
STATUTORY RULES OF NORTHERN IRELAND

2002 No. 10

ROADS

STREET WORKS

The Street Works (Register, Notices, Directions and Designations) Regulations (Northern Ireland) 2002

Made 17th January 2002

Coming into operation 18th March 2002

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The Department for Regional Development(a), in exercise of the powers conferred by Articles 3(2), 13, 14(1) and (2), 15(1) to (3) and (7), 16(2), 17(2) and (3), 18(1), (2) and (5), 22(1), 23(2), 24(1) and (2) and 54(1) and (2) of the Street Works (Northern Ireland) Order 1995(b) and now exercisable by

(a) S.I. 1999/283 (N.I. 1) Article 3(1)

(b) S.I. 1995/3210 (N.I. 19)

it(a), and of all other powers enabling it in that behalf, hereby makes the following regulations:

Citation and commencement

1. These Regulations may be cited as the Street Works (Register, Notices, Directions and Designations) Regulations (Northern Ireland) 2002 and shall come into operation on 18th March 2002.

Interpretation

2. In these Regulations—

“cycle track” means a way over which the public have a right of way on pedal cycle only, or on pedal cycle and foot only;

“footpath” means a way over which the public have a right of way on foot only, not being a footway;

“major projects” means projects which have been identified specifically in the annual operating programme of the undertaker or the Department, or which, though not specifically identified in such a programme, would normally be planned at least six months in advance of works commencing;

“minor works” means works (not being emergency works or urgent works) whether in the footway, verge or carriageway, which are of a planned duration of not more than 3 days, do not form part of a rolling programme and do not involve at any one time more than 30 metres of works or leave less than 3 metres width of carriageway available for traffic or less than 2.5 metres width of carriageway where the traffic is expected to consist only of motor cars and light locomotives within the meaning of Article 3(1) of the Road Traffic (Northern Ireland) Order 1995(b);

“the Order” means the Street Works (Northern Ireland) Order 1995;

“person responsible for securing registration” means in relation to any information, the person responsible for conveying such information to the Department for registration in the register;

“statutory undertaker” means a person entitled by virtue of a statutory right to carry out street works;

“standard works” means all works which are not emergency works, urgent works or minor works;

“the register” means the street works register required to be kept by the Department by virtue of Article 13(1) of the Order;

“traffic-sensitive street” means a street designated by the Department as traffic-sensitive pursuant to Article 24 of the Order and in a case where a limited designation is made pursuant to Article 24(3) any reference to works in a traffic-sensitive street shall be construed as a reference

(a) S.R. 1999 No. 481 Article 6(d) and Schedule 4 Part IV

(b) S.I. 1995/2994 (N.I. 18)

to works to be executed at the times and dates specified in such a designation;

“trunk road” has the same meaning as in the Roads Order; and

“urgent works” means street works (not being emergency works) whose execution at the time they are executed is required (or which the person responsible for the works believes on reasonable grounds to be required)—

(a) to prevent or put an end to an unplanned interruption of any supply or service provided by the undertaker;

(b) to avoid substantial loss to the undertaker in relation to an existing service; or

(c) to reconnect supplies or services where the undertaker would be under a civil or criminal liability if the reconnection is delayed until after the expiration of the appropriate notice period,

and includes works which cannot reasonably be severed from such works.

Street works register

3.—(1) The register shall be kept in electronic form and shall be so indexed as to enable the information referred to in paragraphs (2) and (3) relating to a particular street to be traced.

(2) The information with respect to street works to be shown on the register and, in each case, the person responsible for securing its registration are specified in columns (2) and (3) respectively of the Table.

TABLE

<i>Item</i> (1)	<i>Information</i> (2)	<i>Person responsible for securing its registration</i> (3)
1	Copies of all notices pursuant to Articles 14, 15 and 17 of the Order served upon the Department relating to street works in any street which is a road	The undertaker concerned
2	Copies of all notices pursuant to Articles 14, 15 and 17 of the Order served upon street managers relating to street works in any street which is not a road	The undertaker concerned
3	Description and location of street works involving breaking up the street not requiring prior notice in any street	The undertaker concerned
4	Description and location of works for which plans and sections have been submitted under Schedule 2 to the Order	The undertaker concerned
5	Particulars of notices given by any relevant authority under Schedule 2 to the Order	The relevant authority

(3) The information with respect to other descriptions of works and other matters to be shown on the register and, in each case, the person responsible for securing its registration are specified in columns (2) and (3) respectively of the Table.

