1).	15
(3)	 In subsection (1) "enforcement" includes (in particular) – (a) monitoring compliance, (b) investigating non-compliance, and (c) dealing with non-compliance. 	
(4)	The provision that may be made by regulations under subsection (1) includes (in particular) — (a) provision for the imposition of monetary penalties for non-compliance with requirements, whether penalties —	20
	 (i) of a specified amount, (ii) of an amount calculated in a specified manner, (iii) of an amount, not exceeding a specified maximum or a maximum calculated in a specified manner, decided by a specified person or a person of a specified description, or 	25
	(iv) by way of suspending, or withholding, payment of any amounts;(b) provision for recovery of amounts due in respect of monetary penalties, including provision for any of interest, set-off and security for	30
	payment; (c) provision about the giving of advice or warnings; (d) provision for the acceptance of undertakings to take, or refrain from taking, particular actions;	35
	(e) provision giving persons functions in connection with enforcement of requirements;	
	(f) provision about review of, or appeals against, things done (including decisions made) in connection with enforcement of requirements.	40
(5)	In subsection (4)(a) "specified manner" includes (in particular) a manner framed by reference to a specified matter such as a person's profits, income or turnover.	
(6)	Regulations under subsection (1) are subject to affirmative resolution procedure.	45

Chapter 2 – Fair dealing with agricultural producers and others in the supply chain

CHAPTER 2

FAIR DEALING WITH AGRICULTURAL PRODUCERS AND OTHERS IN THE SUPPLY CHAIN

27	Fair dealing	obligations	of business	purchasers o	of agrici	ıltural	products
_,	I all acalling	ODIIS	or business	parcitabelb (JI WALLE.	aitaiai	products

7	Fair de	aling obligations of business purchasers of agricultural products	
(1)	(a)	imposing obligations on business purchasers of agricultural products in relation to contracts they make for the purchase of agricultural products from qualifying sellers;	5
	(b)	providing for the enforcement of obligations imposed under paragraph (a).	
(2)	fair co	owers under subsection (1) are exercisable for the purpose of promoting ntractual dealing by business purchasers of agricultural products from ying sellers.	10
(3)	For th	e purposes of this section —	
	(a)	the purchaser, in relation to a contract for the purchase of an agricultural product, is a "business purchaser" if the person purchases the product in the course of carrying on a business that includes purchasing products of that kind;	15
	(b)	the seller, in relation to a contract for the purchase of an agricultural product, is a "qualifying seller" if the person (whether within or outside the United Kingdom) is any of the following —	20
		 a person carrying on an agricultural activity for the production of products of that kind or otherwise in connection with their production; 	
		(ii) a recognised producer organisation;	
		(iii) a recognised association of producer organisations;(iv) a produce aggregator (so far as not falling within subparagraph (ii) or (iii)) for that product.	25
(4)	In sub (a)	section (3)(b)(iv), a "produce aggregator" for a product means a person—who purchases products of that kind from more than one seller each of whom is a qualifying seller in relation to the contract for the purchase, but	30
	(b)	who does not carry out any processing activities in relation to that kind of product or any other kind of product which the person sells.	
(5)	For the	e purposes of subsection (4)(a), a seller may fall within paragraph (iv) of etion (3)(b) by virtue of an earlier application of subsection (4).	35
(6)		inds of obligation that regulations under this section may impose in to a contract include—	
	(a)	obligations to contract in writing;	
	(b)	obligations to include, or not to include, in the contract terms dealing with specified matters;	40
	(c)	where terms dealing with specified matters are included in the contract (whether or not by virtue of paragraph (b)) —	

obligations relating to the provision that must be made by those

obligations to comply with specified principles and practices as

to the provision that should be made by those terms.

45

(i)

(ii)

terms;

Part 3 — Transparency and fairness in the agri-food supply chain Chapter 2 — Fair dealing with agricultural producers and others in the supply chain

(7)		ollowing are examples of the matters that may be specified under etion (6)(b) and (c) –	
	(a)	the quantity and quality of products to be purchased;	
	(b)	how products are to be provided (including timing of deliveries);	
	(c)	pricing mechanisms (including mechanisms for adjustments, premiums and deductions);	5
	(d)	payment (including timing and method of payments);	
	(e)	charges for processing, marketing or advertising products;	
	(f)	exclusivity of contractual dealing;	
	(g)	the provision of information between the parties;	10
	(h)	variation of a contract (including notice periods for variation and retrospective variations);	
	(i)	duration and termination of a contract.	
(8)	The p	rovision that may be made under subsection (1)(b) includes provision —	
	(a)	for complaints relating to alleged non-compliance to be referred to a specified person;	15
	(b)	as to how those complaints are to be investigated and how an allegation of non-compliance is to be determined;	
	(c)	in the event of a determination of non-compliance, for the imposition on a business purchaser of agricultural products from a qualifying seller of monetary penalties or a requirement to pay compensation (or both);	20
	(d)	for appeals against such penalties or requirements.	
(9)	The po	owers under subsection (1)(b) include power to—	
` '	(a)	confer functions on any person;	25
	(b)	provide for a person to exercise a discretion in dealing with any matter.	
10)	Regula	ations under this section are subject to affirmative resolution procedure.	
11)	In this	section –	
,		processing activities" includes activities such as butchering, baking, fermenting, rendering and preserving (whether by drying, canning, bottling, freezing or otherwise) but does not include activities such as packing, cleaning, sorting, transporting and storing;	30
	٠٠,	recognised association of producer organisations" means an association recognised under section 28(3);	
	66.	recognised under section 20(3), recognised producer organisation	35
	•	recognised under section 28(1);	
	"	specified" means specified in regulations under this section.	
		CHAPTER 3	
		PRODUCER ORGANISATIONS	

28 Producer and interbranch organisations etc: application for recognition

(1) An organisation of agricultural producers that meets the conditions in subsection (2) may apply to the Secretary of State to become a recognised producer organisation.

40

(2) The conditions are –

that the organisation is made up only of agricultural producers (its "members"); that the organisation was formed on the initiative of one or more of its members; that the organisation has a specified minimum number of members, or 5 its members have a specified minimum production, or both; that the constitution of the organisation meets specified requirements; (d) (e) that the organisation carries out, on behalf of its members, one or more specified activities; that the organisation does not engage in specified unlawful activities. 10 An association of recognised producer organisations that meets the conditions in subsection (4) may apply to the Secretary of State to become a recognised association of producer organisations. (4)The conditions are – that the association is made up only of recognised producer 15 organisations (its "members"); that the association was formed on the initiative of one or more of its members. An organisation of agricultural businesses that meets the conditions in subsection (6) may apply to the Secretary of State to become a recognised 20 interbranch organisation. The conditions are that the organisation is made up only of businesses carrying on – activities as an agricultural producer, or (ii) activities linked to any one or more agricultural sectors, 25 (its "members"); that the organisation has at least one member that is an agricultural producer, and at least one member involved in the processing or distribution of agricultural products; 30 that the organisation was formed on the initiative of one or more of its members; that the organisation has a specified minimum number of members, or its members who are agricultural producers have a specified minimum 35 production, or both; that the organisation carries out, on behalf of its members, one or more specified activities; that the organisation does not engage in specified unlawful activities. In subsections (2)(f) and (6)(f) "unlawful activities" means activities which involve breaching a prohibition or failing to comply with a duty. 40 In subsection (6)(a)) the reference to activities linked to an agricultural sector are to activities carried on by the business as a processor or distributor of agricultural products within that sector, or a producer, processor or distributor of products made (to any extent)

from agricultural products within that sector.

The Secretary of State may by regulations specify additional conditions that an organisation of agricultural producers, an association of recognised producer

Part 3 –	Transparency	and fairness	in the agri-foo	d supply chain
Chanter 3	- Producer of	roanisations		

organisations or an organisation of agricultural businesses must meet in order to be able to make an application under this section. (10)The Secretary of State must by regulations specify the time period within which an application under subsection (1), (3) or (5) must be determined. The Secretary of State must notify a decision on whether to grant an application 5 (11)the applicant, and (a) the Competition and Markets Authority, and, in the case of a decision to grant an application, must publish the decision 10 online. (12)The Secretary of State may by regulations make further provision about applications under this section, such as provision about the evidence to be supplied with an application; the factors to be taken into account in deciding an application; (c) time periods and deadlines; 15 (d) application fees; (e) reviews and appeals. (13) In this section— "agricultural producer" means a producer operating in one or more 20 agricultural sectors; "agricultural product" means a product produced by a producer operating within any agricultural sector (including, where relevant, a live animal or plant); "agricultural sector" means a sector listed in Schedule 1; "specified" means specified in regulations made by the Secretary of State. 25 The Secretary of State may by regulations amend Schedule 1 for the purpose (14)of adding, altering or removing an entry in the list of sectors; (a) giving further detail on the sectors in that list (for example by adding (b) 30 definitions, making provision as to what falls, or does not fall, within a sector or including any other interpretative material). 29 Recognised organisations: competition exemptions and further provision Schedule 2 amends Schedule 3 to the Competition Act 1998 (general exclusions) so as to exclude certain agreements between members of recognised organisations from the Chapter 1 prohibition. 35 The Secretary of State may by regulations make further provision about recognised organisations. The type of provision that may be made in the regulations includes – (3) ongoing requirements with which a recognised organisation must comply; 40 provision about the monitoring and enforcement of those requirements.

Provision made by virtue of subsection (3) may (among other things) include

45

provision -

(a) about the provision of information;

10

15

20

25

30

40

45

- (b) about the keeping of records;
- (c) about the suspension or withdrawal of recognition;
- (d) about appeals;
- (e) conferring functions (including functions involving the exercise of a discretion) on a person.

(5) The regulations may also include provision about the extent to which, and the circumstances in which, recognised organisations may delegate certain functions, which may include a procedure requiring that an organisation request permission from the Secretary of State.

- (6) In this section, "recognised organisation" means
 - (a) a recognised producer organisation,
 - (b) a recognised association of producer organisations, or
 - (c) a recognised interbranch organisation.

30 Regulations under sections 28 and 29

- (1) The power to make regulations under sections 28(9), (10) or (12) and 29 includes power to make provision allowing the Secretary of State to delegate functions, including the function of deciding applications for recognition under section 28.
- (2) Regulations under sections 28(9), (10) or (12) and 29 may make additional or different provision, including in the case of section 28(9) an exemption from a condition in section 28, in relation to a specified agricultural sector ("sector-specific provision") if the Secretary of State is satisfied that—
 - (a) there is a need for sector-specific provision due to market conditions or other circumstances creating adverse effects on agricultural producers in that sector, and
 - (b) the sector-specific provision is appropriate to remedy or mitigate the adverse effects.

Except as provided by this section, regulations under those provisions may not make different provision in relation to different agricultural sectors.

- (3) Regulations under sections 28 and 29 are subject to negative resolution procedure unless
 - (a) section 47(5) applies,
 - (b) the regulations contain new sector-specific provision, or
 - (c) the regulations contain provision made under section 28(14).
- (4) Regulations under sections 28 and 29 which contain new sector-specific provision or provision made under section 28(14) are subject to affirmative resolution procedure.
- (5) Before making regulations which contain such provision the Secretary of State must consult
 - (a) persons who are representative of any agricultural sector (or any part of an agricultural sector) to which the regulations will apply, and
 - (b) persons who may otherwise be affected by the sector-specific provision or by the provision under section 28(14) (as the case may be).
- (6) In this section—
 - "agricultural sector" means a sector listed in Schedule 1;

Part 3 — Transparency and fairness in the agri-food supply chain Chapter 3 — Producer organisations

"new sector-specific provision" means sector-specific provision that did not apply by virtue of any retained direct EU legislation immediately before this section comes into force.

PART 4

MATTERS RELATING TO FARMING AND THE COUNTRYSI	M	٧	Λ	,	4	·	1	7	1	,	H	ī	₹	c	;	1	₹	F	3	Γ	. /	4	-	T	T	N	J	(7		٦	Г	()		F	1	4	1	R	1	v	1	T	N	J	(7		Δ	Ī	\	II	ח)	Т	Ŧ	1	F	1	(٦(ıT	Ţ	ī	J	Π	Г	R	•	Y	c	31	T)]	F	í
---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	-----	---	---	---	---	---	---	---	---	--	---	---	---	---	--	---	---	---	---	---	---	---	---	---	---	---	---	---	--	---	---	---	----	---	---	---	---	---	---	---	---	----	--	----	---	---	---	---	---	---	---	---	---	----	---	--	----	---	---

5

10

15

20

25

30

35

40

27

31 Fertilisers

- (1) Part 4 of the Agriculture Act 1970 (fertilisers etc) is amended as follows.
- (2) In section 66 (interpretation), in subsection (1), for the definition of "fertiliser" substitute
 - ""fertiliser" means any material which, for the purpose of the cultivation of plants or fungi, is intended to supply plants or fungi or their seeds or spores with nutrients or to improve nutritional efficiency;".
- (3) In section 74A (power to regulate fertilisers etc), in subsection (1), for "or content", in both places, substitute ", content or function".
- (4) In that section, after subsection (1) insert
 - "(1A) Regulations made under subsection (1) above with respect to fertilisers may, for the purposes of assessing, monitoring or enforcing compliance with such regulations or otherwise mitigating risks to human, animal or plant health or the environment presented by fertilisers, include provision—
 - (a) for the carrying out of procedures to assess the composition, content or function of any material ("assessment procedures");
 - (b) conferring on a public authority functions relating to market surveillance and regulation;
 - (c) requiring the keeping or provision of information.
 - (1B) Provision for assessment procedures which is made under subsection (1A)(a) above may include provision—
 - (a) as to how and when assessment procedures are to be carried out;
 - (b) as to the persons by whom assessment procedures are to be carried out or verified and the functions of such persons;
 - (c) conferring on a public authority functions relating to the appointment and registration of persons referred to in paragraph (b) and authorising delegation of those functions;
 - (d) for appeals against decisions taken in relation to assessment procedures or appointments and registration;
 - (e) for the charging of fees in respect of assessment procedures (such fees not to exceed the reasonable costs of carrying out the procedures);
 - (f) conferring on a public authority functions relating to the registration of fertilisers which, on the basis of assessment procedures carried out on them, meet the requirements of the regulations.

	(1C)	The functions which may be conferred on a public authority under subsection (1A)(b) above include—	
		(a) powers to require the carrying out of further assessment procedures;	
		(b) powers to prohibit or restrict the carrying out of an activity in relation to fertilisers;	5
		(c) powers to require the taking of action in relation to fertilisers;(d) powers to require the withdrawal from sale, or the recall from purchasers, of fertilisers;	
		 (e) powers to impose monetary penalties in cases where the public authority considers that there has been a failure to comply with the regulations; 	10
		(f) powers of entry and inspection, including powers of taking samples and of seizing or destroying any material.	
	(1D)	Regulations under subsection (1A)(c) may not impose or confer a duty or power requiring or authorising the disclosure or use of information where the disclosure or use would (taking the duty or power into account) contravene the data protection legislation (which for these purposes has the same meaning as in the Data Protection Act 2018).	15
	(1E)	Regulations made under subsection (1) above may— (a) make provision that is incidental, consequential or supplementary to provision made under subsections (1A) to (1C), including provision—	20
		 (i) amending or repealing EU Regulation 2003/2003 of 13 October 2003 relating to fertilisers, and (ii) amending or repealing other retained direct EU legislation; 	25
		(b) provide for a person to exercise a discretion in relation to any matter.	
	(1F)	In this section "public authority" means a person exercising functions of a public nature."	30
(5)		tion 84 (regulations) —	
	(a)	in subsection (2)(b), at the end insert "(unless any of subsections (2A) to (2C) applies)";	
	(b)	after subsection (2) insert —	35
		"(2A) The following regulations may not be made unless a draft of the instrument containing them has been laid before, and approved by a resolution of, each House of Parliament —	
		(a) the first regulations made by the Secretary of State under section 74A(1) after the coming into force of this subsection which contain provision under section 74A(1A) to (1E);	40
		(b) any other regulations made by the Secretary of State under section 74A(1) which contain provision under section 74A(1A)(b) or (1E)(a)(i) or (ii).	45
		(2B) The following regulations may not be made unless a draft of the instrument containing them has been laid before, and approved by a resolution of, the National Assembly for Wales —	

Part 4 – Matters relating to

Identification

32

(1)

