# **STATES OF JERSEY**



## DRAFT STATES OF JERSEY (MINISTER FOR EXTERNAL RELATIONS) (JERSEY) REGULATIONS 201-: REPORT OF THE CHIEF MINISTER

Presented to the States on 11th March 2013 by the Chief Minister

**STATES GREFFE** 

#### **INTRODUCTION**

The Chief Minister, in accordance with MD-C-2013-0020, has decided to present these draft Regulations to the States for information to enable them to be considered by the Corporate Services Scrutiny Panel before a decision is taken on whether or not they should be lodged for debate.

#### REPORT

The Council of Ministers, at their meeting on 12th May 2011, endorsed the proposal to establish an office of Minister with responsibility for UK and international relations. The Council of Ministers, at their meeting on 7th December 2012, reaffirmed the proposal to create a Minister for External Relations to share concurrent responsibility for external relations with the Chief Minister. The Council asked that the necessary draft Regulations be referred in the first instance to the Corporate Services Scrutiny Panel, and that once the views of the Scrutiny Panel had been considered, the draft Regulations together with an explanatory report should be lodged *au Greffe* for consideration by the States Assembly.

The Corporate Services Scrutiny Panel has indicated that the draft Regulations necessary to create this new ministerial office should in the first instance be presented to the States as a Report in order that they can be made publicly available, and so enable the Panel to undertake their review unhindered by any potential issues of confidentiality.

The Draft States of Jersey (Minister for External Relations) (Jersey) Regulations 201are accordingly conveyed to the States Assembly (see attached **Appendix**). The Council of Ministers hopes that the views of the Scrutiny Panel can be considered before the draft Regulations need to be lodged for debate.

**APPENDIX** 



### DRAFT STATES OF JERSEY (MINISTER FOR EXTERNAL RELATIONS) (JERSEY) REGULATIONS 201-

REPORT

Explanatory Note

Regulation 1 defines the States of Jersey Law 2005 as the principal Law.

Regulation 2 establishes the Minister for External Relations.

Regulation 3 describes the functions of the Minister for External Relations. He or she shall discharge, concurrently with the Chief Minister, the function described in Article 18(3)(b) of the principal Law. That function is -

"(b) conducting external relations in accordance with the common policy agreed by the Council of Ministers."

It remains the function of the Council of Ministers, under Article 18(2)(c) of the principal Law, to discuss and agree their common policy regarding external relations.

In addition, the functions of the Chief Minister under various enactments and Acts of the United Kingdom that are extended to Jersey are transferred to the Minister for External Relations. The functions are described in detail in Regulations 6 to 20 below.

Regulation 4 amends the principal Law so as to increase the number of Ministers to 10. These Regulations do not provide for an increase in the total of the Chief Minister, Ministers and Assistant Ministers, which is set at 22 by Article 25(3) of the principal Law.

*Regulation 5* amends Standing Orders of the States of Jersey so as to apply the process for selection and appointment of Ministers to the selection and appointment of a Minister for External Relations.

Regulations 6 to 20 amend Jersey enactments or provide for the construction of Orders in Council of the United Kingdom so as to implement the transfer of functions provided for in Regulation 3(2).

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Regulation 7 amends the Community Provisions (Restrictive Measures - North Korea) (Jersey) Order 2007 so as to remove an express reference to the Chief Minister. Consequently, any reference to "the Minister" in the Order will be construed in accordance with the European Communities Legislation (Implementation) (Jersey) Law 1996 as amended by Regulation 6. Regulation 8 amends the Taxation (Agreements with European Union Member States) (Jersey) Regulations 2005. The Minister has the power to make Orders amending certain dates and the list of competent authorities in the Regulations and suspending or reinstating the operation of the Regulations in respect of a contracting party that has served a termination agreement. Regulation 9 amends the Taxation (Double Taxation) (Jersey) Regulations 2010. Under those Regulations the Minister has power by Order to add to the Regulations a commencement date for a double taxation agreement. Regulation 10 amends the Taxation (Exchange of Information with Third Countries) (Jersey) Regulations 2008. Under those Regulations the Minister has power by Order to add to the Regulations descriptions of taxes and a commencement date for a tax information exchange agreement. Regulation 11 amends the Money Laundering and Weapons Development (Directions) (Jersey) Law 2012. Under that Law the Minister may make Orders amending definitions in the Law, give directions in respect of a country or territory where there is a risk of money laundering or weapons development that is a significant risk to the interests of Jersey and give licences permitting activity that would otherwise be prohibited by a direction. Regulation 12 provides for the construction of the Nuclear Safeguards Act 2000 as that Act is extended to Jersey by the Nuclear Safeguards (Jersey) Order 2004. Under that Act, the Minister may make Orders giving effect in Jersey to any Safeguards Agreement connected with the Treaty on the Non-Proliferation of Nuclear Weapons and may require the provision of information for those purposes. Regulation 13 amends the Nuclear Safeguards (Jersey) Order 2005 so that, consistent with the rule for construction in Regulation 12, references to the Minister in it are references to the Minister for External Relations. Regulation 14 amends the Terrorist Asset-Freezing (Jersey) Law 2011. Under that Law the Minister may designate a person suspected of direct or indirect involvement in terrorist activity, with the consequence that the person's assets are frozen. The Minister may also by licence authorize activities that would otherwise be prohibited by a designation. Regulation 15 amends the Crime and Security (Jersey) Law 2003. The principal function of the Minister under that Law is to make asset-freezing Orders. Regulation 16 provides for the construction of certain Orders in Council that implement sanctions and measures pursuant to a resolution of the Security Council of