TABLE

<i>Item</i> (1)	<i>Information</i> (2)	<i>Person responsible for securing its registration</i> (3)
1	Every street, for which the Department is the street authority	The Department
2	Every street, which is a prospective road	The Department
3	Every street, of which the Department is aware, which is a road but for which it is not the street authority	The Department
4	Every street, which is— (a) a protected street; (b) a street with special engineering difficulties; (c) a traffic-sensitive street including details of any limited designation, and including in each case, where appropriate, details of the parts of the street designated	The street authority concerned
5	Description and location of street authority works for road purposes	The street authority concerned
6	Copies of all notices published under Article 18 of the Order and of consents under that Article	The street authority concerned
7	Particulars of street works licences, including details of conditions, and of changes of ownership	The street authority concerned
8	Information under Article 30(3) of the Order as to completion of reinstatements	The undertaker concerned
9	Particulars of apparatus notified to the street authority under Article 40(2) of the Order	The street authority concerned
10	Every notice of works pursuant to Article 45(2) of the Order	The authority concerned
11	The classification of the street as a type of road for the purposes of regulation 2 of the Street Works (Reinstatement) Regulations (Northern Ireland) 1998(a)	The street authority concerned

(a) S.R. 1998 No. 425

(4) Information of the following types is restricted information for the purpose of Article 13(3) of the Order—

- (a) information certified by or with the authorisation of the Secretary of State as being restricted information in the interests of national security;
- (b) information certified by, or with the authorisation of, an undertaker as being restricted information in accordance with the commercial interests of the undertaking.

Prescribed notice

4.—(1) Any notice for the purposes of Articles 14, 15 and 17 of the Order shall be in the form contained in Schedule 2 to these Regulations.

(2) Any such notice shall include such information as may be required to complete the parts of the form referred to in paragraph (1) which are indicated in that form as being relevant to the notice.

(3) Any notice required or authorised to be given for the purposes of any other provision under the Order shall be in writing, shall refer to the provision of the Order pursuant to which it is given and may be in any form.

Prescribed manner of service of notices

5.—(1) Where under the Order or these Regulations an undertaker is under an obligation to give notice within a specified period of works beginning, such notice, at the option of the person giving it, shall be given by delivering it to the person to whom it is addressed at his proper address, or by sending it to such address by telefacsimile or other electronic means, or by any other means agreed between the person giving it and the person to whom it is to be sent.

(2) In any other case under the Order, or these Regulations, where any person is required or authorised to give a notice, such notice, at the option of the person giving it, shall be given by delivering it to the person to whom it is addressed, or by leaving it at his proper address, or by telefacsimile or other electronic means, or by sending it by first class post to him at that address, or by any other means agreed between the person giving it and the person to whom it is to be sent.

(3) Subject to Article 54(3) of the Order, where a notice may be served by telefacsimile or other electronic means, then, unless the contrary is proved, service is deemed to be effected at the time when the transmitting apparatus records satisfactory completion of the transmission, provided that where, after three attempts (duly recorded by the person serving the notice) to effect service by such means, service cannot be effected, the notice may be given by telephone and a copy thereof served upon the person to whom it is addressed by any of the means referred to in paragraph (2) as soon as practicable.

(4) For the purpose of this regulation, the proper address of any person to whom notice is to be given shall be, where such person has furnished to the person giving the notice an address for service of notices under the Order, that address, and otherwise, in the case of a corporation, the registered or

principal office of the corporation, or, in any other case, the last known address of such person, provided that a person may furnish different addresses for different notices or different classes of notice.

Advance notice of works

6.—(1) For the purposes of Article 14 of the Order, an undertaker, in addition to giving notice in accordance with regulation 7, shall give one month’s advance notice of street works to which this regulation applies.

(2) This regulation applies to—

- (i) major projects;
- (ii) in traffic-sensitive streets, standard works and minor works involving breaking up the street.

Notice of starting date of works

7.—(1) Subject to paragraphs (2) and (4), for the purposes of Article 15 of the Order, an undertaker proposing to execute street works in a traffic-sensitive street shall, for each of the categories of work specified in column (2) of the Table, give a period of notice in relation to that category not less than that shown in column (3).

TABLE

<i>Item</i>	<i>Category of works</i>	<i>Notice period</i>
(1)	(2)	(3)
1	Urgent works	2 hours
2	Minor works not involving breaking up the street and the replacement of poles, lamps, columns and signs, pole testing and similar works involving minimal breaking up the street	3 days
3	Standard works	7 days
4	Minor works involving breaking up the street	7 days
5	Remedial works by an undertaker to a reinstatement not causing danger to users of the street	3 days

(2) In a case where urgent works to which this paragraph applies are to be carried out in a traffic-sensitive street, which are works of a kind of which notice is required under Article 15 of the Order, the undertaker shall give notice as soon as reasonably practicable, and in any event within 2 hours of beginning the works. This paragraph applies to works—

- (a) for the purpose of restoring a supply or service where the supply or service is to premises to which it has been agreed in advance between the undertaker and the street authority that this paragraph applies, and
- (b) where, without knowing or having reasonable grounds for believing in the existence of circumstances justifying the execution of emergency works, the undertaker fears that, in the circumstances,

persons or property might be endangered unless the works are carried out immediately,

and to such other works as cannot reasonably be severed from such works.