29 Agriculture Bill

Matters	relating to	farming a	and the countryside	
		(a)	the first regulations made by the Welsh Ministers under section 74A(1) after the coming into force of this subsection which contain provision under section 74A(1A) to (1E);	
		(b)	any other regulations made by the Welsh Ministers under section 74A(1) which contain provision under section 74A(1A)(b) or (1E)(a)(i) or (ii).	5
	(2C)	subject	llowing regulations made by the Scottish Ministers are to the affirmative procedure (as to which, see section 29 Interpretation and Legislative Reform (Scotland) Act	10
		(a)	the first regulations made by the Scottish Ministers under section 74A(1) after the coming into force of this subsection which contain provision under section 74A(1A) to (1E);	15
		(b)	any other regulations made by the Scottish Ministers under section 74A(1) which contain provision under section 74A(1A)(b) or (1E)(a)(i) or (ii).	
	(2D)	them h	llowing regulations may not be made unless a draft of has been laid before, and approved by a resolution of, the ern Ireland Assembly —	20
		(a)	the first regulations made by a Northern Ireland department under section 74A(1) after the coming into force of this subsection which contain provision under section 74A(1A) to (1E);	25
		(b)	any other regulations made by a Northern Ireland department under section 74A(1) which contain provision under section 74A(1A)(b) or (1E)(a)(i) or (ii)."	
paragi	raph (b)	treated	cations for Northern Ireland), in subsection (9), in the d as substituted for section 84(2)(b), after "1954" insert (D) applies)".	30
dentif	ication	and trac	eability of animals	
In the insert		l Enviro	nment and Rural Communities Act 2006, after section 89	
"89A	Identifi	ication a	and traceability of animals	35
(1)	87(1)(a body that ar	ı) establ ınder se re exerci	retary of State makes or has made an order under section ishing a body, the functions that may be assigned to the ection 87(1)(b) by the Secretary of State include functions sable in relation to England, Wales, Northern Ireland or relate to—	40
	(a)		ing, managing and making available information ing the identification, movement and health of animals,	
	(b)	the me	ans of identifying animals.	
(2)	the di protec	sclosure	le by virtue of subsection (1) may not require or authorise e or use of information in contravention of the data islation (within the meaning of section 3 of the Data 2018).	45

	(3) In this section "animals" has the same meaning as it has for the purposes of section 8 of the Animal Health Act 1981."	
(2)	In the Animal Health Act 1981, in section 8 (movement generally) — (a) in subsection (1)(a), for "the marking of animals" substitute "— (i) in relation to England, the means of identifying animals, and (ii) in relation to Wales or Scotland, the marking of animals,";	5
	(b) after subsection (1) insert –	
	"(1A) Provision made under subsection (1) by the Secretary of State may bind the Crown."	10
(3)	In Regulation (EC) No 1760/2000 of the European Parliament and of the Council of 17 July 2000 establishing a system for the identification and registration of bovine animals, in Article 1 (member States to establish systems for the identification and registration of bovine animals), at the end insert —	15
	"3 This Title does not apply in relation to England."	
(4)	In Council Regulation (EC) No 21/2004 of 17 December 2003 establishing a system for the identification and registration of ovine and caprine animals, in Article 1 (member States to establish systems for the identification and registration of ovine and caprine animals), at the end insert—	20
	"3 This Regulation does not apply in relation to England."	
33	Red Meat levy: payments between levy bodies in Great Britain	
(1)	 Red Meat levy: payments between levy bodies in Great Britain A scheme under this section ("the scheme") may — (a) make provision for amounts of red meat levy collected by the levy body for one country in Great Britain to be paid to the levy body for another such country, or (b) amend, suspend or revoke an earlier scheme made under this section. 	25
	A scheme under this section ("the scheme") may — (a) make provision for amounts of red meat levy collected by the levy body for one country in Great Britain to be paid to the levy body for another such country, or	25 30
(1)	 A scheme under this section ("the scheme") may — (a) make provision for amounts of red meat levy collected by the levy body for one country in Great Britain to be paid to the levy body for another such country, or (b) amend, suspend or revoke an earlier scheme made under this section. The scheme may make provision about — (a) the method by which the amount of a payment is to be calculated, (b) who is to determine the amount of a payment, (c) when a payment is to be made, (d) how a payment is to be made, and (e) the duration of the scheme; and in this subsection "payment" means any payment which is to be made under the scheme by a levy body. The method of calculating the amount of a payment may include calculation by reference to any matters specified in the scheme, including — 	30
(2)	 A scheme under this section ("the scheme") may — (a) make provision for amounts of red meat levy collected by the levy body for one country in Great Britain to be paid to the levy body for another such country, or (b) amend, suspend or revoke an earlier scheme made under this section. The scheme may make provision about — (a) the method by which the amount of a payment is to be calculated, (b) who is to determine the amount of a payment, (c) when a payment is to be made, (d) how a payment is to be made, and (e) the duration of the scheme; and in this subsection "payment" means any payment which is to be made under the scheme by a levy body. The method of calculating the amount of a payment may include calculation 	30

Agriculture Bill Part 4 — Matters relating to farming and the countryside

31

	8 9	
(4)	A payment made under the scheme is to be treated by the levy body receiving it as if it were red meat levy collected by that body.	
(5)	The scheme may make supplementary, incidental or consequential provision (including provision conferring functions).	
(6)	A levy body must comply with any requirement imposed on it by the scheme.	
(7)	The scheme —	
	 (a) is to be made jointly by – (i) the Secretary of State, if it involves the levy body for England, and (ii) the Scottish Ministers, if it involves the levy body for Scotland, 	10
	and (iii) the Welsh Ministers, if it involves the levy body for Wales;	1(
	(b) must be published in such manner as may be determined by the authorities making it.	
(8)	For the purposes of this section the levy bodies for the countries in Great Britain are—	1.
	(a) for England, the Agriculture and Horticulture Development Board;(b) for Scotland, Quality Meat Scotland;	
	(c) for Wales, the person for the time being exercising the Welsh Ministers' function of imposing levy on slaughterers under section 4 of the Red Meat Industry (Wales) Measure 2010 (nawm 3).	20
(9)	In this section, "red meat levy" means—	
	(a) in relation to the levy body for England, producer levy imposed on slaughterers under Schedule 3 to the Agriculture and Horticulture Development Board Order 2008 (S.I. 2008/576);	2.
	(b) in relation to the levy body for Scotland, producer levy imposed on slaughterers under Schedule 3 to the Quality Meat Scotland Order 2008 (S.S.I. 2008/77);	
	(c) in relation to the levy body for Wales, the production component (within the meaning of Schedule 2 to the Red Meat Industry (Wales) Measure 2010) of levy imposed on slaughterers under section 4 of that Measure.	3(
34	Agricultural tenancies	
	Schedule 3 makes provision in relation to agricultural tenancies.	
	PART 5	3.
	IARKETING STANDARDS, ORGANIC PRODUCTS AND CARCASS CLASSIFICATION	
35	Marketing standards	
(1)	The Secretary of State may by regulations, in relation to agricultural products that—	
	(a) are listed in Schedule 4, and	4
	(b) are marketed in England, make provision about the standards with which those products must conform	
	("marketing standards").	

(2)	The re	egulations may cover matters such as—	
	(a)	technical definitions, designation and sales descriptions;	
	(b)	classification criteria such as grading into classes, weight, sizing, age and category;	
	(c)	the species, plant variety or animal breed or the commercial type;	5
	(d)	the presentation, labelling, packaging, rules to be applied in relation to packaging centres, marking, years of harvesting and use of specific terms;	
	(e)	criteria such as appearance, consistency, conformation, product characteristics and the percentage of water content;	10
	(f)	specific substances used in production, or components or constituents, including their quantitative content, purity and identification;	
	(g)	the type of farming and production method, including oenological practices;	
	(h)	coupage of must and wine (including definitions of those terms), blending and restrictions thereof;	15
	(i)	the frequency of collection, delivery, preservation and handling, the conservation method and temperature, storage and transport;	
	(j)	the place of farming or origin, excluding live poultry, poultrymeat and spreadable fats;	20
	(k)	restrictions as regards the use of certain substances and practices;	
	(1)	specific use of products;	
	(m)	the conditions governing the disposal, the holding, circulation and use of products not in conformity with the marketing standards, and the disposal of by-products;	25
	(n)	the use of terms communicating value-added characteristics or attributes.	
(3)		ations under subsection (1) may include provision about enforcement, may (among other things) include provision—	
	(a)	about the provision of information;	30
	(b)	conferring powers of entry;	
	(c)	conferring powers of inspection, search and seizure;	
	(d)	about the keeping of records;	
	(e)	imposing monetary penalties;	
	(f)	creating summary offences punishable with a fine (or a fine not exceeding an amount specified in the regulations, which must not exceed level 4 on the standard scale);	35
	(g)	about appeals;	
	(h)	conferring functions (including functions involving the exercise of a discretion) on a person.	40
(4)		ations under subsection (1) may not authorise entry to a private dwelling ut a warrant issued by a justice of the peace.	
(5)		ecretary of State may by regulations amend this section and Schedule 4 in connection with the purpose of —	
	(a) (b)	adding or removing an agricultural product from the list in Schedule 4; altering the description of an agricultural product in the list.	45
(6)	Regul	ations under this section are subject to affirmative resolution procedure.	

Agriculture Bill 33

36 **Organic products**

Regulations may make provision for and in relation to the certification of organic products; (b) activities relating to organic products; (c) persons or groups of persons carrying out activities relating to organic 5 products. Regulations under subsection (1) may (without limitation) make provision as to the persons ("certification authorities") who are to carry out functions relating to certification in the United Kingdom or overseas; requiring persons carrying out activities in relation to organic products 10 (b) to notify certification authorities of those activities; relating to procedures for applications for certificates; as to the circumstances in which certificates may or may not be issued; (d) (e) for the suspension or withdrawal of certificates; prohibiting or restricting the sale or marketing of organic products – 15 without certification provided for by regulations under this section, or (ii) where activities are or have been carried out in relation to the products without certification provided for by regulations 20 under this section. Regulations under subsection (1) may, in relation to certification under the regulations, make provision (without limitation) about the objectives, principles and standards of organic production, including those whose purpose is -25 (a) mitigating, or adapting to, climate change; protecting or improving natural resources; (b) (c) protecting or improving biodiversity (including protecting endangered species); protecting or improving human health; protecting or improving the health or welfare of livestock or other 30 protecting or improving the health of plants; (f) protecting or improving the quality of soil; (g) protecting or improving the landscape; (h) promoting organic production or innovation in, or research into, (i) 35 techniques of organic production; securing the maintenance of the principles of organic production; maintaining consumer confidence in organic products. Regulations under subsection (1) may (without limitation) make provision about the labelling, marketing and sale of organic products which are certified 40 under the regulations, including in particular prohibiting, requiring or permitting labelling of a description specified in the regulations. Regulations may make provision in relation to the import of organic products into the United Kingdom, including provision as to the procedures to be followed in respect of the import of organic 45 products;

restricting or prohibiting the import of organic products.

The provision that may be made under subsection (5)(b) includes provision framed by reference to cases where – imported organic products are certified by a person recognised in accordance with the regulations as competent to – certify organic products as complying with provision made by 5 regulations under subsection (1), or control or enforce standards relating to organic products equivalent to those applicable in the United Kingdom; imported organic products are produced in an overseas country which is recognised in accordance with the regulations as controlling or 10 enforcing standards relating to organic products equivalent to those applicable in the United Kingdom; imported organic products comply with conditions specified in an international trade agreement. Regulations may make provision relating to the export of organic products 15 from the United Kingdom, including provision – requiring exports to be notified to a person specified in the regulations; as to other procedures relating to exports. Regulations under this section may include provision prohibiting the sale or marketing of organic products, or other activities 20 relating to organic products, in cases of non-compliance with the regulations; for the charging of fees in respect of functions exercisable under the regulations (such fees not to exceed the reasonable cost of the exercise of the functions); 25 (c) relating to enforcement of the regulations. The provision that may be made under subsection (8)(c) includes provision – about the provision, use and retention of information (whether within or outside the United Kingdom), conferring powers of entry, 30 (b) conferring powers of inspection, search and seizure, (c) (d) for the keeping of records, (e) imposing monetary penalties, creating summary offences punishable with a fine (or a fine not exceeding an amount specified in the regulations), and 3.5 conferring functions (including functions involving the exercise of a (g) discretion) on a person. (10)Provision under subsection (9)(b) may not authorise entry to a private dwelling without a warrant issued by a justice of the peace (or, in Northern Ireland, lay 40 magistrate). (11)In this section – "marketing" includes advertising; "organic production" means production of organic products (as to which, see subsections (12) and (13). (12)In this section "organic product" means a qualifying product which is or is to 45 bemarketed or sold as "organic"; (a)

Part 5 – Marketing standards, organic products and carcass classification

Agriculture Bill 35

	(b)	included as an ingredient or component of another product and labelled as "organic" on the marketing or sale of that other product.	
(13)	In sub (a) (b)	section (12) "qualifying product" means— an agricultural, horticultural or aquacultural product or a product of animal husbandry, or a product not falling within paragraph (a) which is intended for use as,	5
37	Organi	or in, food and drink for human consumption or animal feed. c products: supplementary	
(1)	Regula (a) (b)	the Secretary of State, in any case; the Scottish Ministers, if and to the extent that provision made by the regulations would be within the legislative competence of the Scottish Parliament if contained in an Act of that Parliament;	10
	(c)	the Welsh Ministers, if and to the extent that provision made by the regulations would be within the legislative competence of the National Assembly for Wales if contained in an Act of that Assembly (ignoring any requirement for the consent of any person);	15
	(d)	DAERA, if and to the extent that provision made by the regulations would be within the legislative competence of the Northern Ireland Assembly if contained in an Act of that Assembly made without the Secretary of State's consent.	20
(2)	Regula where	ations under section 36 are subject to affirmative resolution procedure	
	(a) (b)	the regulations are made under subsection (1) of that section and contain provision referred to in subsection (3) of that section, or the regulations are made under subsection (1), (5) or (7) of that section and they are the first regulations to be made under that subsection by the authority making them.	25
(3)		ations under section 36 to which subsection (2) does not apply are subject ative resolution procedure (unless section 47(5) applies).	30
38	Carcass	classification	
(1)	classif	Secretary of State may by regulations make provision about the ication, identification and presentation of bovine, pig and sheep ses by slaughterhouses in England.	
(2)		ations under subsection (1) may include provision about enforcement, may (among other things) include provision— about the provision of information; conferring powers of entry;	35
	(c) (d) (e) (f)	conferring powers of inspection, search and seizure; about the keeping of records; imposing monetary penalties; creating summary offences punishable with a fine (or a fine not exceeding an amount specified in the regulations, which must not	40
	(g)	exceed level 4 on the standard scale); about appeals;	45

	(h) conferring functions (including functions involving the exercise of a discretion) on a person.	
(3)	Regulations under subsection (1) may not authorise entry to a private dwelling without a warrant issued by a justice of the peace.	
(4)	Regulations under this section are subject to affirmative resolution procedure.	5
39	Power to reproduce modifications under section 35 for wine sector	
(1)	The Secretary of State may by regulations modify Annex 7 of the CMO Regulation as it applies for the purposes of Section 2 of Chapter 1 of Title 2 of that Regulation (designations of origin, geographical indications and traditional terms in the wine sector), so as to reproduce any modifications to that Annex made by regulations under section 35(1).	10
(2)	Regulations under this section are subject to negative resolution procedure (unless section 47(5) applies).	
	Part 6	
	WTO AGREEMENT ON AGRICULTURE	15
40	Power to make regulations for securing compliance with WTO Agreement on Agriculture: general	
(1)	The Secretary of State may make regulations for the purpose of securing compliance with obligations of the United Kingdom under the Agreement on Agriculture.	20
(2)	 The provision which may be made under subsection (1) includes (among other things) — (a) provision made in accordance with section 41 (limits on the amount of domestic support provided in the United Kingdom); (b) provision falling within section 42 (classification by appropriate authorities and provision of information to Secretary of State by devolved authorities). 	25
(3)	Regulations under this section may — (a) confer functions on a person other than the Secretary of State; (b) provide for the Secretary of State to delegate functions; (c) provide for a person to exercise a discretion in dealing with any matter.	30
(4)	Regulations under this section are subject to affirmative resolution procedure.	
(5)	In this section and sections 41 and 42— "the Agreement on Agriculture" means the Agreement on Agriculture, part of Annex 1A to the WTO Agreement (as modified from time to time); "appropriate authority" means—	35
	 (a) the Secretary of State, or (b) a devolved authority; "devolved authority" means — (a) the Scottish Ministers, (b) the Welsh Ministers, or 	40

40

(c) a Northern Ireland Department; "domestic support" means subsidies or other financial support that is regarded as domestic support for the purposes of the Agreement on Agriculture; "the WTO Agreement" means the agreement establishing the World 5 Trade Organisation signed at Marrakesh on 15 April 1994. Regulations under section 40: limits on provision of domestic support in the **United Kingdom** This section applies in relation to any domestic support to which a specific limit in respect of the United Kingdom applies under the Agreement on 10 Agriculture ("domestic support of the relevant kind"). It is immaterial for the purposes of subsection (1) whether the domestic support in question is identified by indicating what the limit applies to or by indicating what it does not apply to (or by a combination of the two). Regulations under section 40 may make provision setting – 15 a limit on the amount of domestic support of the relevant kind that may be given in the United Kingdom as a whole; a limit for each of England, Wales, Scotland and Northern Ireland on the amount of domestic support of the relevant kind that may be given in that country. 20 The limit (if any) set under subsection (3)(a) may be less than the total amount of domestic support of the relevant kind that is allowable to the United Kingdom under the Agreement on Agriculture. Different limits may be set under subsection (3)(b) for different countries within the United Kingdom. 25 A limit may be set under subsection (3) – by specifying a monetary amount, in the case of a limit under subsection (3)(b), by specifying a percentage (b) of the limit under subsection (3)(a) (if any), or 30 (i) the total amount of domestic support of the relevant kind that is (ii) allowable to the United Kingdom under the Agreement on Agriculture, or (c) in any other way the Secretary of State considers appropriate. The regulations may provide for domestic support of a specified description 35 not to count towards any one or more of the limits set under subsection (3).

