

STATES OF JERSEY



DRAFT MEDIUM TERM FINANCIAL PLAN ADDITION FOR 2017 – 2019 (P.68/2016) – ELEVENTH AMENDMENT (P.68/2016 Amd.(11)) – AMENDMENT

**Lodged au Greffe on 20th September 2016
by Deputy K.C. Lewis of St. Saviour**

STATES GREFFE

PAGE 2, AMENDMENT 1 –

Delete the words “all properties previously affected by pollution from the Airport Fire Training Ground (except for those where a legally-binding agreement is entered into with the States of Jersey or the Ports of Jersey in relation to water supply following such pollution) shall continue until such time as water from all the boreholes and wells supplying such properties have been declared (on an individual basis) safe”, and insert the following words –

“ the properties previously affected by pollution from the Airport Fire Training Ground (except for those where a legally-binding agreement is entered into with the States of Jersey or the Ports of Jersey in relation to water supply following such pollution) shall continue for each of them until such time as water from the boreholes and wells supplying each such property has been declared safe”.

DEPUTY K.C. LEWIS OF ST. SAVIOUR

REPORT

This amendment to [P.68/2016 Amd.\(11\)](#) is intended to provide clarification about its intent. The original amendment could be read as requiring payments for water rates or supplies to carry on for all properties until water from a borehole or well at the last affected property is declared safe. This is not what is proposed. The intention is for such payments to carry on for an affected property until water from a borehole or well at that property is declared safe.

Financial and manpower Implications

There are no financial or manpower implications arising from this amendment to the amendment.