(3) Subject to paragraph (4), for the purposes of Article 15 of the Order, an undertaker proposing to execute street works in a street which is not a traffic-sensitive street shall, for each of the categories of work specified in column (2) of the Table, give a period of notice in relation to that category not less than that shown in column (3).

TABLE

<i>Item</i>	<i>Category of works</i>	<i>Notice period</i>
(1)	(2)	(3)
1	Standard works	7 days
2	Urgent works	As soon as reasonably practicable and in any event within 2 hours of the works being begun

Provided, however, that in relation to streets to which this paragraph applies no notice is required in the case of minor works or remedial works by an undertaker to a reinstatement not causing danger to users of the street.

(4)(a) No notice pursuant to Article 15 of the Order is required to be given by a statutory undertaker to any person to whom this paragraph applies, unless such person has requested such a notice.

(b) This paragraph applies—

(i) to any statutory undertaker having apparatus in the street which is likely to be affected by the works, and

(ii) to any person who would otherwise be entitled to such notice solely by virtue of his having in the street part of a service pipe lying between the boundary of the street and the stopcock on such pipe in that street, or his having a drain in that street.

(c) In this paragraph—

“stopcock” includes any box or pit in which a stopcock is enclosed and the cover to any such box or pit; and

“drain” and “service pipe” shall have the same meaning as in the Water and Sewerage Services (Northern Ireland) Order 1973(a).

(5) For the purposes of Article 15(7) of the Order the period at the end of which a notice shall cease to have effect in relation to any street works shall be the same as the period of notice specified for that category of works in the appropriate Table in paragraph (1) or paragraph (3) as the case may be.

Procedure for giving directions

8.—(1) Every direction under Article 16(1) of the Order shall be given by the street authority serving upon the undertaker a copy of the notice

(a) S.I. 1973/70 (N.I. 2) as amended by S.I. 1993/3165 (N.I. 16)

relating to the works given by the undertaker in accordance with these Regulations. The notice shall be endorsed with the terms of the direction.

(2) The provisions of regulation 5(2), (3) and (4) shall apply to the service of such directions.

(3) In relation to a notice pursuant to regulation 6 a direction shall be of no effect if given more than 10 days after its receipt by the street authority, and in relation to a notice pursuant to regulation 7 a direction shall be of no effect if given later than one hour after its receipt by the authority where the period of notice prescribed in either of the tables in that regulation is 2 hours, later than one day after receipt where the period is 3 days and later than 3 days after receipt where the period of notice is 7 days.

Substantial road works

9.—(1) For the purposes of Article 18(1) of the Order, “substantial road works” means works for road purposes which—

- (a) comprise a reconstruction, widening, alteration in the level, resurfacing or specialist non-skid surface dressing of the part of the street concerned; and
- (b) if executed in a footpath, footway or cycle track, extend for more than 30 metres of continuous length and result in the width of the footpath, footway or cycle track available for pedestrians or cyclists, as the case may be, being reduced by more than two-thirds; and
- (c) if carried out in the carriageway, extend for more than 30 metres of continuous length and result in the use by vehicles of the carriageway being prohibited or the width of the carriageway available for vehicular traffic being reduced by more than one-third.

(2) A notice under Article 18 of the Order in relation to a restriction on works following substantial road works shall be published on the register.

(3) For the purposes of Article 18(5) of the Order, the following works may be executed by an undertaker—

- (a) urgent works;
- (b) works required to respond to a request for a new service or supply to a customer which was not received at a time when it was practicable for the works to be done before the period of restriction began;
- (c) works not involving breaking up the street; and
- (d) the following works—
 - (i) repairing, resetting and replacing manhole or chamber covers and frames;
 - (ii) resurfacing up to 20 square metres;
 - (iii) pole, lamp, column or sign replacement in the same location;
 - (iv) pole testing; and
 - (v) works of a similar nature to those mentioned in heads (i) to (iv).

Exemptions and adaptations

10. In its application to a street which is not a road—

- (a) Article 40 of the Order and regulation 3 shall be adapted so that, for the purposes of those provisions, the Department shall be the street authority; and
- (b) Article 21 shall not apply to any street which is not a road in respect of which consent to the breaking up or opening of the street is required under any other enactment.