When considering what limits to set under subsection (3), and what is or is not to count towards the limits that are set, the matters that the Secretary of State

domestic support that is or may be given across the whole of the United

is or may be given in any territory outside the United Kingdom,

may take into account include –

and

financial support that –

Kingdom, and

(b)

(ii) counts towards the total amount of support (or support of a particular kind) that is allowable to the United Kingdom under the Agreement on Agriculture.

42 Regulations under section 40: classification of domestic support and provision of information

5

- (1) Regulations under section 40 may make the following kinds of provision.
- (2) The regulations may make provision about the classification of domestic support for the purposes of
 - (a) the Agreement on Agriculture, or
 - (b) any limits set under section 41.

10

- (3) The provision which may be made by virtue of subsection (2) includes provision setting out—
 - (a) a process for the appropriate authorities to decide how different types of domestic support should be classified (including reviewing and amending their existing classification);

15

- (b) a process for the resolution of disputes between the appropriate authorities regarding the classification of domestic support, which may include provision making the Secretary of State the final arbiter on any decision on classification.
- (4) The regulations may make provision requiring a devolved authority to provide information to the Secretary of State.

20

- (5) The provision which may be made under subsection (4) includes
 - (a) provision setting out or describing information that is required on a regular basis for the purposes of
 - (i) classifying domestic support; 25
 - (ii) enabling the United Kingdom to comply with its obligations under the Agreement on Agriculture;
 - (b) giving the Secretary of State power to require a devolved authority to provide other information for the purposes of
 - (i) classifying domestic support (or resolving a dispute about its classification);
 - (ii) enabling the United Kingdom to comply with its obligations under the Agreement on Agriculture;
 - (iii) resolving a dispute with another party to the Agreement on Agriculture;

35

30

- (iv) supporting or informing negotiations with other parties relating to the Agreement on Agriculture (including in relation to treaties that may amend or replace that Agreement);
- (c) setting out time periods within which information must be provided.

PART 7 40

WALES AND NORTHERN IRELAND

43 Wales

Schedule 5 makes provision in relation to Wales.

10

15

20

25

44 Duration of provision in relation to Wales

- (1) The following provisions expire at the end of 2024
 - (a) section 43 and Schedule 5,
 - (b) section 49(b) and, in Schedule 7, Part 2,
 - (c) section 52(1)(g), and

(d) in section 53(3), paragraph (b) and, so far as relating to Part 2 of Schedule 7, paragraph (c).

(2) Regulations made under paragraph 8(1) of Schedule 5 (power to modify EU legislation in connection with declarations relating to exceptional market conditions) cease to have effect at the end of 2024 (so that any amendment made by them ceases to have effect and any enactment repealed by them is revived).

But see subsections (4) to (6) for saving provision.

- (3) Otherwise, subsection (1) does not affect the continuation in force or effect of any regulations made, or other thing done, by virtue of Schedule 5 before the end of 2024.
- (4) Despite subsections (1) and (2), paragraphs 6 and 7 of Schedule 5, and regulations made under paragraph 8(1) of that Schedule, continue to have effect in relation to a relevant declaration.
- (5) A "relevant declaration" means a declaration –

(a) made under paragraph 6(1) of Schedule 5 before the end of 2024 and having effect (whether originally or as a result of a further declaration made under paragraph 6(6) of that Schedule) for a period which ends after the end of 2024, or

(b) made under paragraph 6(5) or 6(6) of that Schedule as continued in effect by virtue of subsection (4).

- (6) Subsection (2) does not affect the lawfulness of anything done in accordance with retained direct EU legislation as modified by regulations made under paragraph 8(1) of Schedule 5 before those regulations cease to have effect.
- (7) The Welsh Ministers may by regulations make transitional, transitory or saving provision in connection with this section.
- (8) The provision which may be made by virtue of subsection (7) includes provision modifying primary legislation, retained direct EU legislation or subordinate legislation.
- (9) Regulations under this section which contain provision modifying primary legislation (with or without other provision) are subject to affirmative resolution procedure.
- (10) Other regulations under this section are subject to negative resolution procedure.

45 Northern Ireland 40

Schedule 6 makes provision in relation to Northern Ireland.

PART 8

GENERAL AND FINAL PROVISIONS

	46	Data	protection
--	----	------	------------

46	Data protection	
(1)	This section applies to a duty or power to disclose or use information where the duty or power is imposed or conferred by or under any provision of Parts 1 to 6.	5
(2)	A duty or power to which this section applies does not operate to require or authorise the disclosure or use of information which would contravene the data protection legislation (but the duty or power is to be taken into account in determining whether the disclosure or use would contravene that legislation).	10
(3)	In this section "data protection legislation" has the same meaning as in the Data Protection Act 2018 (see section 3 of that Act).	
47	Regulations	
(1)	Any power conferred on the Secretary of State or the Welsh Ministers to make regulations under this Act is exercisable by statutory instrument.	15
(2)	A power conferred on DAERA to make regulations under this Act is exercisable by statutory rule for the purposes of the Statutory Rules (Northern Ireland) Order 1979 (S.I. 1979/1573 (N.I. 12)).	
(3)	Any power to make regulations under this Act includes power— (a) to modify retained direct EU legislation; (b) to make provision binding the Crown; (c) to make different provision for different purposes; (d) to make supplementary, incidental, consequential, transitional, transitory or saving provision.	20
(4)	The provision which may be made by virtue of subsection (3)(d) includes provision modifying primary legislation, retained direct EU legislation or subordinate legislation.	25
(5)	Regulations which — (a) contain provision made by virtue of subsection (3)(d) modifying primary legislation, and (b) would, apart from this subsection, be subject to negative resolution procedure, are subject to affirmative resolution procedure.	30
(6)	Where regulations under this Act are subject to affirmative resolution procedure, the regulations— (a) if made by the Secretary of State, may not be made unless a draft of the statutory instrument containing them has been laid before, and approved by a resolution of, each House of Parliament;	35
	(b) if made by the Scottish Ministers, are subject to the affirmative procedure (see section 29 of the Interpretation and Legislative Reform (Scotland) Act 2010 (asp 10));	40

(7)

(8)

(9)

(10)

48

45

– General and final provisions	
(c) if made by the Welsh Ministers, may not be ma statutory instrument containing them has approved by a resolution of, the National Asser	been laid before, and
(d) if made by DAERA, may not be made unless a has been laid before, and approved by a reso Ireland Assembly.	draft of the regulations
Where regulations under this Act are subject t procedure –	o negative resolution
(a) if made by the Secretary of State, the statutory them is subject to annulment in pursuance o House of Parliament;	
 (b) if made by the Scottish Ministers, the regulation negative procedure (see section 28 of the Interpolation (Scotland) Act 2010 (asp 10)); 	
(c) if made by the Welsh Ministers, the statutory them is subject to annulment in pursuance National Assembly for Wales;	
(d) if made by DAERA, the regulations are subject within the meaning of section 41(6) of the Interpretation 1954.	
Any provision that may be made by regulations un negative resolution procedure may be made in affirmative resolution procedure.	
Section 41(3) of the Interpretation Act (Northern Ir relation to the laying of a document before the Northe virtue of this section as it applies in relation to the document under an enactment (as defined in that Act)	rn Ireland Assembly by e laying of a statutory
This section does not apply to regulations under section	n 53.
Interpretation	
In this Act— "affirmative resolution procedure" is to be constr	ued in accordance with
section 47(6); "the CMO Regulation" means Regulation (EU)	
European Parliament and of the Council establishing a common organisation of the products;	of 17 December 2013
"DAERA" means the Department of Agriculture, Affairs in Northern Ireland;	Environment and Rural
"modify" includes amend, revoke and repeal (and to be construed accordingly);	related expressions are
"negative resolution procedure" is to be construsection 47(7);	ed in accordance with
"primary legislation" means —	
(a) an Act of Parliament;	

(d) Northern Ireland legislation; "private dwelling" means so much of any land as consists of —

(c) a Measure or Act of the National Assembly for Wales;

(b) an Act of the Scottish Parliament;

10

30

35

40

(a)	a building or other structure used wholly or mainly as a private dwelling, or
(b)	a garden, yard, private garage or outhouse enjoyed with such a building or structure;
	inate legislation" means an instrument made under primary ation or under retained direct EU legislation.

49 Consequential amendments

Schedule 7 amends the CMO Regulation in consequence of –

- (a) Chapter 2 of Part 2 (intervention in agricultural markets: England);
- (b) Part 2 of Schedule 5 (intervention in agricultural markets: Wales);
- (c) Part 5 (marketing standards, organic products and carcass classification: England);
- (d) Part 4 of Schedule 5 (marketing standards and carcass classification: Wales);
- (e) Part 4 of Schedule 6 (marketing standards and carcass classification: 15 Northern Ireland).

50 Power to make consequential etc provision

- (1) The appropriate authority may by regulations make supplementary, incidental or consequential provision in connection with any provision of this Act.
- (2) Regulations under subsection (1) may modify primary legislation, retained direct EU legislation or subordinate legislation.
- (3) Regulations under subsection (1) which contain provision modifying primary legislation (with or without other provision) are subject to affirmative resolution procedure.
- (4) Other regulations under subsection (1) are subject to negative resolution 25 procedure.
- (5) The appropriate authority may by regulations make transitional, transitory or saving provision in connection with the coming into force of any provision of this Act.
- (6) The appropriate authority is
 - (a) the Welsh Ministers, for provision in connection with
 - (i) section 43 and Schedule 5,
 - (ii) section 44, and
 - (iii) section 49 and Schedule 7 so far as they apply in relation to Wales,
 - (b) DAERA, for provision in connection with
 - (i) section 45 and Schedule 6, and
 - (ii) section 49 and Schedule 7 so far as they apply in relation to Northern Ireland, and
 - (c) the Secretary of State, for provision in connection with anything not mentioned in paragraph (a) or (b).

51 Financial provision

There is to be paid out of money provided by Parliament –

	(a) (b) (c)	 sums required for the purpose of — (i) giving financial assistance under section 1(1) or (2) or 19(2); (ii) continuing direct payments under the basic payment scheme for one or more years after 2020 by virtue of regulations under section 10; (iii) making delinked payments by virtue of regulations under section 12; (iv) operating the public market intervention or aid for private storage mechanisms under retained direct EU legislation in response to a declaration under section 18; administrative expenditure incurred by the Secretary of State by virtue of this Act; any increase attributable to this Act in amounts payable out of money provided by Parliament by virtue of any other Act. 	5
52	Extent		
(1)	The fo (a) (b) (c) (d)	llowing provisions of this Act extend to England and Wales only – Part 1; Chapter 2 of Part 2; Chapter 1 of Part 3; section 34 and Schedule 3;	15
	(e) (f) (g)	section 35 and Schedule 4; section 38; section 43 and Schedule 5.	20
(2)	Section	n 45 and Schedule 6 extend to Northern Ireland only.	
(3)	The fo (a) (b)	llowing provisions extend to England, Wales and Scotland only – section 32(2), and section 33.	25
(4)	Other Ireland	wise, this Act extends to England and Wales, Scotland and Northern d.	
53	Comme	encement	
(1)		art, apart from section 49 and Schedule 7, comes into force on the day on this Act is passed.	30
(2)		llowing provisions come into force on such day as the Secretary of State y regulations made by statutory instrument appoint — sections 18 to 20, sections 28 to 30 and Schedules 1 and 2,	
	(c)	section 32(3) and (4),	35
	(d) (e) (f) (g)	so far as relating to England — (i) paragraphs 10 to 18 of Schedule 3, and (ii) section 34 so far as relating to those paragraphs, section 35 and Schedule 4, sections 38 and 39, Parts 1 and 3 of Schedule 7, and section 49 so far as relating to those Parts.	40

(3)	may b	ollowing provisions come into force on such day as the Welsh Ministers y regulations made by statutory instrument appoint — so far as relating to Wales —	
		(i) paragraphs 10 to 18 of Schedule 3, and	
		(ii) section 34 so far as relating to those paragraphs,	5
	(b)	Parts 2 and 4 of Schedule 5, and section 43 so far as relating to those Parts, and	
	(c)	Parts 2 and 4 of Schedule 7, and section 49 so far as relating to those Parts.	
(4)	regula	ollowing provisions come into force on such day as DAERA may by tions made by statutory rule for the purposes of the Statutory Rules nern Ireland) Order 1979 appoint —	10
	(a)	Parts 2 and 4 of Schedule 6, and section 45 so far as relating to those Parts, and	
	(b)	Part 5 of Schedule 7, and section 49 so far as relating to that Part.	15
(5)	Differ	ent days may be appointed for different purposes.	

The other provisions of this Act come into force at the end of the period of two months beginning with the day on which this Act is passed.

54 Short title

This Act may be cited as the Agriculture Act 2020.

2

SCHEDULES

	SCHEDULE 1	Sections 28 and 30
AGRICULTU	JRAL SECTORS RELEVANT TO PRODUCER ORGANISATIO	ON PROVISIONS
Dairy		
Beef		5
Sheep		
Goats		
Pig		
Poultr	у	
Eggs		10
Cereal	ls	
Fruit a	and vegetables	
Sugar		
Hops		
Wine		15
Apicu	lture	
	SCHEDULE 2	Section 29
I	RECOGNISED ORGANISATIONS: COMPETITION EXCLUSION	ONS
Sched follow	ule 3 to the Competition Act 1998 (general exclusions.	ons) is amended as
(1) Paragi	raph 9 (agricultural products) is amended as follow	vs.
(2) For su	b-paragraph (1) substitute—	
cc	 The Chapter 1 prohibition does not apply to a extent that it is an agreement between the men (a) a recognised producer organisation ("P (b) a recognised association of produce ("APO"), for the PO or APO (as the case may be) to carry the activities mentioned in sub-paragraph (1.2) 	nbers of — O"), or 25 acer organisations out one or more of

10

15

20

25

30

35

40

45

members (for all or part of their total production), provided that Conditions A and B are also met.
This exclusion is referred to in this paragraph as the "RPO exclusion".
The activities are —

- (1A)
 - (a) planning production;
 - (b) optimising production costs;
 - (c) concentrating supply;
 - (d) placing products on the market;
 - (e) negotiating supply contracts.

(1B) Condition A is that –

- in the case of a PO, the PO concentrates supply and places the products of its members on the market, whether or not there is a transfer of ownership of agricultural products by the producers to the PO, or
- in the case of an APO, the APO concentrates supply and places the products of the members of the POs it represents on the market, whether or not there is a transfer of ownership of agricultural products by the producers to the APO or to any of the POs the APO represents.

