



1. Home (<https://www.gov.uk/>)

Terms and conditions

This page and any pages it links to explains GOV.UK's terms of use. You must agree to these to use GOV.UK.

Who we are

GOV.UK is managed by Government Digital Service (<https://www.gov.uk/government/organisations/government-digital-service>) (GDS) on behalf of the Crown. GDS is part of the Cabinet Office and will be referred to as 'we' from now on.

Using GOV.UK

You agree to use GOV.UK only for lawful purposes. You must also use it in a way that doesn't infringe the rights of, or restrict or inhibit the use and enjoyment of, this site by anyone else.

We update GOV.UK all the time. We can change or remove content at any time without notice.

Services and transactions

You can use GOV.UK to access online government services and transactions, eg GOV.UK Verify (<https://www.gov.uk/government/publications/introducing-govuk-verify/introducing-govuk-verify>) or register to vote (<https://www.gov.uk/register-to-vote>).

These can be managed by GDS or another government department or agency.

Some services have their own terms and conditions which also apply - read these before you use the service.

Linking to GOV.UK

We welcome and encourage other websites to link to GOV.UK.

You must contact us (<https://www.gov.uk/contact/govuk>) for permission if you want to either:

- charge your website's users to click on a link to any page on GOV.UK
- say your website is associated with or endorsed by GOV.UK or another government department or agency

Linking from GOV.UK

GOV.UK links to websites that are managed by other government departments and agencies, service providers or other organisations. We don't have any control over the content on these websites.

We're not responsible for:

- the protection of any information you give to these websites
- any loss or damage that may come from your use of these websites, or any other websites they link to

You agree to release us from any claims or disputes that may come from using these websites.

You should read all terms and conditions, privacy policies and end user licences that relate to these websites before you use them.

Using GOV.UK content

Most content on GOV.UK is subject to Crown copyright protection (<http://www.nationalarchives.gov.uk/information-management/re-using-public-sector-information/copyright-and-re-use/crown-copyright/>) and is published under the Open Government Licence (<http://www.nationalarchives.gov.uk/doc/open-government-licence/version/1/open-government-licence.htm>) ([OGL](#)).

Some content is exempt from the [OGL](#) - check the list of exemptions.

(<http://www.nationalarchives.gov.uk/doc/open-government-licence/version/1/open-government-licence.htm>)

Departmental logos and crests are also exempt from the [OGL](#), except when they form an integral part of a document or dataset.

If any content isn't subject to Crown copyright protection or published under the [OGL](#), we'll usually credit the author or copyright holder.

You can reproduce content published on GOV.UK under the [OGL](#) as long as you follow the licence's conditions.

Contact us (<https://www.gov.uk/contact/govuk>) if you want to reproduce a piece of content but aren't sure if it's covered by Crown copyright or the [OGL](#).

We make most of the content on GOV.UK available through feeds for other websites and applications to use. The websites and applications that use our feeds aren't our products, and they might use versions of our content that have been edited and stored for later use ('cached').

We don't give any guarantees, conditions or warranties about the accuracy or completeness of any content used by these products. We're not liable for any loss or damage that may come from your use of these products.

The most up to date version of our content will always be on GOV.UK.

Disclaimer

While we make every effort to keep GOV.UK up to date, we don't provide any guarantees, conditions or warranties that the information will be:

- current
- secure
- accurate
- complete
- free from bugs or viruses

We don't publish advice on GOV.UK. You should get professional or specialist advice before doing anything on the basis of the content.

We're not liable for any loss or damage that may come from using GOV.UK. This includes:

- any direct, indirect or consequential losses

- any loss or damage caused by civil wrongs ('tort', including negligence), breach of contract or otherwise
- the use of GOV.UK and any websites that are linked to or from it
- the inability to use GOV.UK and any websites that are linked to or from it

This applies if the loss or damage was foreseeable, arose in the normal course of things or you advised us that it might happen.