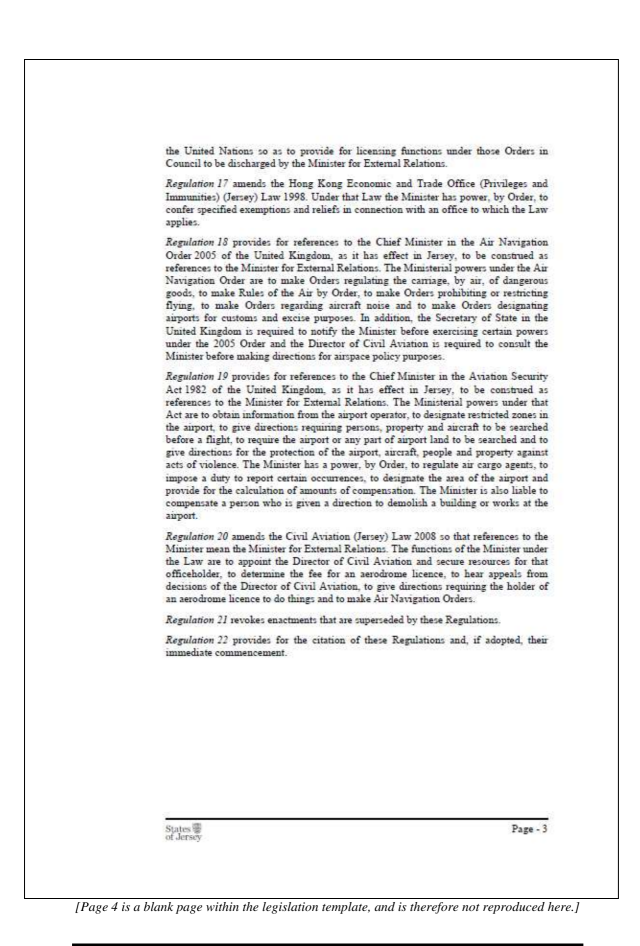
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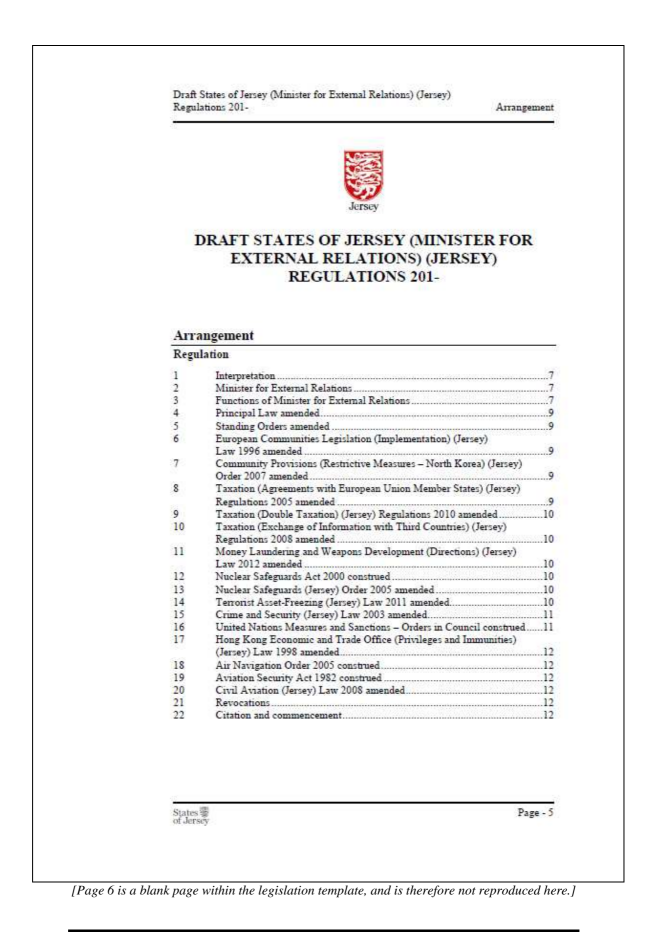
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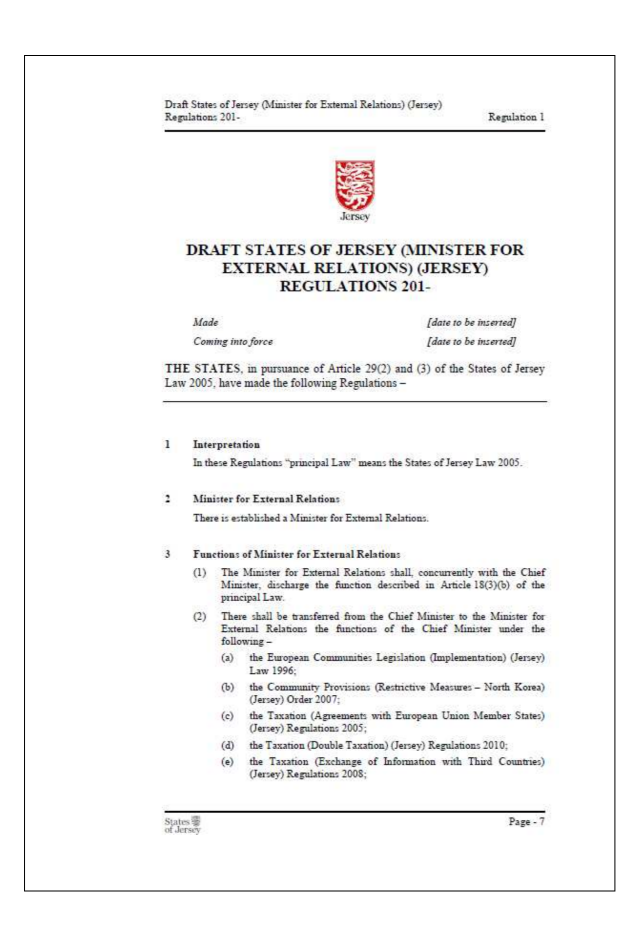
Regulation  $\delta$  amends the European Communities Legislation (Implementation) (Jersey) Law 1996. Under that Law the Minister may make Orders to give effect in Jersey to a Community instrument where immediate or early enactment is necessary or expedient. Otherwise, Community instruments are given effect by Regulations. The Ministerial power under this Law is customarily used to give effect to Community