(1C) Condition B is that –

- in the case of a PO, none of the producers concerned are members of any other PO as regards the products covered by the activities mentioned in sub-paragraph (1A) to which the agreement relates, or
- in the case of an APO, none of the producers concerned are members of a PO that is a member of any other APO as regards the products covered by the activities mentioned in sub-paragraph (1A) to which the agreement relates.
- (1D) But the Secretary of State may decide that the RPO exclusion applies if Condition B is not met, if –
 - every producer which is a member of more than one PO holds distinct production units located in different geographical areas, and
 - (b) the Secretary of State considers that it is appropriate in all the circumstances for the RPO exclusion to apply.
- (1E) If the Secretary of State is considering whether to make a decision under sub-paragraph (1D), the Secretary of State may by notice in writing require any party to the agreement in question to give the Secretary of State such information in connection with the agreement as the Secretary of State may require."
- (3) Omit sub-paragraph (2).
- (4) In sub-paragraph (3), for "agriculture exclusion" substitute "RPO exclusion".
- (5) For sub-paragraph (9) substitute
 - "(9) In this paragraph –

	"agricultural product" means a product that falls within a sector mentioned in Schedule 1 to the Agriculture Act 2020;	
5	"recognised association of producer organisations" means an association recognised under section 28 of that Act; "recognised producer organisation" means a producer organisation recognised under section 28 of that Act."	
	paragraph 9, insert –	After par
10	(1) The Chapter 1 prohibition does not apply to an agreement to the extent that it is an agreement between the members of a recognised interbranch organisation that has the object of carrying out one or more specified activities, provided that the condition in sub-paragraph (2) is also met.	"10 (1)
15	This exclusion is referred to in this paragraph as the "RIBO exclusion".	
	(2) The condition in this sub-paragraph is that the organisation has notified the agreement to the CMA and provided all further details required by the CMA, and —(a) the CMA has decided that it is appropriate for the RIBO	(2)
20	exclusion to apply, or (b) within two months of the CMA receiving all the details it requires, the CMA has not decided that it is inappropriate for the RIBO exclusion to apply.	
25	(3) In deciding whether it is appropriate for the RIBO exclusion to apply, the CMA must consider whether the benefit of the agreement to the specified activities of the recognised interbranch organisation outweighs any prevention, restriction or distortion of competition within the United Kingdom as a result of the agreement.	(3)
30	(4) The CMA may at any time give a direction to the effect that the RIBO exclusion no longer applies to a particular agreement.	(4)
	(5) Sub-paragraphs (4) to (8) of paragraph 9 apply to a direction under this paragraph as they apply to a direction under paragraph 9.	(5)
35	(6) In this paragraph— "recognised interbranch organisation" means an organisation of agricultural businesses recognised under section 28 of the Agriculture Act 2020;	(6)

"specified activities" means the activities specified in regulations under section 28(6)(e) of that Act."

SCHEDULE 3

Section 34

40

AGRICULTURAL TENANCIES

Part 1

AMENDMENTS TO THE AGRICULTURAL HOLDINGS ACT 1986

Intro	duct	ory	5
1		The Agricultural Holdings Act 1986 is amended as follows.	
Noti	ces re	lating to third party determination of rent	
2	(1)	Section 12 (arbitration or third party determination of rent) is amended as follows.	
	(2)	In subsection (1) for "referred to arbitration under this Act" substitute "determined in accordance with this section".	10
	(3)	For subsection (1A) substitute —	
		 "(1A) Where a notice under subsection (1) is served, the question of how much rent is to be payable in respect of the holding as from the next termination date — (a) may be required by the landlord or tenant to be determined by arbitration under this Act (see section 84), or (b) may be referred by the landlord and tenant for third party determination under this Act (see section 84A)." 	15
	(4)	In subsection (2), for the words from "demand" to "third party determination" substitute "notice under subsection (1)".	20
	(5)	 In subsection (3) – (a) for "demand for arbitration under this section" substitute "notice under subsection (1)"; (b) for "the demand" substitute "the notice"; (c) in paragraph (a), after "arbitrator" insert "or third party". 	25
	(6)	 In subsection (4) – (a) omit the words from "in relation to" to "third party determination"; (b) for the first "the demand or reference" substitute "a notice under subsection (1)"; (c) for the second "the demand or reference" substitute "the notice"; (d) for the third "the demand or reference" substitute "the notice under subsection (1)". 	30
3	(1)	Schedule 2 (arbitration or third party determination of rent: provisions supplementary to section 12) is amended as follows.	35
	(2)	In the italic heading before paragraph 4, for "arbitrations" substitute "determinations".	
	(3)	In paragraph 4, in sub-paragraph (1) — (a) for "demand for arbitration" substitute "notice under section 12(1) of	

this Act";

Schedule 3 — Agricultural tenancies
Part 1 — Amendments to the Agricultural Holdings Act 1986

(b) for "the demand" substitute "the notice".

4		1		
Appointn	nent of	arbiti	ators	etc

In section 12 (arbitration or third party determination of rent), in subsection (3)(b), for the words from "to the" to "by him" substitute "under section 84 for the appointment of an arbitrator".

49

5

10

15

20

30

35

40

- 5 (1) Section 22 (rights to require certain records to be made) is amended as follows.
 - (2) In subsection (2), for the words from "in default" to "so appointed" substitute "by the landlord and tenant ("the parties") or, in default of agreement between the parties, by a person appointed by a professional authority on the application of either of them; and any person appointed by a professional authority".
 - (3) After subsection (2) insert
 - "(2A) A party may not make an application to a professional authority under subsection (2) in any case if the other party has already made an application to a professional authority under that subsection in that case."
 - (4) In subsection (4)
 - (a) for "the President" substitute "a professional authority";
 - (b) for "him" substitute "that authority".

(5) In subsection (5) –

- (a) for the first "the President" substitute "a professional authority";
- (b) for the second "the President" substitute "that authority".
- (6) After subsection (5) insert
 - "(6) In this section "professional authority" has the same meaning as in section 84."
- 6 (1) Section 84 (arbitrations) is amended as follows.
 - (2) In subsection (2), for "the President of the RICS" substitute "a professional authority".
 - (3) After subsection (2) insert –

"(2A) A party may not make an application to a professional authority under subsection (2) in relation to a matter if the other party has already made an application to a professional authority under that subsection in relation to that matter."

- (4) In subsection (4)
 - (a) for "the President of the RICS" substitute "a professional authority";
 - (b) for "him", in both places, substitute "that authority".
- (5) For subsection (6) substitute
 - "(6) In this section "professional authority" means
 - (a) the President of the Royal Institution of Chartered Surveyors,
 - (b) the President of the Central Association of Agricultural Valuers, or

	Part 1 – Amendments to the Agricultural Holdings Act 1986	
	(c) the Chair of the Agricultural Law Association.	
(7)	The appropriate authority may by regulations amend this section so as to—	
	(a) include a person in, or remove a person from, the definition of "professional authority";	5
	(b) reflect changes in the name or internal organisation of any body mentioned in that definition.	
(8)	In subsection (7) "appropriate authority" means— (a) the Secretary of State, in relation to England, and (b) the Welsh Ministers, in relation to Wales."	10
Requests for landle	ord's consent or variation of terms	
7 Before	section 20 insert –	
"19A Dis	sputes relating to requests for landlord's consent or variation of ms	
(1)	The appropriate authority may by regulations make provision for the tenant of an agricultural holding to refer for arbitration under this Act a request made by the tenant to the landlord where— (a) the request falls within subsection (3), and (b) no agreement has been reached with the landlord on the	15
	request.	20
(2)	The regulations may also provide that, where the tenant is given the right to refer a request to arbitration, the landlord and tenant may instead refer the request for third party determination under this Act.	
(3)	A request falls within this subsection if —	25
	 (a) it is a request for — (i) the landlord's consent to a matter which under the terms of the tenancy requires such consent, or (ii) a variation of the terms of the tenancy, 	
	 (b) it is made for the purposes of — (i) enabling the tenant to request or apply for relevant financial assistance or relevant financial assistance of a description specified in the regulations, or 	30
	(ii) complying with a statutory duty, or a statutory duty of a description specified in the regulations, applicable to the tenant, and	35
	(c) it meets such other conditions (if any) as may be specified in the regulations.	
(4)	The regulations may provide for the arbitrator or third party on a reference made under the regulations, where the arbitrator or third party considers it reasonable and just (as between the landlord and tenant) to do so —	40
	(a) to order the landlord to comply with the request (either in full or to the extent specified in the award or determination);	4.5
	(b) to make any other award or determination permitted by the regulations.	45

			(a) (b)	about r	conditions to be met before a reference may be made; matters which an arbitrator or third party is to take into	
			(c)	for reg	at when considering a reference; gulating the conduct of arbitrations or third party ninations;	5
			(d)	about the arb	the awards or determinations which may be made by pitrator or third party, which may include making an for a variation in the rent of the holding or for the ent of compensation or costs;	10
			(e)	about t	the time at which, or the conditions subject to which, an or determination may be expressed to take effect;	10
			(f)	referen third p	stricting a tenant's ability to make subsequent aces to arbitration where a reference to arbitration or party determination has already been made under the tions in relation to the same tenancy.	15
		(6)	reques	t made ions rel	covered by subsection (5)(e) includes, in the case of a for the purpose described in subsection (3)(b)(i)), ating to the making of a successful application for	20
		(7)		section.		
				(a) (b)	iate authority" means — in relation to England, the Secretary of State, and in relation to Wales, the Welsh Ministers; financial assistance" means financial assistance	25
				(a)	section 1 of the Agriculture Act 2020 (powers of Secretary of State to give financial assistance),	
				(b)	section 19 of, or paragraph 7 of Schedule 5 to, that Act (powers of Secretary of State and Welsh Ministers to give financial assistance in exceptional market conditions), or	30
				(c)	a scheme of the sort mentioned in section 2(4) of that Act (third party schemes);	
			"s	tatutory (a)	y duty" means a duty imposed by or under— an Act of Parliament;	35
				(b)	an Act or Measure of the National Assembly for Wales;	
				(c)	retained direct EU legislation."	
Arbit	ratio	n or thi	rd party	determir	nation of rent: relevant factors	40
8	(1)		edule 2 onded as		tion or third party determination of rent), paragraph 3 s.	
	(2)	In para	agraph ((a), omit	t the final "and".	
	(3)	After 1	oaragra <u>j</u> "(aa	in a writi	nsert — case where the tenant is, under an agreement in ing with the landlord, required to make payments in ect of improvements to the holding that are or are to be	45

The regulations may (among other things) make provision —

10

15

20

25

30

35

40

wholly or partly financed by the landlord, shall disregard any effect on the rent of —

- (i) the fact that the tenant is required to make such payments, and
- (ii) any benefit to the tenant arising from the improvements before the date on which the last of those payments falls to be made, and".

Notices to quit: cases where consent of tribunal not required

In Part 1 of Schedule 3 (cases where consent of tribunal to operation of notice to quit not required), in Case A, in paragraph (a), for "the age of sixty-five" substitute "the tenant's pensionable age (as specified from time to time in Part 1 of Schedule 4 to the Pensions Act 1995)".

Succession on death or retirement: condition relating to occupation of commercial unit

- In section 35 (application of sections 36 to 48), in subsection (2) omit "(and in Part I of Schedule 6 to this Act)".
- 11 (1) Section 36 (right of any eligible person to apply for new tenancy on death of tenant) is amended as follows.
 - (2) In subsection (3)
 - (a) omit the words from "subject to" to "this Act and";
 - (b) for "conditions are" substitute "condition is";
 - (c) omit paragraph (b) and the preceding "and".
 - (3) For subsection (5) substitute
 - "(5) For the purposes of the condition in subsection (3)(a), any period during which a close relative of the deceased was, in the period of seven years mentioned in that condition, attending a full-time course at a university, college or other establishment of higher or further education shall be treated as a period throughout which the relative's only or principal source of livelihood derived from the relative's agricultural work on the holding; but not more than three years in all shall be so treated by virtue of this subsection."
- In section 41 (application by not fully eligible person), in subsection (1) omit paragraph (a).
- 13 (1) Section 50 (right to apply for new tenancy on retirement of tenant) is amended as follows.
 - (2) In subsection (2)
 - (a) omit the words from "(subject to" to "subsection (4) below)";
 - (b) for "conditions are" substitute "condition is";
 - (c) omit paragraph (b) and the preceding "and".
 - (3) For subsection (4) substitute
 - "(4) For the purposes of the condition in subsection (2)(a), any period during which a close relative of the retiring tenant was, in the period of seven years mentioned in that condition, attending a full-time course at a university, college or other establishment of higher or further education shall be treated as a period throughout which the

omit subsection (4).

40

relative's only or principal source of livelihood derived from the relative's agricultural work on the holding; but not more than three years in all shall be so treated by virtue of this subsection."

			years in all shall be so treated by virtue of this subsection."	
14		Omit s	section 58 (effect of direction under section 53 on succession to other ags).	5
15	(1)	Section	n 59 (interpretation of Part 4) is amended as follows.	
	(2)	In sub	section (1) omit the words from "(and" to "this Act)".	
	(3)	In sub	section (2) omit the words from "(and" to "above)".	
16		Omit 9	Schedule 6 (eligibility to apply for new tenancy).	
Ѕиссе	essioi	ı on dea	th or retirement: condition relating to suitability	10
17		In sec	tion 39 (applications for tenancy of holding), for subsection (8) tute—	
		"(8)	For the purposes of this section, a person's suitability to become the tenant of a holding is to be determined (having regard to any views stated by the landlord) in accordance with criteria specified in regulations made by— (a) the Secretary of State, in relation to England, and (b) the Welsh Ministers, in relation to Wales.	15
		(8A)	The criteria referred to in subsection (8) must relate to the person's likely capacity to farm the holding commercially to high standards of efficient production and care for the environment, and may in particular include—	20
			 (a) criteria relating to the person's experience, training or skills in agriculture or business management; (b) criteria relating to the person's physical health, financial standing or character; (c) criteria relating to the character or condition of the holding or the terms of the tenancy." 	25
18	(1)		n 53 (application for tenancy of holding by nominated successor) is led as follows.	30
	(2)	In sub	section (6) omit the words from "and in making" to the end.	
	(3)	After s	subsection (6) insert –	
		"(6A)	Section 39(8) and (8A) apply for the purposes of determinations under this section relating to a person's suitability to become the tenant of a holding."	35
Ѕиссе	essio	ı on reti	irement: minimum age of retiring tenant	
19			etion 51 (cases excluded from operation of section 50(1)) omit etion (3).	
20		In sect	tion 53 (application for tenancy of holding by nominated successor)	

R

Regu	latio	ns and orders						
21	(1)	Section 94 (orders and regulations) is amended as follows.						
	(2)	In subsection (1), for "the Minister or the Lord Chancellor" substitute "the Secretary of State, the Lord Chancellor or the Welsh Ministers".						
	(3)	In subsection (2), for "either House of Parliament" substitute— "(a) either House of Parliament, in the case of a statutory instrument made by the Secretary of State or Lord Chancellor, or (b) the National Assembly for Wales, in the case of a statutory instrument made by the Welsh Ministers".						
	(4)	In subsection (3), for "each House of Parliament" substitute— "(a) each House of Parliament, in the case of regulations made by the Secretary of State, or (b) the National Assembly for Wales, in the case of regulations made by the Welsh Ministers".						
	(5)	In subsection (4), for "each House of Parliament" substitute— "(a) each House of Parliament, in the case of an order made by the Secretary of State, or (b) the National Assembly for Wales, in the case of an order made by the Welsh Ministers".						
		Part 2						
		AMENDMENTS TO THE AGRICULTURAL TENANCIES ACT 1995						
Intro	ducto	ory						
22		The Agricultural Tenancies Act 1995 is amended as follows.						
Аррс	ointm	ent of arbitrators						
23	(1)	Section 12 (appointment of arbitrator) is amended as follows.						
	(2)	The existing subsection becomes subsection (1).						
	(3)	In that subsection, for the words from "the President" to the end substitute "a professional authority for the appointment of an arbitrator by that authority".						
	(4)	After that subsection insert —						
		"(2) A party may not make an application to a professional authority under subsection (1) in any case if the other party has already made an application to a professional authority under that subsection in that case."						
24	(1)	Section 19 (references to arbitration of certain disputes) is amended as follows.						
	(2)	In subsection (4), for the words from "the President" to the end substitute "a professional authority, subject to subsections (9) and (9A) below, for the appointment of an arbitrator by that authority".						