This includes (but isn't limited to) the loss of your:

- income or revenue
- salary, benefits or other payments
- business
- profits or contracts
- opportunity
- anticipated savings
- data
- goodwill or reputation
- tangible property
- intangible property, including loss, corruption or damage to data or any computer system
- wasted management or office time

We may still be liable for:

- death or personal injury arising from our negligence
- fraudulent misrepresentation
- any other liability which cannot be excluded or limited under applicable law

Requests to remove content

You can ask for content to be removed from GOV.UK. We'll only do this in certain cases, eg if it breaches copyright laws, contains sensitive personal data or material that may be considered obscene or defamatory.

Contact us (<https://www.gov.uk/contact/govuk>) to ask for content to be removed. You'll need to send us the web address (URL) of the content and explain why you think it should be removed. We'll reply to let you know whether we'll remove it.

We remove content at our discretion in discussion with the department or agency responsible for it. You can still request information under the Freedom of Information Act (<https://www.gov.uk/make-a-freedom-of-information-request>) and the Data Protection Act (<https://www.gov.uk/data-protection>).

Information about you and your visits to GOV.UK

We collect information about you in accordance with our privacy policy (<https://www.gov.uk/support/privacy-policy>) and our cookie policy (<https://www.gov.uk/support/cookies>). By using GOV.UK, you agree to us collecting this information and confirm that any data you provide is accurate.

Virus protection

We make every effort to check and test GOV.UK for viruses at every stage of production. You must make sure that the way you use GOV.UK doesn't expose you to the risk of viruses, malicious computer code or other forms of interference which can damage your computer system.

We're not responsible for any loss, disruption or damage to your data or computer system that might happen when you use GOV.UK.

Viruses, hacking and other offences

When using GOV.UK, you must not introduce viruses, trojans, worms, logic bombs or any other material that's malicious or technologically harmful.

You must not try to gain unauthorised access to GOV.UK, the server on which it's stored or any server, computer or database connected to it.

You must not attack GOV.UK in any way. This includes denial-of-service attacks.

We'll report any attacks or attempts to gain unauthorised access to GOV.UK to the relevant law enforcement authorities and share information about you with them.

Governing law

These terms and conditions are governed by and construed in accordance with the laws of England and Wales.

Any dispute you have which relates to these terms and conditions, or your use of GOV.UK (whether it be contractual or non-contractual), will be subject to the exclusive jurisdiction of the courts of England and Wales.

General

There may be legal notices elsewhere on GOV.UK that relate to how you use the site.

We're not liable if we fail to comply with these terms and conditions because of circumstances beyond our reasonable control.

We might decide not to exercise or enforce any right available to us under these terms and conditions. We can always decide to exercise or enforce that right at a later date.

Doing this once won't mean we automatically waive the right on any other occasion.

If any of these terms and conditions are held to be invalid, unenforceable or illegal for any reason, the remaining terms and conditions will still apply.

Changes to these terms and conditions

Please check these terms and conditions regularly. We can update them at any time without notice.

You'll agree to any changes if you continue to use GOV.UK after the terms and conditions have been updated.

Elsewhere on GOV.UK

- Privacy policy (<https://www.gov.uk/help/privacy-policy>)
- About GOV.UK (<https://www.gov.uk/help/about-govuk>)



Open Government Licence

for public sector information

delivered by
A The National Archives

[Back to The National Archives](#)

You are encouraged to use and re-use the Information that is available under this licence, the Open Government Licence, freely and flexibly, with only a few conditions.

Using information under this licence

Use of copyright and database right material expressly made available under this licence (the 'Information') indicates your acceptance of the terms and conditions below.

The Licensor grants you a worldwide, royalty-free, perpetual, non-exclusive licence to use the Information subject to the conditions below.

This licence does not affect your freedom under fair dealing or fair use or any other copyright or database right exceptions and limitations.