instruments which impose sanctions against regimes in other countries.





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Draft States of Jersey (Minister for External Relations) (Jersey) Regulations 201-	Regulation 3	
<ul> <li>(f) the Money Laundering and Weapons Development (Directions) (Jersey) Law 2012;</li> </ul>	(f)	
<ul> <li>(g) the Nuclear Safeguards Act 2000 of the United Kingdom, as extended to Jersey by the Nuclear Safeguards (Jersey) Order 2004;</li> </ul>	(g)	
<li>(h) the Nuclear Safeguards (Jersey) Order 2005;</li>	(h)	
<ul> <li>the Terrorist Asset-Freezing (Jersey) Law 2011;</li> </ul>	(i)	
<li>(j) the Crime and Security (Jersey) Law 2003;</li>	<b>G</b>	
<ul> <li>(k) the Iraq (United Nations Sanctions) (Channel Islands) Order 2000 of the United Kingdom;</li> </ul>	(k)	
<ol> <li>the Iraq (United Nations Sanctions) (Channel Islands) Order 2003 of the United Kingdom;</li> </ol>	(1)	
<ul> <li>(m) the Al Qa'ida and Taliban (United Nations Measures) (Channel Islands) Order 2002 of the United Kingdom;</li> </ul>	(m)	
<ul> <li>(n) the Democratic Republic of the Congo (United Nations Sanctions) (Channel Islands) Order 2003 of the United Kingdom;</li> </ul>	(n)	
<ul> <li>(o) the Democratic Republic of the Congo (United Nations Measures) (Channel Islands) Order 2005 of the United Kingdom;</li> </ul>	(o)	
(p) the Lebanon and Syria (United Nations Measures) (Channel Islands) Order 2006 of the United Kingdom;	(p)	
<ul> <li>(q) the Liberia (United Nations Sanctions) (Channel Islands) Order 2004 of the United Kingdom;</li> </ul>	(q)	
<ul> <li>(r) the United Nations Arms Embargoes (Somalia, Liberia and Rwanda) (Channel Islands) Order 1996 of the United Kingdom;</li> </ul>	(1)	
	(\$)	
	(t)	
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	(v)	
	(w)	
	(x)	
	(v)	
All rights enjoyed and liabilities incurred by the Chief Minister in connection with the functions transferred by paragraph (2) shall be transferred to the Minister for External Relations and become the rights and liabilities of the Minister for External Relations.	(3) All conr trans	
A provision of a contract or other instrument that specifies that a right or liability of the Chief Minister is incapable of transfer shall, to the extent that it applies to a right or liability transferred by paragraph (3), be of no effect.	liabi that	
The operation of paragraph (3) shall not be regarded -	(5) The	
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	ulations	201- Regulation 4	
		(a) as a breach of contract or confidence or otherwise as a civil wrong;	
		(b) as a breach of any contractual provision prohibiting, restricting or regulating the assignment or transfer of rights or liabilities; or	
		(c) as giving rise to any remedy by a party to a contract or other instrument, as an event of default under any contract or other instrument or as causing or permitting the termination of any contract or other instrument, or of any obligation or relationship.	
4	Princ	ipal Law amended	
		rticle 18(1) of the principal Law for the number "9" there shall be tuted the number "10".	
5	Stand	ling Orders amended	
	In sta	nding order 117 of the Standing Orders of the States of Jersey -	
	(a)	in paragraph (1), after "Education, Sport and Culture" there shall be inserted "External Relations";	
	(6)	at the end of paragraph (18) there shall be added the words "or the establishment of a Minister".	
6	Euro amen	pean Communities Legislation (Implementation) (Jersey) Law 1996 ded	
	In Article 1 of the European Communities Legislation (Implementation) (Jersey) Law 1996 for the definition "Minister" there shall be substituted the following definition -		
		" 'Minister' means the Minister for External Relations;".	
7		nunity Provisions (Restrictive Measures – North Korea) (Jersey) r 2007 amended	
	Korea	ticle 6(2) of the Community Provisions (Restrictive Measures – North a) (Jersey) Order 2007 for the words "Chief Minister" there shall be tuted the word "Minister".	
		tion (Agreements with European Union Member States) (Jersey) lations 2005 amended	
8	Regu		
8	In Re States	gulation 1 of the Taxation (Agreements with European Union Member ) (Jersey) Regulations 2005 for the definition "Minister" there shall be tuted the following definition -	