26

27

28

(3) In subsection (3) –

40

- A	Amenuments to the Agricultural Tenancies Act 1995	
(3)	(3) After subsection (9) insert –	
	"(9A) An application may not be made to a professional au subsection (4) above in any case by the landlord or the other of them has already made an application to a authority under that subsection in that case."	e tenant if the
(1)	(1) Section 22 (settlement of claims for disputes) is amended as for	llows.
(2)	(2) In subsection (3), for the words from "the President" to the end professional authority for the appointment of an arbitr authority".	
(3)	(3) After subsection (3) insert –	
	"(3A) A party may not make an application to a profession under subsection (3) above in relation to a claim if the oral already made an application to a professional authorisubsection in relation to that claim."	ther party has
(4)	(4) In subsection (4) —	
	(a) in paragraph (b), after "as an application" insert professional authority";	"to the same
	(b) in the words after paragraph (b), for "the President substitute "the professional authority".	of the RICS"
(1)	(1) Section 28 (resolution of disputes) is amended as follows.	
(2)	(2) In subsection (2), for the words from "the President" to the end professional authority for the appointment of an arbitrauthority".	
(3)	(3) In subsection (3), for the words from "the President" to the end professional authority for the appointment of an arbitrauthority".	
(4)	(4) After subsection (3) insert —	
	"(3A) A party may not make an application to a profession under subsection (3) above in relation to a dispute if the has already made an application to a professional authat subsection in relation to that dispute."	ne other party
(1)	(1) Section 30 (general provisions applying to arbitrations) is follows.	amended as
(2)	(2) In subsection (2) –(a) for "the President of the RICS" substitute "a profession	nal authority";

(b) for "by him" substitute "by that authority";(c) for "as the President" substitute "as that authority".

for "by him" substitute "by that authority".

after "appointed" insert "by a professional authority"; for "the President of the RICS" substitute "that authority";

In section 38 (interpretation), in subsection (1), for the definition of "the

	Agriculture Bill
	Schedule 3 - Agricultural tenancies
Part 2 - Amendments to	o the Agricultural Tenancies Act 1995

RICS" substitute — ""professional authority" has the same meaning as it has for the time being for the purposes of section 84 of the Agricultural Holdings Act 1986;".	
In section 39 (index) — (a) after the entry relating to planning permission insert — "professional authority section 38(1)"; (b) omit the entry relating to "the RICS".	5
SCHEDULE 4 Section 35	
AGRICULTURAL PRODUCTS RELEVANT TO MARKETING STANDARDS PROVISIONS	10
Milk and milk products	
Products falling within any of entries (a) to (f) in the table in Part XVI of Annex 1 of the CMO Regulation	
Spreadable fats	
Products that — (a) fall within any of paragraphs (a) to (c) in Point 1 of Part VII of Annex VII of the CMO Regulation, and (b) have a fat content of at least 10% but not more than 90% by weight	15
Beef and veal	
Products falling within the table in Part XV of Annex 1 of the CMO Regulation, but excluding any entry in the table for live animals	20
Poultry and poultrymeat	
Products falling within the table in Part XX of Annex 1 of the CMO Regulation, including any entry in the table for live poultry	
Eggs and egg products	25
Products falling within the table in Part XIX of Annex 1 of the CMO Regulation, including any entry in the table for eggs	
Fruit and vegetables, other than olives	
Products falling within the table in any of Parts IX to XI of Annex 1 of the CMO Regulation	30
Olive oil and table olives	

C

56

Products falling within the table in Part VII of Annex 1 of the CMO Regulation

Agı	ricui	ture	Bill							
0 1	1	1 1			- 1	1	 1	-	1	

Agriculture Bill	57
Schedule 4 — Agricultural products relevant to marketing standards provisions	

	_			
T	Τ.			_
r	71	n	n	4

Products falling within the table in Part VI of Annex 1 of the CMO Regulation

Wine

Products falling within the table in Part XII of Annex 1 of the CMO Regulation

5

Aromatised wine

Products falling within the definition of "aromatised wine products" in Article 3 of the Aromatised Wine Regulation

Interpretation 10

In this Schedule -

references to the CMO Regulation are to that Regulation as amended from time to time before IP completion day;

"the Aromatised Wine Regulation" means Regulation (EU) No 251/ 2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products as amended from time to time before IP completion day.

15

SCHEDULE 5

Section 43

PROVISION RELATING TO WALES

20

Part 1

FINANCIAL SUPPORT AFTER EU EXIT

Direct payments after EU exit: interpretation

(1) This paragraph defines or explains expressions used in this paragraph and 1 paragraphs 2 and 3.

25

- (2) The "basic payment scheme" is the Basic Payment Scheme under the Direct Payments Regulation (see Title III of that Regulation), as it operates in relation to Wales, including the arrangements relating to each of the following elements of direct payments under that scheme
 - so much of a direct payment that does not consist of a redistributive, greening or young farmers payment (see Chapter 1 of Title III),

a redistributive payment (see Chapter 2 of Title III),

- (b) a greening payment (see Chapter 3 of Title III), and
- a young farmers payment (see article 50 of that Regulation).
- (3) The "legislation governing the basic payment scheme" is –

35

30

- the following retained direct EU legislation
 - (i) the Direct Payments Regulation;

10

15

20

30

35

40

- (ii) any Council Delegated Regulation, or Commission Delegated Regulation, made under the Direct Payments Regulation;
- (iii) any other retained direct EU legislation which relates to the operation of the basic payment scheme, and
- (b) any subordinate legislation relating to retained direct EU legislation falling within paragraph (a).
- (4) References to a direct payment under the basic payment scheme are to any payment under that scheme, whether or not including a redistributive payment, a greening payment, a young farmers payment or any two or more of those elements.
- (5) The "Direct Payments Regulation" is Regulation (EU) No 1307/2013 of the European Parliament and of the Council of 17 December 2013 establishing rules for direct payments to farmers under support schemes within the framework of the common agricultural policy.

Power to modify legislation governing the basic payment scheme

- 2 (1) The Welsh Ministers may by regulations modify legislation governing the basic payment scheme for or in connection with making changes the Welsh Ministers consider will simplify or improve the scheme (so far as it operates in relation to Wales).
 - (2) The provision which may be made under sub-paragraph (1) includes provision made for or in connection with terminating greening payments in relation to Wales before the end of the agricultural transition period for Wales.
 - (3) Regulations under this paragraph are subject to negative resolution 25 procedure (unless section 47(5) applies).

Power to provide for the continuation of the basic payment scheme beyond 2020

- 3 (1) The Welsh Ministers may by regulations modify legislation governing the basic payment scheme to make provision for or in connection with securing that the basic payment scheme continues to operate in relation to Wales for one or more years beyond 2020.
 - (2) The power conferred by sub-paragraph (1) includes power to provide for the direct payments ceiling for Wales for any relevant year to be determined, in a specified manner, by the Welsh Ministers.
 - (3) Provision made by virtue of sub-paragraph (2)
 - (a) must require a determination in respect of a relevant year to be published as soon as practicable after it has been made, and
 - (b) may confer functions on any person in connection with, or with the making of, a determination in respect of a relevant year.
 - (4) In this paragraph –

"the direct payments ceiling for Wales" is the national ceiling of the kind referred to in Article 6 of the Direct Payments Regulation that is applicable in relation to Wales for any relevant year;

		"relevant year" means a year in respect of which direct payments under the basic payment scheme fall, as a result of provision made under sub-paragraph (1), to be made in relation to Wales; "specified" means specified in regulations under this paragraph.	
	(5)	Nothing in this paragraph affects any power under this Part or any other enactment to amend or revoke provisions of the legislation governing the basic payment scheme for any year or years beyond 2020.	5
	(6)	Regulations under this paragraph are subject to affirmative resolution procedure.	
		ancial support: modification in relation to Wales of general provision connected with to farmers and other beneficiaries	10
1	(1)	The Welch Ministers may by recyclations modify	
4	(1)	The Welsh Ministers may by regulations modify — (a) retained direct EU legislation relating to the financing, management and monitoring of the common agricultural policy, and	
		(b) subordinate legislation relating to that legislation.	15
	(2)	Regulations under this paragraph may only be made for the purpose of— (a) securing that any provision of legislation referred to in subparagraph (1) ceases to have effect in relation to Wales, or	
		(b) simplifying or improving the operation of any provision of such legislation in relation to Wales.	20
	(3)	 In this paragraph "retained direct EU legislation relating to the financing, management and monitoring of the common agricultural policy" includes — (a) Regulation (EU) No 1306/2013 of the European Parliament and of the Council of 17 December 2013 on the financing, management and monitoring of the common agricultural policy, (b) retained direct EU legislation made under that Regulation. 	25
	(4)	Regulations under this paragraph are subject to negative resolution procedure (unless section 47(5) applies).	
Supp	ort fo	or rural development: modification of legislation in relation to Wales	
5	(1)	The Welsh Ministers may by regulations modify –	30
	(-)	(a) retained direct EU legislation relating to support for rural development, and	
		(b) subordinate legislation relating to that legislation.	
	(2)	Regulations under this paragraph may only be made for the purpose of —	
	(-)	(a) securing that any provision of legislation referred to in sub- paragraph (1) ceases to have effect in relation to Wales, or	35
		(b) simplifying or improving the operation of any provision of such legislation so far as it continues to have effect in relation to Wales (pending the achievement of the purpose in paragraph (a)).	
	(3)	In this paragraph "retained direct EU legislation relating to support for rural development" includes in particular —	40
		(a) Regulation (EU) No 1305/2013 of the European Parliament and of the Council of 17 December 2013 on support for rural development,	

		(b)	Regulation (EU) No 1310/2013 of the European Parliament and of the Council of 17 December 2013 laying down certain transitional provisions on support for rural development,	
		(c)	Council Regulation (EC) No 1698/2005 of 20 September 2005 on support for rural development,	5
		(d)	so far as it relates to support for rural development, Regulation (EU) No 1303/2013 of the European Parliament and of the Council of 17 December 2013 laying down common provisions on the European Regional Development Fund, the European Social Fund, the Cohesion Fund, the European Agricultural Fund for Rural Development and the European Maritime and Fisheries Fund etc,	10
		(e)	Council Regulation (EC) No 1257/99 of 17 May 1999 on support for rural development,	
		(f)	Council Regulation (EEC) No 2080/92 of 30 June 1992 instituting a Community aid scheme for forestry measures in agriculture,	15
		(g)	Council Regulation (EEC) No 2078/92 of 30 June 1992 on agricultural production methods compatible with the requirements of the protection of the environment and the maintenance of the countryside, and	
		(h)	retained direct EU legislation made under the retained direct EU legislation in paragraphs (a) to (g).	20
	(4)		ations under this paragraph are subject to negative resolution dure (unless section 47(5) applies).	
			Part 2	
			INTERVENTION IN AGRICULTURAL MARKETS	25
Decla	ratio	n relati	ng to exceptional market conditions	
6	(1)	with except	Velsh Ministers may make and publish a declaration in accordance this paragraph if the Welsh Ministers consider that there are	
		by of i	cional market conditions which justify making the powers conferred referred to in paragraph 7 available for use.	30
	(2)	,	referred to in paragraph 7 available for use. Part "exceptional market conditions" exist where— there is a severe disturbance in agricultural markets or a serious	30
	(2)	In this	referred to in paragraph 7 available for use. Part "exceptional market conditions" exist where—	30
		In this (a) (b)	Part "exceptional market conditions" exist where— there is a severe disturbance in agricultural markets or a serious threat of a severe disturbance in agricultural markets, and the disturbance or threatened disturbance has, or is likely to have, a significant adverse effect on agricultural producers in Wales in terms	
		In this (a) (b) A decl	Part "exceptional market conditions" exist where— there is a severe disturbance in agricultural markets or a serious threat of a severe disturbance in agricultural markets, and the disturbance or threatened disturbance has, or is likely to have, a significant adverse effect on agricultural producers in Wales in terms of the prices achievable for one or more agricultural products. aration must— state that the Welsh Ministers consider that there are exceptional	
		In this (a) (b) A decl (a)	Part "exceptional market conditions" exist where— there is a severe disturbance in agricultural markets or a serious threat of a severe disturbance in agricultural markets, and the disturbance or threatened disturbance has, or is likely to have, a significant adverse effect on agricultural producers in Wales in terms of the prices achievable for one or more agricultural products. aration must— state that the Welsh Ministers consider that there are exceptional market conditions which justify making the declaration, describe the exceptional market conditions in question, in particular by specifying—	35

10

15

25

30

35

40

45

- (iii) the grounds for considering that the conditions in subparagraph (2)(a) and (b) are met in relation to that disturbance or threatened disturbance,
- (c) describe the grounds for considering that the exceptional market conditions justify making the powers conferred by or referred to in paragraph 7 available for use, and
- (d) state that the powers conferred by or referred to in paragraph 7 are (unless the declaration is revoked sooner) available for use in relation to the exceptional market conditions until such day as the declaration may specify.
- (4) A declaration has effect from when it is published until the end of the day specified under sub-paragraph (3)(d) (which may not be later than the last day of the period of three months beginning with the day on which it is published).
- (5) The Welsh Ministers may revoke a declaration by making and publishing a further declaration stating that the declaration is revoked.
- (6) If at any time during the period of 7 days ending with the day specified under sub-paragraph (3)(d) the Welsh Ministers consider that—
 - (a) there continue to be exceptional market conditions, and
 - (b) they justify extending the availability of the powers conferred by or referred to in paragraph 7,

the Welsh Ministers may make and publish a further declaration extending the effect of the original declaration for such period (not exceeding three months) as the further declaration may specify.

- (7) The fact that a declaration under this paragraph has expired or been revoked does not prevent the Welsh Ministers from making and publishing another declaration relating in whole or part to the same exceptional market conditions.
- (8) A copy of any declaration made and published under this paragraph must be laid before the National Assembly for Wales by the Welsh Ministers as soon as practicable after it is published.
- (9) In this paragraph and paragraph 7 a reference to agricultural markets, agricultural producers or agricultural products includes horticultural markets, horticultural producers or horticultural products (as the case may be).

Exceptional market conditions: powers available to Welsh Ministers

- 7 (1) This paragraph applies during the period for which a declaration under paragraph 6 has effect.
 - (2) The Welsh Ministers may give, or agree to give, financial assistance to agricultural producers in Wales whose incomes are being, or are likely to be, adversely affected by the exceptional market conditions described in the declaration.
 - (3) The Welsh Ministers may also make such use as the Welsh Ministers consider appropriate of any available powers under retained direct EU legislation which provides for the operation of public intervention and aid for private storage mechanisms, in response to a declaration under paragraph 6.

10

15

20

25

30

40

45

- (4) Financial assistance under sub-paragraph (2) may be given by way of grant, loan or guarantee or in any other form.
- (5) The financial assistance may be given subject to such conditions as the Welsh Ministers consider appropriate.
- (6) The conditions may (among other things) include provision under which the financial assistance is to be repaid or otherwise made good (with or without interest).
- (7) Nothing in sub-paragraph (1) or (2) prevents the Welsh Ministers from giving, or agreeing to give, financial assistance under sub-paragraph (2)
 - (a) after the end of the period for which the declaration has effect, but
 - (b) in response to an application duly made during that period.

Power to modify retained direct EU legislation relating to public market intervention and private storage aid

- 8 (1) The Welsh Ministers may by regulations modify retained direct EU legislation relating to public market intervention or aid for private storage, for the purpose of altering the operation of provisions of such legislation so far as they have effect in relation to Wales in connection with exceptional market conditions which are the subject of a declaration under paragraph 6.
 - (2) The Welsh Ministers may by regulations modify retained direct EU legislation relating to public market intervention or aid for private storage, for either or both of the following purposes—
 - (a) securing that provisions of such legislation cease to have effect in relation to Wales, otherwise than in connection with exceptional market conditions which are the subject of a declaration under paragraph 6;
 - (b) altering the operation of provisions of such legislation, so far as they have effect in relation to Wales otherwise than in connection with such market conditions (pending the achievement of the purpose in paragraph (a) in relation to those provisions).
 - (3) The power conferred by sub-paragraph (1) includes power to make modifications that apply only in relation to the exceptional market conditions which are the subject of a particular declaration specified in the regulations.
 - (4) The powers conferred by sub-paragraphs (1) and (2) include power to change the agricultural products that are eligible for public market intervention or aid for private storage.
 - (5) Regulations under this paragraph are subject to negative resolution procedure (unless section 47(5) applies).
 - (6) In this paragraph "retained direct EU legislation relating to public market intervention or aid for private storage" includes—
 - (a) Articles 8 to 18 of the CMO Regulation;
 - (b) Council Regulation (EU) No 1370/2013 of 16 December 2013 determining measures on fixing certain aids and refunds related to the common organisation of the markets in agricultural products (so far as relating to public market intervention and aid for private storage);

Part 2 – Intervention in agricultural markets the following Commission Regulations (so far as relating to public market intervention and aid for private storage) – Commission Delegated Regulation (EU) 2016/1238 of 18 May 2016 supplementing the CMO Regulation with regard to 5 public intervention and aid for private storage; Commission Implementing Regulation (EU) 2016/1240 of 18 May 2016 laying down rules for the application of the CMO Regulation with regard to public intervention and aid for private storage; (iii) Commission Delegated Regulation (EU) 2017/1182 of 20 10 April 2017 supplementing the CMO Regulation as regards the Union scales for the classification of beef, pig and sheep carcasses and as regards the reporting of market prices of certain categories of carcasses and live animals. (7) Until paragraph 2 of Schedule 7 (amendment of Articles 219, 220, 221 and 15 222 of the CMO Regulation) is in force, any reference in this paragraph to exceptional market conditions which are the subject of a declaration under paragraph 6 includes a reference to circumstances which are the subject of measures under any of those Articles. Part 3 20 **COLLECTION AND SHARING OF DATA** Agri-food supply chains: requirement to provide information (1) The Welsh Ministers may require a person in, or closely connected with, an agri-food supply chain to provide information about matters connected with 25 any of the person's activities connected with the supply chain so far as the activities are in Wales. (2) The Welsh Ministers may make regulations requiring a person in, or closely connected with, an agri-food supply chain to provide information about matters connected with any of the person's activities connected with the 30 supply chain so far as the activities are in Wales. (3) See paragraph 10 for provision about the meaning of "agri-food supply chain", who is in such a supply chain, and who is closely connected with such a supply chain. 35 (4) Sub-paragraphs (1) and (2) do not apply in relation to individuals in a supply chain so far as they are in the supply chain by reason of them, or members of their households, being the ultimate consumers (see paragraph 10). (5) A requirement imposed on a person under sub-paragraph (1) or (2) does not apply to so much of the information as the person would in legal 40

(8) Regulations under sub-paragraph (2) are subject to affirmative resolution procedure.

