WO.4/2019

WRITTEN QUESTION TO THE ASSISTANT CHIEF MINISTER BY DEPUTY K.F. MOREL OF ST. LAWRENCE ANSWER TO BE TABLED ON TUESDAY 15th JANUARY 2019

Question

Will the Assistant Chief Minister, as Chairman of the Housing and Work Advisory Group, advise how many licences to work in the Island are currently in use by off-Island care providers in respect of 'live-in care' and, of these licences, how many are in use by self-employed carers and how many by corporate entities?

Answer

There are currently no non-resident undertaking that have a business licence in respect of 'live- in care'. This is due to the structuring and duration of any such arrangements, which likely mean that 'live-in care' is exempt from the requirements of the Law under Article 3(1)(i) of the CHWL Exemption Order, which exempts any activity of a resident undertaking involving the provision of domestic services to *not* more than 2 households, or Article 3(1) (n)(ii) which exempts any undertaking operating in Jersey for an aggregate period of 30 days or less in any period of 12 months.