You are free to:

- ✓ copy, publish, distribute and transmit the Information;
- ✓ adapt the Information;
- ✓ exploit the Information commercially for example, by combining it with other Information, or by including it in your own product or application.

You must, where you do any of the above:

- ⚠ acknowledge the source of the Information by including any attribution statement specified by the Information Provider(s) and, where possible, provide a link to this licence;

If the Information Provider does not provide a specific attribution statement, or if you are using Information from several Information Providers and multiple attributions are not practical in your product or application, you may consider using the following:

Contains public sector information licensed under the Open Government Licence v1.0.

- ⚠ ensure that you do not use the Information in a way that suggests any official status or that the Information Provider endorses you or your use of the Information;
- ⚠ ensure that you do not mislead others or misrepresent the Information or its source;
- ⚠ ensure that your use of the Information does not breach the Data Protection Act 1998 or the Privacy and Electronic Communications (EC Directive) Regulations 2003.

These are important conditions of this licence and if you fail to comply with them the rights granted to you under this licence, or any similar licence granted by the Licensor, will end automatically.

Exemptions

This licence does not cover the use of:

- personal data in the Information;
- Information that has neither been published nor disclosed under information access legislation (including the Freedom of Information Acts for the UK and Scotland) by or with the consent of the Information Provider;
- departmental or public sector organisation logos, crests and the Royal Arms except where they form an integral part of a document or dataset;
- military insignia;
- third party rights the Information Provider is not authorised to license;
- Information subject to other intellectual property rights, including patents, trademarks, and design rights; and
- identity documents such as the British Passport.

No warranty

The Information is licensed 'as is' and the Information Provider excludes all representations, warranties, obligations and liabilities in relation to the Information to the maximum extent permitted by law.

The Information Provider is not liable for any errors or omissions in the Information and shall not be liable for any loss, injury or damage of any kind caused by its use. The Information Provider does not guarantee the continued supply of the Information.

Governing Law

This licence is governed by the laws of the jurisdiction in which the Information Provider has its principal place of business, unless otherwise specified by the Information Provider.

Definitions

In this licence, the terms below have the following meanings:

'Information'

means information protected by copyright or by database right (for example, literary and artistic works, content, data and source code) offered for use under the terms of this licence.

'Information Provider'

means the person or organisation providing the Information under this licence.

'Licensor'

means any Information Provider which has the authority to offer Information under the terms of this licence or the Controller of Her Majesty's Stationery Office, who has the authority to offer Information subject to Crown copyright and Crown database rights and Information subject to copyright and database right that has been assigned to or acquired by the Crown, under the terms of this licence.

'Use'

as a verb, means doing any act which is restricted by copyright or database right, whether in the original medium or in any other medium, and includes without limitation distributing, copying, adapting, modifying as may be technically necessary to use it in a different mode or format.

'You'

means the natural or legal person, or body of persons corporate or incorporate, acquiring rights under this licence.

About the Open Government Licence

The Controller of Her Majesty's Stationery Office (HMSO) has developed this licence as a tool to enable Information Providers in the public sector to license the use and re-use of their Information under a common open licence. The Controller invites public sector bodies owning their own copyright and database rights to permit the use of their Information under this licence.

The Controller of HMSO has authority to license Information subject to copyright and database right owned by the Crown. The extent of the Controller's offer to license this Information under the terms of this licence is set out in the [UK Government Licensing Framework](#).

This is version 1.0 of the Open Government Licence. The Controller of HMSO may, from time to time, issue new versions of the Open Government Licence. However, you may continue to use Information licensed under this version should you wish to do so.

These terms have been aligned to be interoperable with any Creative Commons Attribution Licence, which covers copyright, and Open Data Commons Attribution Licence, which covers database rights and applicable copyrights.

Further context, best practice and guidance can be found in the [UK Government Licensing Framework](#) section on The National Archives website.

[Go to the latest version of the licence.](#)