(6) A requirement under sub-paragraph (1) must be in writing.

(7) Sub-paragraph (1) binds the Crown.

proceedings be entitled to refuse to provide on grounds of legal privilege.

10

15

25

30

35

40

Meaning of "agri-food supply chain"

- 10 (1) This paragraph has effect for the purposes of this Part.
 - (2) An "agri-food supply chain" is a supply chain for providing individuals with items of food or drink for personal consumption where the items consist of or include, or have been produced using (directly or indirectly, and whether or not exclusively), the whole or part of
 - a) anything grown or otherwise produced in carrying on agriculture,
 - (b) any creature kept in carrying on agriculture, or
 - (c) any creature or other thing taken from the wild.
 - (3) The persons in an agri-food supply chain are—
 - (a) those individuals ("the ultimate consumers"),
 - (b) the persons carrying on the agriculture or (as the case may be) taking things from the wild, and
 - (c) anybody in the supply chain between those persons and the ultimate consumers.
 - (4) The persons "closely connected" with an agri-food supply chain are—
 - (a) anybody supplying seeds, stock, equipment, feed, fertiliser, pesticides, medicines or similar items to the persons within subparagraph (3)(b) for use in the agriculture or taking,
 - (b) anybody providing, to persons within sub-paragraph (3)(b) or (c), 20 services related to—
 - (i) the health of creatures, or plants, involved in the supply chain, or
 - (ii) the safety or quality of the food or drink to be provided to the ultimate consumers,
 - (c) any person carrying on activities capable of affecting a matter mentioned in sub-paragraph (i) or (ii) of paragraph (b), and
 - (d) bodies representing persons within any of paragraphs (b) and (c) of sub-paragraph (3) and paragraphs (a), (b) and (c) of this subparagraph.
 - (5) Activities of the kind mentioned in sub-paragraph (4)(c) are to be treated for the purposes of paragraph 9(1) and (2) as connected with the supply chain, but this is not to be read as limiting the generality of "connected" in paragraph 9(1) and (2).
 - (6) In this paragraph –

"agriculture" includes any growing of plants, and any keeping of creatures, for the production of food or drink;

"plants" includes fungi;

"seeds" includes bulbs and other things from which plants grow.

Requirement must specify purposes for which information may be processed

- 11 (1) This paragraph applies to a requirement imposed under paragraph 9(1) or (2).
 - (2) The requirement must specify the purposes for which the information may be processed.

	(3)	Each purpose specified must be in, or covered by, the list of purposes in subparagraph (4).			
	(4)	The list of purposes is as follows—			
		(a) helping persons in agri-food supply chains to —(i) increase productivity,	5		
		(ii) manage risks (including, but not limited to, financial risks, non-financial trading risks, climatic risks, and risks of or from disease or pollution), or			
		(iii) manage market volatility;(b) promoting transparency or fairness in agri-food supply chains;	10		
		(c) promoting the health, welfare or traceability of creatures of a kind kept for the production of food, drink, fibres or leathers;	10		
		(d) promoting the health or quality of plants, fungi or soil;			
		(e) minimising adverse environmental effects of activities connected with agri-food supply chains;	15		
		(f) minimising waste arising from activities connected with agri-food supply chains;			
		(g) monitoring, or analysing, markets connected with agri-food supply chains.			
	(5)	For the meaning of "agri-food supply chain" (and "person in" such a chain) see paragraph 10.	20		
Requir	reme	ents under paragraph 9(1): duty to publish draft requirement			
12	(1)	Before a particular requirement is imposed under paragraph 9(1), the Welsh Ministers must have—			
		(a) published –	25		
		(i) a draft of the requirement,(ii) a description of the persons on whom it is proposed that the			
		requirement may be imposed, and (iii) the deadline for making comments on the draft, which must	20		
		not be earlier than 4 weeks after the date of publication, and (b) decided, in the light of comments received before the deadline (and	30		
		any other relevant matters), whether the requirement should be imposed in the terms of the draft or in revised terms.			
	(2)	A requirement in the decided form may be imposed on a person at any times after the decision when the person is within the published description.	35		
Provis	sion	of required information and limitations on its processing			
13	(1)	This paragraph applies to a requirement imposed under paragraph 9(1) or (2).			
	(2)	Information provided in response to the requirement may be processed for, but only for, purposes specified in the requirement (see paragraph 11).	40		
	(3)	Sub-paragraph (2) applies —			
		(a) to the person to whom the information is provided, and			
		(b) to a person to whom the information is disclosed, but, in the case of a person within paragraph (b), sub-paragraph (2) does not authorise processing contrary to the terms on which disclosure is made.	45		

(4) Sub-paragraphs (2) and (3) are subject to sub-paragraphs (7) to (9). (5) The requirement may specify how and when the required information is to be provided, including (in particular) – the person to whom the information is to be provided (who may be a person other than the Welsh Ministers); 5 the form in which the information is to be provided; (b) the means by which it is to be provided; (c) the time or times at which, or by when, it is to be provided. (6) The requirement must specify – the types of processing to which the information may be subjected, 10 if the types of processing specified include disclosure of any kind, the (b) forms in which the information may be disclosed. (7) Information provided in response to the requirement – may not be subjected to types of processing other than those 15 specified in the requirement, and may not be disclosed in any form other than those specified in the requirement, except in circumstances specified in the requirement. 20 (8) Sub-paragraph (9) applies if information is provided in response to the requirement, and a person ("P") proposes to make a disclosure of the information that is permitted by sub-paragraph (7). (9) Where P proposes that the disclosure should be of the information otherwise than in anonymised form -25 P must consider where the disclosure (if made in the form proposed) would, or might, prejudice the commercial interests of any person, if P considers that it would or might do so, the disclosure (if made) must be of the information in anonymised form unless the Welsh 30 Ministers consider that it is in the public interest for the disclosure to be of the information in some other form permitted by subparagraph (7) (in which event the disclosure may be of the information in that other form). (10) In this Part "processing", in relation to information, means an operation or 35 set of operations which is performed on information, or on sets of information, such as collection, recording, organisation, structuring or storage, adaptation or alteration, (b)

disclosure by transmission, dissemination or otherwise making

retrieval, consultation or use,

alignment or combination, or

restriction, erasure or destruction.

(c)

(e)

available,

Enforcement of information requirements

njor	ceme	ent of information requirements	
14	(1)	The Welsh Ministers may by regulations make provision for enforcement of a requirement imposed under paragraph 9(1) or (2).	
	(2)	In the following provisions of this paragraph "specified" means specified in regulations under sub-paragraph (1).	5
	(3)	In sub-paragraph (1) "enforcement" includes (in particular) — (a) monitoring compliance, (b) investigating non-compliance, and (c) dealing with non-compliance.	
	(4)	The provision that may be made by regulations under sub-paragraph (1) includes (in particular)— (a) provision for the imposition of monetary penalties for non-compliance with requirements, whether penalties— (i) of a specified amount,	10
		 (ii) of an amount calculated in a specified manner, (iii) of an amount, not exceeding a specified maximum or a maximum calculated in a specified manner, decided by a specified person or a person of a specified description, or (iv) by way of suspending, or withholding, payment of any amounts; 	15 20
		(b) provision for recovery of amounts due in respect of monetary penalties, including provision for any of interest, set-off and security for payment;	
		 (c) provision about the giving of advice or warnings; (d) provision for the acceptance of undertakings to take, or refrain from taking, particular actions; (e) provision giving persons functions in connection with enforcement 	25
		of requirements; (f) provision about review of, or appeals against, things done (including decisions made) in connection with enforcement of requirements.	30
	(5)	In sub-paragraph (4)(a) "specified manner" includes (in particular) a manner framed by reference to a specified matter such as a person's profits, income or turnover.	
	(6)	Regulations under sub-paragraph (1) are subject to affirmative resolution procedure.	35

Part 4

MARKETING STANDARDS AND CARCASS CLASSIFICATION

Marketing standards

- 15 (1) The Welsh Ministers may by regulations, in relation to agricultural products that
 - (a) are listed in paragraph 16(1), and
 - (b) are marketed in Wales,

make provision about the standards with which those products must conform ("marketing standards").

40

(2)	The re	gulations may cover matters such as –		
()	(a)	technical definitions, designation and sales descriptions;		
	(b)	classification criteria such as grading into classes, weight, sizing, age and category;		
	(c)	the species, plant variety or animal breed or the commercial type;	5	
	(d)	the presentation, labelling, packaging, rules to be applied in relation to packaging centres, marking, years of harvesting and use of specific terms;		
	(e)	criteria such as appearance, consistency, conformation, product characteristics and the percentage of water content;	10	
	(f)	specific substances used in production, or components or constituents, including their quantitative content, purity and identification;		
	(g)	the type of farming and production method, including oenological practices;	15	
	(h)	coupage of must and wine (including definitions of those terms), blending and restrictions thereof;		
	(i)	the frequency of collection, delivery, preservation and handling, the conservation method and temperature, storage and transport;		
	(j)	the place of farming or origin, excluding live poultry, poultrymeat and spreadable fats;	20	
	(k)	restrictions as regards the use of certain substances and practices;		
	(1)	specific use of products;		
	(m)	the conditions governing the disposal, the holding, circulation and use of products not in conformity with the marketing standards, and the disposal of by-products;	25	
	(n)	the use of terms communicating value-added characteristics or attributes.		
(3)		ations under sub-paragraph (1) may include provision about ement, which may (among other things) include provision —	30	
	(a)	about the provision of information;		
	(b)			
	(c)	conferring powers of inspection, search and seizure;		
	(d)	about the keeping of records;		
	(e)	imposing monetary penalties;	35	
	(f)	creating summary offences punishable with a fine (or a fine not exceeding an amount specified in the regulations, which must not exceed level 4 on the standard scale);		
	(g)	about appeals;		
	(h)	conferring functions (including functions involving the exercise of a discretion) on a person.	40	
(4)		ations under this paragraph may not authorise entry to a private ng without a warrant issued by a justice of the peace.		
(5)	Regula	ations under this paragraph are subject to affirmative resolution		
` /	procedure.			

carcasses by slaughterhouses in Wales.

(b) conferring powers of entry;

(a) about the provision of information;

Agric	cultu	ral prod	ucts	
16	(1)		ricultural products mentioned in paragraph 15(1) are products falling any of the following —	
		(a)	entries (a) to (f) in the table in Part XVI of Annex 1 of the CMO Regulation (milk and milk products);	5
		(b)	where the product has a fat content of at least 10% but not more than 90% by weight, paragraphs (a) to (c) in Point 1 of Part VII of Annex VII of the CMO Regulation (spreadable fats);	
		(c)	the table in Part XV of Annex 1 of the CMO Regulation, but excluding any entry in the table for live animals (beef and veal);	10
		(d)	the table in Part XX of Annex 1 of the CMO Regulation, including any entry in the table for live poultry (poultry and poultrymeat);	
		(e)	the table in Part XIX of Annex 1 of the CMO Regulation (eggs and egg products);	
		(f)	the table in any of Parts IX to XI of Annex 1 of the CMO Regulation (fruit and vegetables, other than olives);	15
		(g)	the table in Part VII of Annex 1 of the CMO Regulation (olive oil and table olives);	
		(h)	the table in Part VI of Annex 1 of the CMO Regulation (hops);	
		(i)	the table in Part XII of Annex 1 of the CMO Regulation (wine);	20
		(j)	the definition of "aromatised wine products" in Article 3 of the Aromatised Wine Regulation (aromatised wine).	
	(2)	In sub	-paragraph (1) —	
	, ,	(a)	references to the CMO Regulation are to that Regulation as amended from time to time before IP completion day, and	25
		(b)	"the Aromatised Wine Regulation" means Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products	
			as amended from time to time before IP completion day.	30
	(3)		Velsh Ministers may by regulations amend this paragraph and raph 15 for or in connection with the purpose of —	
		(a) (b)	adding or removing an agricultural product from sub-paragraph (1); altering the description of an agricultural product in sub-paragraph (1).	35
	(4)	Regula proced	ations under this paragraph are subject to affirmative resolution dure.	
Carci	ass cl	assificat	tion	
17	(1)		Velsh Ministers may by regulations make provision about the ication, identification and presentation of bovine, pig and sheep	40

(2) Regulations under sub-paragraph (1) may include provision about enforcement, which may (among other things) include provision —

(c) conferring powers of inspection, search and seizure;

69

70		Agriculture Bill Schedule 5 — Provision relating to Wales Part 4 — Marketing standards and carcass classification	
		 (d) about the keeping of records; (e) imposing monetary penalties; (f) creating summary offences punishable with a fine (or a fine not exceeding an amount specified in the regulations, which must not exceed level 4 on the standard scale); (g) about appeals; (h) conferring functions (including functions involving the exercise of a discretion) on a person. 	5
	(3)	Regulations under this paragraph may not authorise entry to a private dwelling without a warrant issued by a justice of the peace.	10
	(4)	Regulations under this paragraph are subject to affirmative resolution procedure.	
		Part 5	
		DATA PROTECTION	
18	(1)	This paragraph applies to a duty or power to disclose or use information where the duty or power is imposed or conferred by or under any provision of this Schedule.	15
	(2)	A duty or power to which this paragraph applies does not operate to require or authorise the disclosure or use of information which would contravene the data protection legislation (but the duty or power is to be taken into account in determining whether the disclosure or use would contravene that legislation).	20
	(3)	In this paragraph "data protection legislation" has the same meaning as in the Data Protection Act 2018 (see section 3 of that Act).	
		SCHEDULE 6 Section 45	25
		Provision relating to Northern Ireland	
		Part 1	
		FINANCIAL SUPPORT AFTER EU EXIT	
Direc	ct pay	yments after EU Exit: interpretation	
1	(1)	This paragraph defines or explains expressions used in this paragraph and paragraphs 2 to 4.	30
	(2)	The "basic payment scheme" is the Basic Payment Scheme under the Direct Payments Regulation (see Title III of that Regulation), as it operates in relation to Northern Ireland, including the arrangements relating to each of the following elements of direct payments under the scheme —	35

a basic payment for farmers (see Chapter 1 of Title III),

a young farmers payment (see article 50 of that Regulation),

a greening payment (see Chapter 3 of Title III),

(a)

5

35

40

if a decision to make such payments is taken, a redistributive payment (see Chapter 2 of Title III), and if provision under paragraph 2(1)(b) is made, a payment for areas with natural constraints. (3) The "coupled support scheme" is the voluntary coupled support scheme under the Direct Payments Regulation as the Regulation applies in relation to Northern Ireland (see Chapter 1 of Title IV of the Regulation). (4) The "legislation governing the basic payment scheme" is — (a) the following retained direct EU legislation – 10 the Direct Payments Regulation; Council Delegated Regulation, or Commission Delegated Regulation, made under the Direct Payments Regulation; any other retained direct EU legislation which relates to the (iii) 15 operation of the basic payment scheme; and any subordinate legislation relating to retained direct EU legislation falling within paragraph (a). (5) The "legislation governing the coupled support scheme" is the following retained direct EU legislation – the Direct Payments Regulation so far as relating to the 20 coupled support scheme, any Council Delegated Regulation, or Commission (ii) Delegated Regulation, made under the Direct Payments Regulation and so far as relating to the coupled support scheme, 25 any other retained direct EU legislation which relates to the coupled support scheme, and any subordinate legislation relating to retained direct EU legislation falling within paragraph (a). (6) The "Direct Payments Regulation" is Regulation (EU) No 1307/2013 of the 30 European Parliament and of the Council of 17 December 2013 establishing rules for direct payments to farmers under support schemes within the framework of the common agricultural policy.

Power to modify legislation governing the basic payment scheme

- 2 (1) DAERA may by regulations modify legislation governing the basic payment scheme for or in connection with
 - making changes DAERA considers will simplify or improve the scheme (so far as it operates in relation to Northern Ireland);
 - making provision, including provision corresponding to that made in Chapter 4 of Title III of the Direct Payments Regulation as it has effect in EU law immediately before exit day, for the elements of a direct payment under the scheme as it operates in relation to Northern Ireland to include a payment for areas with natural constraints.
 - (2) The provision which may be made under sub-paragraph (1)(a) includes 45 provision made for or in connection with terminating either or both of greening payments and young farmers payments in relation to Northern Ireland.