lation 9	Regulations 201-							
Taxation (Double Taxation) (Jersey) Regulations 2010 amended								
In Regulation 3 of the Taxation (Double Taxation) (Jersey) Regulations 2010 for the words "Chief Minister" there shall be substituted the words "Minister for External Relations".								
Taxation (Exchange of Inform Regulations 2008 amended	(Exchange of Information with Third Countries) (Jersey) ns 2008 amended							
In Regulation 16A(3) of the Taxation (Exchange of Information with Third Countries) (Jersey) Regulations 2008 for the words "Chief Minister" there shall be substituted the words "Minister for External Relations".								
Money Laundering and Weapons Development (Directions) (Jersey) Law 2012 amended								
In the Money Laundering and Weapons Development (Directions) (Jersey Law 2012 -								
(a) in Article 1 for the defi following definition –	nition "Minister" there shall be substituted the							
" 'Minister' means the M	linister for External Relations;";							
(b) in the Schedule –								
<ul> <li>for the words "Chi substituted the words)</li> </ul>	ief Minister" wherever they appear there shall be rd "Minister",							
<ul><li>(ii) for the words "Chi "Minister's".</li></ul>	ef Minister's" there shall be substituted the word							
Nuclear Safeguards Act 2000	construed							
Jersey with modifications by	t 2000 of the United Kingdom, as extended to the Nuclear Safeguards (Jersey) Order 2004, a Resources Committee shall be construed as a ternal Relations.							
Nuclear Safeguards (Jersey) (	Order 2005 amended							
In Article 1(1) of the Nuclear Safeguards (Jersey) Order 2005 for the definition "Minister" there shall be substituted the following definition –								
" 'Minister' means	the Minister for External Relations;".							
Terrorist Asset-Freezing (Jersey) Law 2011 amended								
In the Terrorist Asset-Freezing (Jersey) Law 2011 -								
(a) for the words "Chief Mir be substituted the word "	nister" in each place that they appear there shall Minister";							
(b) for the words "Chief Min be substituted the word "	ister's" in each place that they appear there shall Minister's";							
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Reg	ulation	s 201-		Regulation 15	
	(c)		article 1(1) after the definition "interim designation rted the following definition –	on" there shall be	
		1	" 'Minister' means the Minister for External Rel:	ations;".	
15	Crin	ne and	l Security (Jersey) Law 2003 amended		
	In Article 1(1) of the Crime and Security (Jersey) Law 2003 for the definition "Minister" there shall be substituted the following definition -				
			" 'Minister' means the Minister for External Rel:	ations;".	
16	Unit	United Nations Measures and Sanctions – Orders in Council construed			
	(1)	"lice	he following enactments of the United Kingdom ensing authority", a reference to the Policy and Res I be construed as a reference to the Minister for Ext	ources Committee	
		(a)	article 4(1) of the Iraq (United Nations Sa Islands) Order 2003;	nctions) (Channel	
		(b)	article 2(1) of the Al-Qa'ida and Taliban Measures) (Channel Islands) Order 2002;	(United Nations	
		(c)	article 2(1) of the Democratic Republic of th Nations Sanctions) (Channel Islands) Order 2003		
		(d)	article 2(1) of the Democratic Republic of th Nations Measures) (Channel Islands) Order 2005	-	
		(e)	article 2(1) of the Liberia (United Nations Sa Islands) Order 2004;	Service and the second second	
		(f)	article 2(1) of the Somalia (United Nations Sa Islands) Order 2002;	nctions) (Channel	
		(g)	article 2(1) of the Sudan (United Nations M Islands) Order 2005; and	easures) (Channel	
		(h)	article 2(1) of the Terrorism (United Nations M Islands) Order 2001.	leasures) (Channel	
	(2)	(Cha refe	article 2 of the Lebanon and Syria (United Mannel Islands) Order 2006, in the definition "relev rence to the Chief Minister shall be construed as ister for External Relations.	ant authority", the	
	(3)	Orde Islan the 1	rticle 2(1) of the Iraq (United Nations Sanctions) er 2000 as amended by the Iraq (United Nations Si ads) Order 2003, in the definition "relevant enfor reference to the Policy and Resources Committee reference to the Minister for External Relations.	anctions) (Channel cement authority",	
	(4)	(Cha Com	ne United Nations Arms Embargoes (Somalia, Lib annel Islands) Order 1996 a reference to the Poli amittee shall be construed as a reference to the Mi ations.	icy and Resources	
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17	Hong Kong Economic and Trade Office (Privileges and Immunities) (Jersey) Law 1998 amended						
	In paragraphs 5 and 6 of the Schedule to the Hong Kong Economic and Trade Office (Privileges and Immunities) (Jersey) Law 1998 for the words "Chief Minister" there shall be substituted the words "Minister for External Relations".						
18	Air Navigation Order 2005 construed						
	In the Air Navigation Order 2005 of the United Kingdom, extended to Jersey with modifications by the Air Navigation (Jersey) Order 2008, a reference to the Chief Minister shall be construed as a reference to the Minister for External Relations.						
19	Aviation Security Act 1982 construed						
	In the Aviation Security Act 1982 of the United Kingdom, extended to Jersey with exceptions, adaptations and modifications by the Aviation Security (Jersey) Order 1993, references to the Committee, other than the references in section 21(6)(a) and in the definition "Airport Director" in section 38(1), shall be construed as references to the Minister for External Relations.						
20	Civil Aviation (Jersey) Law 2008 amended						
	In Article 1(1) of the Civil Aviation (Jersey) Law 2008, for the definition "Minister" there shall be substituted the following definition –						
	" 'Minister' means the Minister for External Relations;".						
21	Revocations						
	The following enactments are revoked -						
	<ul> <li>Regulation 10 of the States of Jersey (Amendments and Construction Provisions No. 1) (Jersey) Regulations 2005;</li> </ul>						
	(b) Regulation 3(b) of the States of Jersey (Transfer of Functions No. 5) (Economic Development to Chief Minister) (Jersey) Regulations 2012.						
22	Citation and commencement						
	These Regulations may be cited as the States of Jersey (Minister for External Relations) (Jersey) Regulations 201- and shall come into force forthwith.						
5 <u>.</u>	e - 12 States and Jersey						