Schedule 6 - Provision relating to Northern Ireland Part 1 - Financial support after EU exit

Agriculture Bill

(3) Regulations under this paragraph are subject to affirmative resolution procedure.

Power to provide for the continuation of the basic payment scheme beyond 2020

- (1) DAERA may by regulations modify legislation governing the basic payment scheme to make provision for or in connection with securing that the basic payment scheme continues to operate in relation to Northern Ireland for one or more years beyond 2020.
 - (2) The power conferred by sub-paragraph (1) includes power to provide for the direct payments ceiling for Northern Ireland for any relevant year to be determined, in a specified manner, by DAERA. 10
 - (3) Provision made by virtue of sub-paragraph (2)
 - must require a determination in respect of a relevant year to be published as soon as practicable after it has been made, and
 - may confer functions on any person in connection with, or with the making of, a determination in respect of a relevant year.
 - (4) In this paragraph
 - "the direct payments ceiling for Northern Ireland" is the national ceiling of the kind referred to in Article 6 of the Direct Payments Regulation that is applicable in relation to Northern Ireland for any relevant year;
 - "relevant year" means a year in respect of which direct payments under the basic payment scheme fall, as a result of provision under subparagraph (1), to be made in relation to Northern Ireland;
 - "specified" means specified in regulations under this paragraph.
 - (5) Regulations under this paragraph are subject to affirmative resolution 25 procedure.

Power to modify legislation governing the coupled support scheme

- (1) DAERA may by regulations modify legislation governing the coupled support scheme for or in connection with –
 - making provision for the continuation, in relation to Northern Ireland, of the option to make payments under the scheme after any time at which, without the provision, the option would terminate;
 - making changes DAERA considers will simplify or improve the scheme so far as it operates, or could be operated, in relation to Northern Ireland.
 - (2) Regulations under this paragraph are subject to affirmative resolution procedure.

General provision connected with payments to farmers and other beneficiaries: modification in relation to Northern Ireland

- 5 (1) DAERA may by regulations modify any of the following legislation –
 - retained direct EU legislation relating to the financing, management and monitoring of the common agricultural policy, and
 - subordinate legislation relating to that legislation.
 - (2) Regulations under this paragraph may only be made for the purpose of —

5

20

15

30

35

		(a) (b)	securing that any provision of legislation referred to in sub- paragraph (1) ceases to have effect in relation to Northern Ireland, or simplifying or improving the operation of any provision of such legislation in relation to Northern Ireland.	
	(3)		paragraph "retained direct EU legislation relating to the financing, gement and monitoring of the common agricultural policy" includes—Regulation (EU) No 1306/2013 of the European Parliament and of the Council of 17 December 2013 on the financing, management and monitoring of the common agricultural policy,	5
		(b)	retained direct EU legislation made under that Regulation.	10
	(4)		ations under this paragraph are subject to negative resolution dure (unless section 47(5) applies).	
Ѕиррс	rt fo	or rural	development: modification of legislation in relation to Northern Ireland	
6	(1)		A may by regulations modify any of the following legislation so far as effect in relation to Northern Ireland — retained direct EU legislation relating to support for rural development, and subordinate legislation relating to that legislation.	15
	(2)		paragraph "retained direct EU legislation relating to support for rural opment" includes in particular — Regulation (EU) No 1305/2013 of the European Parliament and of the Council of 17 December 2013 on support for rural development,	20
		(b) (c)	Regulation (EU) No 1310/2013 of the European Parliament and of the Council of 17 December 2013 laying down certain transitional provisions on support for rural development, Council Regulation (EC) No 1698/2005 of 20 September 2005 on	25
		(d)	support for rural development, so far as it relates to support for rural development, Regulation (EU) No 1303/2013 of the European Parliament and of the Council of 17 December 2013 laying down common provisions on the European Regional Development Fund, the European Social Fund, the Cohesion Fund, the European Agricultural Fund for Rural Development and the European Maritime and Fisheries Fund etc,	30
		(e)	Council Regulation (EC) No 1257/99 of 17 May 1999 on support for rural development,	35
		(f)	Council Regulation (EEC) No 2080/92 of 30 June 1992 instituting a Community aid scheme for forestry measures in agriculture,	
		(g)	Council Regulation (EEC) No 2078/92 of 30 June 1992 on agricultural production methods compatible with the requirements of the protection of the environment and the maintenance of the countryside, and	40
		(h)	retained direct EU legislation made under the retained direct EU legislation in paragraphs (a) to (g).	
	(3)	Regula proced	ations under this paragraph are subject to affirmative resolution	45

Part 2

INTERVENTION IN AGRICULTURAL MARKETS

for private storage.

procedure.

Ехсер	otion	al market conditions: powers available to DAERA	
7	(1)	 Where DAERA considers that— (a) there is a severe disturbance in agricultural markets or a serious threat of a severe disturbance in agricultural markets, and (b) the disturbance or threatened disturbance has, or is likely to have, a significant adverse effect on agricultural producers in Northern Ireland in terms of the prices achievable for one or more agricultural products, DAERA may give, or agree to give, financial assistance to agricultural producers in Northern Ireland whose incomes are being, or are likely to be, adversely affected by the disturbance in agricultural markets. 	5
	(2)	DAERA may also make such use as DAERA considers appropriate of any available powers under retained direct EU legislation which provides for the operation of public intervention and aid for private storage mechanisms, as an alternative to, or in conjunction with, financial assistance under subparagraph (1).	15
	(3)	Financial assistance under sub-paragraph (1) may be given by way of grant, loan or guarantee or in any other form.	20
	(4)	The financial assistance may be given subject to such conditions as DAERA considers appropriate.	
	(5)	The conditions may (among other things) include provision under which the financial assistance is to be repaid or otherwise made good (with or without interest).	25
	(6)	In this paragraph a reference to agricultural markets, agricultural products or agricultural producers includes horticultural markets, horticultural products or horticultural producers (as the case may be).	
		nodify retained direct EU legislation relating to public market intervention and orage aid	30
8	(1)	DAERA may by regulations modify retained direct EU legislation relating to public market intervention or aid for private storage, for either or both of the following purposes — (a) securing that provisions of such legislation cease to have effect in relation to Northern Ireland; (b) altering the operation of provisions of such legislation, so far as they have effect in relation to Northern Ireland (pending the achievement of the purpose in paragraph (a) in relation to those provisions).	35
	(2)	The power conferred by sub-paragraph (1) includes power to change the agricultural products that are eligible for public market intervention or aid	40

(3) Regulations under this paragraph are subject to affirmative resolution

45

- Part 2 Intervention in agricultural markets (4) In this paragraph "retained direct EU legislation relating to public market intervention or aid for private storage" includes — Articles 8 to 18 of the CMO Regulation; Council Regulation (EU) No 1370/2013 of 16 December 2013 determining measures on fixing certain aids and refunds related to 5 the common organisation of the markets in agricultural products (so far as relating to public market intervention and aid for private storage); the following Commission Regulations (so far as relating to public 10 market intervention and aid for private storage) – Commission Delegated Regulation (EU) 2016/1238 of 18 May 2016 supplementing the CMO Regulation with regard to public intervention and aid for private storage; Commission Implementing Regulation (EU) 2016/1240 of 18 May 2016 laying down rules for the application of the CMO 15 Regulation with regard to public intervention and aid for private storage; Commission Delegated Regulation (EU) 2017/1182 of 20 (iii) April 2017 supplementing the CMO Regulation as regards the Union scales for the classification of beef, pig and sheep 20 carcasses and as regards the reporting of market prices of certain categories of carcasses and live animals. Part 3 **COLLECTION AND SHARING OF DATA** Agri-food supply chains: requirement to provide information 25 (1) DAERA may require a person in, or closely connected with, an agri-food supply chain to provide information about matters connected with any of the person's activities connected with the supply chain so far as the activities are in Northern Ireland. (2) DAERA may make regulations requiring a person in, or closely connected 30 with, an agri-food supply chain to provide information about matters connected with any of the person's activities connected with the supply chain so far as the activities are in Northern Ireland. (3) See paragraph 10 for provision about – (a) the meaning of "agri-food supply chain", 35 who is in such a supply chain, and who is closely connected with such a supply chain. (4) Sub-paragraphs (1) and (2) do not apply in relation to individuals in a supply chain so far as they are in the supply chain by reason of them, or members of their households, being the ultimate consumers (see paragraph 40
 - apply to so much of the information as the person would in legal proceedings be entitled to refuse to provide on grounds of legal privilege. (6) A requirement under sub-paragraph (1) must be in writing.

(5) A requirement imposed on a person under sub-paragraph (1) or (2) does not

(7) Sub-paragraph (1) binds the Crown.

10).

(8) Regulations under sub-paragraph (2) are subject to affirmative resolution procedure.

Meaning of "agri-food supply chain"

10 (1) This	s paragraph has	s effect for the	purposes of this Part.
-------------	-----------------	------------------	------------------------

- (2) An "agri-food supply chain" is a supply chain for providing individuals with items of food or drink for personal consumption where the items consist of or include, or have been produced using (directly or indirectly, and whether or not exclusively), the whole or part of—
 - (a) anything grown or otherwise produced in carrying on agriculture,
 - (b) any creature kept in carrying on agriculture, or
 - (c) any creature or other thing taken from the wild.
- (3) The persons in an agri-food supply chain are—
 - (a) those individuals ("the ultimate consumers"),
 - (b) the persons carrying on the agriculture or (as the case may be) taking things from the wild, and
 - (c) anybody in the supply chain between those persons and the ultimate consumers.
- (4) The persons "closely connected" with an agri-food supply chain are
 - (a) anybody supplying seeds, stock, equipment, feed, fertiliser, pesticides, medicines or similar items to the persons within subparagraph (3)(b) for use in the agriculture or taking,
 - (b) anybody providing, to persons within sub-paragraph (3)(b) or (c), services related to—
 - (i) the health of creatures, or plants, involved in the supply chain, or
 - (ii) the safety or quality of the food or drink to be provided to the ultimate consumers,
 - (c) any person carrying on activities capable of affecting a matter mentioned in sub-paragraph (i) or (ii) of paragraph (b), and
 - (d) bodies representing persons within any of paragraphs (b) and (c) of sub-paragraph (3) and paragraphs (a), (b) and (c) of this sub-paragraph.
- (5) Activities of the kind mentioned in sub-paragraph (4)(c) are to be treated for the purposes of paragraph 9(1) and (2) as connected with the supply chain, but this is not to be read as limiting the generality of "connected" in paragraph 9(1) and (2).
- (6) In this paragraph –

"agriculture" includes any growing of plants, and any keeping of creatures, for the production of food or drink;

"plants" includes fungi;

"seeds" includes bulbs and other things from which plants grow.

Requirement must specify purposes for which information may be processed

11 (1) This paragraph applies to a requirement imposed under paragraph 9(1) or (2).

5

10

20

15

25

30

35

(2) The requirement must specify the purposes for which the information may be processed. (3) Each purpose specified must be in, or covered by, the list of purposes in subparagraph (4). (4) The list of purposes is as follows – 5 helping persons in agri-food supply chains to increase productivity, manage risks (including, but not limited to, financial risks, non-financial trading risks, climatic risks, and risks of or from 10 disease or pollution), or manage market volatility; promoting transparency or fairness in agri-food supply chains; (b) promoting the health, welfare or traceability of creatures of a kind kept for the production of food, drink, fibres or leathers; promoting the health or quality of plants, fungi or soil; 15 (d) minimising adverse environmental effects of activities connected with agri-food supply chains; minimising waste arising from activities connected with agri-food (f) supply chains; monitoring, or analysing, markets connected with agri-food supply 20 (g) (5) For the meaning of "agri-food supply chain" (and "person in" such a chain) see paragraph 10. Requirements under paragraph 9(1): duty to publish draft requirement 25 12 (1) Before a particular requirement is imposed under paragraph 9(1), DAERA must have -(a) published – a draft of the requirement, a description of the persons on whom it is proposed that the requirement may be imposed, and 30 the deadline for making comments on the draft, which must (iii) not be earlier than 4 weeks after the date of publication, and decided, in the light of comments received before the deadline (and any other relevant matters), whether the requirement should be 35 imposed in the terms of the draft or in revised terms. (2) A requirement in the decided form may be imposed on a person at any times after the decision when the person is within the published description. Provision of required information and limitations on its processing 13 (1) This paragraph applies to a requirement imposed under paragraph 9(1) or 40 (2).(2) Information provided in response to the requirement may be processed for,

but only for, purposes specified in the requirement (see paragraph 11).

(a) to the person to whom the information is provided, and

(3) Sub-paragraph (2) applies –

to a person to whom the information is disclosed, but, in the case of a person within paragraph (b), sub-paragraph (2) does not authorise processing contrary to the terms on which disclosure is made. (4) Sub-paragraphs (2) and (3) are subject to sub-paragraphs (7) to (9). (5) The requirement may specify how and when the required information is to 5 be provided, including (in particular) – the person to whom the information is to be provided (who may be a person other than DAERA); the form in which the information is to be provided; (b) the means by which it is to be provided; 10 (c) the time or times at which, or by when, it is to be provided. (6) The requirement must specify – the types of processing to which the information may be subjected, (b) if the types of processing specified include disclosure of any kind, the 15 forms in which the information may be disclosed. (7) Information provided in response to the requirement – may not be subjected to types of processing other than those specified in the requirement, and may not be disclosed in any form other than those specified in the 20 requirement, except in circumstances specified in the requirement. (8) Sub-paragraph (9) applies if information is provided in response to the requirement, and a person ("P") proposes to make a disclosure of the information that 25 is permitted by sub-paragraph (7). (9) Where P proposes that the disclosure should be of the information otherwise than in anonymised form – P must consider whether the disclosure (if made in the form proposed) would, or might, prejudice the commercial interests of 30 any person, and if P considers that it would or might do so, the disclosure (if made) must be of the information in anonymised form unless DAERA considers that it is in the public interest for the disclosure to be of the information in some other form permitted by sub-paragraph (7) (in 35 which event the disclosure may be of the information in that other form). (10) In this Part "processing", in relation to information, means an operation or set of operations which is performed on information, or on sets of information, such as -40 collection, recording, organisation, structuring or storage, (b) adaptation or alteration, retrieval, consultation or use, (c) (d) disclosure by transmission, dissemination or otherwise making available, 45

alignment or combination, or

restriction, erasure or destruction.

(e)

Enforcement of information requirements

injor	cem	int of information requirements	
14	(1)	DAERA may by regulations make provision for enforcement of a requirement imposed under paragraph 9(1) or (2).	
	(2)	In the following provisions of this paragraph "specified" means specified in regulations under sub-paragraph (1).	5
	(3)	In sub-paragraph (1) "enforcement" includes (in particular) — (a) monitoring compliance, (b) investigating non-compliance, and (c) dealing with non-compliance.	
	(4)	The provision that may be made by regulations under sub-paragraph (1) includes (in particular)— (a) provision for the imposition of monetary penalties for non-compliance with requirements, whether penalties— (i) of a specified amount,	10
		 (ii) of an amount calculated in a specified manner, (iii) of an amount, not exceeding a specified maximum or a maximum calculated in a specified manner, decided by a specified person or a person of a specified description, or (iv) by way of suspending, or withholding, payment of any amounts; 	15 20
		(b) provision for recovery of amounts due in respect of monetary penalties, including provision for any of interest, set-off and security for payment;	
		(c) provision about the giving of advice or warnings;(d) provision for the acceptance of undertakings to take, or refrain from taking, particular actions;	25
		(e) provision giving persons functions in connection with enforcement of requirements;(f) provision about review of, or appeals against, things done (including	
	(=)	decisions made) in connection with enforcement of requirements.	30
	(5)	In sub-paragraph (4)(a) "specified manner" includes (in particular) a manner framed by reference to a specified matter such as a person's profits, income or turnover.	
	(6)	Regulations under sub-paragraph (1) are subject to affirmative resolution procedure.	35
		Part 4	
		MARKETING STANDARDS AND CARCASS CLASSIFICATION	

Marketing standards

- 15 (1) DAERA may by regulations, in relation to agricultural products that
 - (a) are listed in paragraph 16(1), and

(b) are marketed in Northern Ireland,

make provision about the standards with which those products must conform ("marketing standards").

(2)	The re	gulations may cover matters such as –	
` '	(a)	technical definitions, designation and sales descriptions;	
	(b)	classification criteria such as grading into classes, weight, sizing, age and category;	
	(c)	the species, plant variety or animal breed or the commercial type;	5
	(d)	the presentation, labelling, packaging, rules to be applied in relation to packaging centres, marking, years of harvesting and use of specific terms;	
	(e)	criteria such as appearance, consistency, conformation, product characteristics and the percentage of water content;	10
	(f)	specific substances used in production, or components or constituents, including their quantitative content, purity and identification;	
	(g)	the type of farming and production method, including oenological practices;	15
	(h)	coupage of must and wine (including definitions of those terms), blending and restrictions thereof;	
	(i)	the frequency of collection, delivery, preservation and handling, the conservation method and temperature, storage and transport;	
	(j)	the place of farming or origin, excluding live poultry and poultrymeat;	20
	(k)	restrictions as regards the use of certain substances and practices;	
	(1)	specific use of products;	
	(m)	the conditions governing the disposal, the holding, circulation and use of products not in conformity with the marketing standards, and the disposal of by-products;	25
	(n)	the use of terms communicating value-added characteristics or attributes.	
(3)		ations under sub-paragraph (1) may include provision about ement, which may (among other things) include provision—	30
	(a)	about the provision of information;	
	(b)	conferring powers of entry;	
	(c)	conferring powers of inspection, search and seizure;	
	(d)	about the keeping of records;	
	(e)	imposing monetary penalties;	35
	(f)	creating summary offences punishable with a fine not exceeding the amount specified in the regulations, which must not exceed level 5 on the standard scale;	
	(g)	about appeals;	
	(h)	conferring functions (including functions involving the exercise of a discretion) on a person.	40
(4)		ations under this paragraph may not authorise entry to a private ng without a warrant issued by a lay magistrate.	
(5)	Regula	ations under this paragraph are subject to affirmative resolution	
` ′	proced		45

Agric	ultu	ral products	
16	(1)	 The agricultural products mentioned in paragraph 15(1) are products falling within any of the following – (a) the table in Part XV of Annex 1 of the CMO Regulation, but excluding any entry in the table for live animals (beef and veal); (b) the table in Part XX of Annex 1 of the CMO Regulation, including any entry in the table for live poultry (poultry and poultrymeat); (c) the table in Part XIX of Annex 1 of the CMO Regulation, including 	5
		 any entry in the table for eggs (eggs and egg products); (d) the table in any of Parts IX to XI of Annex 1 of the CMO Regulation (fruit and vegetables other than olives); (e) the table in Part VII of Annex 1 of the CMO Regulation (olive oil and 	10
		table olives); (f) the table in Part VI of Annex 1 of the CMO Regulation (hops); (g) the table in Part XII of Annex 1 of the CMO Regulation (wine); (h) the definition of "aromatised wine products" in Article 3 of the Aromatised Wine Regulation (aromatised wine).	15
	(2)	 In sub-paragraph (1) — (a) references to the CMO Regulation are to that Regulation as amended from time to time before IP completion day, and (b) "the Aromatised Wine Regulation" means Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products 	20
	(3)	as amended from time to time before IP completion day. DAERA may by regulations amend this paragraph and paragraph 15 for or	25
	` `	 in connection with the purpose of — (a) adding or removing an agricultural product from sub-paragraph (1); (b) altering the description of an agricultural product in sub-paragraph (1). Regulations under this paragraph are subject to affirmative resolution 	30
		procedure.	
Carca	ıss cl	lassification	
17	(1)	DAERA may by regulations make provision about the classification, identification and presentation of bovine, pig and sheep carcasses by slaughterhouses in Northern Ireland.	35
	(2)	Regulations under sub-paragraph (1) may include provision about enforcement, which may (among other things) include provision— (a) about the provision of information;	
		 (b) conferring powers of entry; (c) conferring powers of inspection, search and seizure; (d) about the keeping of records; (e) imposing monetary penalties; 	40
		(f) creating summary offences punishable with a fine not exceeding the amount specified in the regulations, which must not exceed level 5 on the standard scale;	45

10

20

25

30

35

- (g) about appeals;
- (h) conferring functions (including functions involving the exercise of a discretion) on a person.
- (3) Regulations under this paragraph may not authorise entry to a private dwelling without a warrant issued by a lay magistrate.
- (4) Regulations under this paragraph are subject to affirmative resolution procedure.

Part 5

DATA PROTECTION

- 18 (1) This paragraph applies to a duty or power to disclose or use information where the duty or power is imposed or conferred by or under any provision of this Schedule.
 - (2) A duty or power to which this paragraph applies does not operate to require or authorise the disclosure or use of information which would contravene the data protection legislation (but the duty or power is to be taken into account in determining whether the disclosure or use would contravene that legislation).
 - (3) In this paragraph "data protection legislation" has the same meaning as in the Data Protection Act 2018 (see section 3 of that Act).

SCHEDULE 7 Section 49

THE CMO REGULATION: CONSEQUENTIAL AMENDMENTS

Part 1

EXCEPTIONAL MARKET CONDITIONS: ENGLAND

- In consequence of the provision made by sections 18 and 19, in Part V of the CMO Regulation (general provisions), at the beginning of each of Articles 219, 220, 221 and 222 insert
 - "A1 This Article does not apply in relation to agricultural producers in England."

Part 2

EXCEPTIONAL MARKET CONDITIONS: WALES

- In consequence of the provision made by paragraphs 6 and 7 of Schedule 5, in Part V of the CMO Regulation (general provisions), at the beginning of each of Articles 219, 220, 221 and 222 (but after the amendment made by paragraph 1) insert—
 - "A2 Until the end of 2024 this Article does not apply in relation to agricultural producers in Wales."

Part 3

	MARKETING STANDARDS AND CARCASS CLASSIFICATION: ENGLAND	
3	In consequence of the provision made in Part 5, the CMO Regulation is amended as follows.	
4	In Article 19 (public intervention and aid for private storage: delegated powers), in paragraph 6 at the end insert —	. 5
	"This paragraph does not apply to the classification, identification and presentation of carcasses by slaughterhouses in England (see section 38(1) of the Agriculture Act 2020)."	
5	In Article 20 (public intervention and aid for private storage: implementing powers in accordance with the examination procedure), after point (t) insert —	
	"Points (p) to (t) do not apply in relation to slaughterhouses in England (see section 38(1) of the Agriculture Act 2020)."	-
6	In Article 21 (public intervention and aid for private storage: other implementing powers), at the beginning insert —	15
	"This Article does not apply to the classification of carcasses by slaughterhouses in England (see section 38(1) of the Agriculture Act 2020)."	
7	In Article 73 (marketing standards: scope), at the end insert—	20
	"References in this Section to marketing standards as they apply in relation to products marketed in England, include standards set in regulations under section 35(1) of the Agriculture Act 2020."	
8	In Article 75 (marketing standards: establishment and content), at the beginning insert –	25
	"A1 This Article does not apply in relation to products marketed in England (see section 35(1) of the Agriculture Act 2020)."	
9	In Article 78 (definitions, designations and sales descriptions for certain sectors and products), at the end insert —	
	"6 Paragraphs 3 to 5 do not apply in relation to products marketed in England (see section 35(1) of the Agriculture Act 2020)."	30
10	In Article 80 (oenological practices and methods of analysis), at the end insert –	
	"6 Paragraphs 3 to 5 do not apply in relation to products marketed in England (see section 35(1) of the Agriculture Act 2020)."	35
11	In Article 86 (reservation, amendment and cancellation of optional reserved terms), at the beginning insert —	
	"This Article and Articles 87 and 88 do not apply in relation to products marketed in England (see section 35(1) of the Agriculture Act 2020)."	

In Article 91 (implementing powers in accordance with the examination

	Part 3 – Marketing standards and carcass classification: England	
	procedure), at the beginning insert —	
	"This Article does not apply in relation to products marketed in England (see section 35(1) of the Agriculture Act 2020)."	
13	In Article 119 (labelling and presentation in the wine sector: compulsory particulars), in paragraph 3, at the end insert —	5
	"Sub-paragraph (b) of this paragraph does not apply in relation to products marketed in England (see section 35(1) of the Agriculture Act 2020)."	
14	In Article 122 (labelling and presentation in the wine sector: delegated powers), at the beginning insert —	10
	"A1 This Article does not apply in relation to products marketed in England (see section 35(1) of the Agriculture Act 2020)."	
15	In Article 123 (implementing powers in accordance with the examination procedure), at the beginning insert —	
	"This Article does not apply in relation to products marketed in England (see section 35(1) of the Agriculture Act 2020)."	15
16	Regulations made by the European Commission under — (a) Article 19(6) of the CMO Regulation, (b) any of points (p) to (t) of Article 20 of the CMO Regulation, or (c) Article 21 of the CMO Regulation, continue to apply to slaughterhouses in England, notwithstanding the amendments made by paragraphs 4 to 6.	20
17	Regulations made by the European Commission under Section 1 or Section 3 of Chapter 1 of Title 2 of the CMO Regulation continue to apply to products marketed in England, notwithstanding the amendments made by paragraphs 7 to 15.	25
	PART 4	
	MARKETING STANDARDS AND CARCASS CLASSIFICATION: WALES	
18	In consequence of the provision made in Part 4 of Schedule 5, the CMO Regulation is amended as follows.	30
19	In Article 19 (public intervention and aid for private storage: delegated powers), in paragraph 6, at the end (and after the amendment made by paragraph 4) insert –	
	"This paragraph does not apply to the classification, identification and presentation of carcasses by slaughterhouses in Wales (see paragraph 17(1) of Schedule 5 to the Agriculture Act 2020)."	35
20	In Article 20 (public intervention and aid for private storage: implementing powers in accordance with the examination procedure), after point (t) (and after the amendment made by paragraph 5) insert—	

"Points (p) to (t) do not apply in relation to slaughterhouses in Wales (see paragraph 17(1) of Schedule 5 to the Agriculture Act 2020)."

21 In Article 21 (public intervention and aid for private storage: or implementing powers), at the beginning (but after the amendment made paragraph 6) insert—					
	"This Article does not apply to the classification of carcasses by slaughterhouses in Wales (see paragraph 17(1) of Schedule 5 to the Agriculture Act 2020)."	5			
22	In Article 73 (marketing standards: scope), at the end (and after the amendment made by paragraph 7) insert —				
	"References in this Section to marketing standards as they apply in relation to products marketed in Wales, include standards set in regulations under paragraph 15(1) of Schedule 5 to the Agriculture Act 2020."	10			
23	In Article 75 (marketing standards: establishment and content), at the beginning (but after the amendment made by paragraph 8) insert —				
	"A2 This Article does not apply in relation to products marketed in Wales (see paragraph 15(1) of Schedule 5 to the Agriculture Act 2020)."	15			
24	In Article 78 (definitions, designations and sales descriptions for certain sectors and products), at the end (and after the amendment made by paragraph 9) insert —				
	"7 Paragraphs 3 to 5 do not apply in relation to products marketed in Wales (see paragraph 15(1) of Schedule 5 to the Agriculture Act 2020)."				
25	In Article 80 (oenological practices and methods of analysis), at the end (and after the amendment made by paragraph 10) insert —				
	"7 Paragraphs 3 to 5 do not apply in relation to products marketed in Wales (see paragraph 15(1) of Schedule 5 to the Agriculture Act 2020)."				
26	In Article 86 (reservation, amendment and cancellation of optional reserved terms), at the beginning (but after the amendment made by paragraph 11) insert —	30			
	"This Article and Articles 87 and 88 do not apply in relation to products marketed in Wales (see paragraph 15(1) of Schedule 5 to the Agriculture Act 2020)."				
27	In Article 91 (implementing powers in accordance with the examination procedure), at the beginning (but after the amendment made by paragraph 12) insert –	35			
	"This Article does not apply in relation to products marketed in Wales (see paragraph 15(1) of Schedule 5 to the Agriculture Act 2020)."	40			
28	In Article 119 (labelling and presentation in the wine sector: compulsory particulars), in paragraph 3, at the end (and after the amendment made by				

paragraph 13) insert -

"Sub-paragraph (b) of this paragraph does not apply in relation to products marketed in Wales (see paragraph 15(1) of Schedule 5 to the Agriculture Act 2020)."

In Article 122 (labelling and presentation in the wine sector: delegated powers), at the beginning (but after the amendment made by paragraph 14) insert –

5

"A2 This Article does not apply in relation to products marketed in Wales (see paragraph 15(1) of Schedule 5 to the Agriculture Act 2020)."

10

In Article 123 (implementing powers in accordance with the examination procedure), at the beginning (but after the amendment made by paragraph 15) insert —

"This Article does not apply in relation to products marketed in Wales (see paragraph 15(1) of Schedule 5 to the Agriculture Act 2020)."

15

- 31 Regulations made by the European Commission under
 - (a) Article 19(6) of the CMO Regulation,
 - (b) any of points (p) to (t) of Article 20 of the CMO Regulation, or
 - (c) Article 21 of the CMO Regulation,

20

continue to apply to slaughterhouses in Wales, notwithstanding the amendments made by paragraphs 19 to 21.

Regulations made by the European Commission under Section 1 or Section 3 of Chapter 1 of Title 2 of the CMO Regulation continue to apply to products marketed in Wales, notwithstanding the amendments made by paragraphs 22 to 30.

25

Part 5

MARKETING STANDARDS AND CARCASS CLASSIFICATION: NORTHERN IRELAND

In consequence of the provision made in Part 4 of Schedule 6, the CMO Regulation is amended as follows.

30

In Article 19 (public intervention and aid for private storage: delegated powers), in paragraph 6 at the end (and after the amendments made by paragraphs 4 and 19) insert—

"This paragraph does not apply to the classification, identification and presentation of carcasses by slaughterhouses in Northern Ireland (see paragraph 17(1) of Schedule 6 to the Agriculture Act 2020)."

35

In Article 20 (public intervention and aid for private storage: implementing powers in accordance with the examination procedure), after point (t) (and after the amendments made by paragraphs 5 and 20) insert —

40

"Points (p) to (t) do not apply in relation to slaughterhouses in Northern Ireland (see paragraph 17(1) of Schedule 6 to the Agriculture Act 2020)."

"This Article does not apply in relation to products marketed in Northern Ireland (see paragraph 15(1) of Schedule 6 to the

87

Agricul	ture Act 2020	and article	e 15(1) of the	Food Safety	(Northern
	Order 1991)		` '	,	`

43 In Article 119 (labelling and presentation in the wine sector: compulsory particulars), in paragraph 3, at the end (and after the amendments made by paragraphs 13 and 28) insert -5 "Sub-paragraph (b) of this paragraph does not apply in relation to products marketed in Northern Ireland (see paragraph 15(1) of Schedule 6 to the Agriculture Act 2020)." 44 In Article 122 (labelling and presentation in the wine sector: delegated powers), at the beginning (but after the amendments made by paragraphs 14 10 and 29) insert – "A3 This Article does not apply in relation to products marketed in Northern Ireland (see paragraph 15(1) of Schedule 6 to the Agriculture Act 2020)." 45 In Article 123 (implementing powers in accordance with the examination 15 procedure), at the beginning (but after the amendments made by paragraphs 15 and 30) insert -"This Article does not apply in relation to products marketed in Northern Ireland (see paragraph 15(1) of Schedule 6 to the Agriculture Act 2020)." 20 46 Regulations made by the European Commission under – Article 19(6) of the CMO Regulation, any of points (p) to (t) of Article 20 of the CMO Regulation, or Article 21 of the CMO Regulation, continue to apply to slaughterhouses in Northern Ireland, notwithstanding 25 the amendments made by paragraphs 34 to 36. 47 Regulations made by the European Commission under Section 1 or Section 3 of Chapter 1 of Title 2 of the CMO Regulation continue to apply to products

marketed in Northern Ireland notwithstanding the amendments made by

30

paragraphs 37 to 45.

A

BILL

To authorise expenditure for certain agricultural and other purposes; to make provision about direct payments following the United Kingdom's departure from the European Union and about payments in response to exceptional market conditions affecting agricultural markets; to confer power to modify retained direct EU legislation relating to agricultural and rural development payments and public market intervention and private storage aid; to make provision about reports on food security; to make provision about the acquisition and use of information connected with food supply chains; to confer powers to make regulations about the imposition of obligations on business purchasers of agricultural products, marketing standards, organic products and the classification of carcasses; to make provision for the recognition of associations of agricultural producers which may benefit from certain exemptions from competition law; to make provision about fertilisers; to make provision about the identification and traceability of animals; to make provision about red meat levy in Great Britain; to make provision about agricultural tenancies; to confer power to make regulations about securing compliance with the WTO Agreement on Agriculture; and for connected purposes.

Presented by Secretary Theresa Villiers
supported by
the Prime Minister,
the Chancellor of the Exchequer,
Secretary Stephen Barclay,
Secretary Elizabeth Truss, Secretary Simon Hart,
Secretary Julian Smith,
George Eustice and Rishi Sunak.

Ordered, by The House of Commons, to be Printed, 16th January 2020.

© Parliamentary copyright House of Commons 2020

This publication may be reproduced under the terms of the Open Parliament Licence, which is published at
www.parliament.uk/site-information/copyright

PUBLISHED BY AUTHORITY OF THE HOUSE OF COMMONS

Bill 7 58/1