Designation of protected streets

11.—(1) A street authority shall not designate a street as a protected street pursuant to Article 21 of the Order unless—

- (a) the street fulfils a specific strategic traffic need; and
- (b) the street is subject to such high and constant traffic flows that designation as a traffic-sensitive street would not be sufficient to avoid serious disruption to traffic caused by street works; and
- (c) there exists a reasonable alternative for placing undertakers' apparatus which could lawfully be placed in the street.

(2) The procedure for making or withdrawing such a designation is specified in Schedule 1.

(3) The information to be made available by the street authority in respect of streets for the time being designated by them under Article 21 of the Order shall include the date of designation, details of the street and subject of designation in sufficient detail to enable it to be identified, and particulars of all consents to the placing of apparatus in the street.

Designation of streets with special engineering difficulties

12.—(1) The criteria for designating a street as having special engineering difficulties pursuant to Article 23 are—

- (a) in the case of a street, that there is a specific engineering feature identified as fundamental to the structure and integrity of the street as a whole requiring special measures to be taken in the planning and execution of street works in order to avoid serious failure of the street as a whole; or
- (b) in the case of an engineering structure associated with a street, that its fundamental integrity and safety is dependent upon special measures being taken in the planning and execution of street works in the relevant part of the street in order to avoid serious failure of the structure concerned.

(2) The procedure for making or withdrawing such a designation is specified in Schedule 1.

(3) The information to be made available by the street authority in respect of each street for the time being designated by them under Article 23 of the Order shall include the date of designation, particulars of the street in sufficient detail to enable it to be identified, the features which justify the designation and particulars of the authority or undertaker with an interest in the street.

Designation of streets as traffic-sensitive

13.—(1) In any case where the street authority has not by agreement with a majority of statutory undertakers having apparatus in the street or a reasonable likelihood of having apparatus in the street designated a street as traffic-sensitive, the street authority shall not designate a street as traffic-sensitive pursuant to Article 24 of the Order unless one or more of the following criteria apply—

- (a) the street is one on which at any time the street authority estimates the traffic flow to be greater than that shown in the table and on both sides of which the parking of vehicles is prohibited or restricted on the relevant day by a traffic regulation order under Article 4, or by an experimental traffic control scheme under Article 5, of the Road Traffic Regulation (Northern Ireland) Order 1997(a) for at least one hour between 7.30 a.m. and 9.30 a.m. and for at least one hour between 3.30 p.m. and 7.00 p.m. (whether or not the parking of vehicles is prohibited or restricted on the street at any other hours) or on which parking does not normally take place on either side during these hours.

TABLE

	<i>Traffic flows (vehicles per hour)</i>		
Width of carriageway	<10.25m	10.25-13.25m	>13.25m
Single carriageway	1,050 (2-way)	1,320 (1-way)	3,330 (2-way)
Dual carriageway/ one-way street	1,390 (1-way)	2,770 (1-way)	4,090 (1-way)

The traffic flow figures used in this table assume a traffic mix containing up to 12 per cent buses or heavy goods vehicles or both. If, in the case of any street, the number of buses or heavy goods vehicles or both counted exceeds that percentage of the total number of vehicles counted, a conversion factor of 2 may be applied to the number of buses or heavy goods vehicles or both in excess of such percentage.

- (b) The street is—
 - (i) within the area of a critical signalised junction or 100 metres of the major arm, or 50 metres of the minor arm, of such junction, measured in each case from the junction, or
 - (ii) within the area of a critical gyratory or roundabout system or 40 metres of the major arm, or 20 metres of the minor arm of the approach to or exit from such system, measured in each case from the junction of that arm with the system.
- (c) The street is—
 - (i) a street in respect of which there is in force a traffic regulation order under Article 4, or an experimental traffic control scheme under Article 5, of the Road Traffic Regulation (Northern Ireland) Order 1997 prohibiting (with or without exemptions) the use of

(a) S.I. 1997/276 (N.I. 2)

the street by vehicular traffic for more than 8 hours in any period of 24 hours, or an order made under Article 100 of the Planning (Northern Ireland) Order 1991(a); and

(ii) the two-way pedestrian traffic flow is at least 22 persons per minute per metre width during the busiest hour on the relevant day.

(d) The street is a single carriageway two-way road less than 6.5 metres wide having a traffic flow of not less than 600 vehicles per hour which is a trunk road.

Provided that a street authority may only designate a street as traffic-sensitive for the times and on the dates when one or more of the criteria set out in subparagraphs (a) to (d) apply.

(2) The procedure for making or withdrawing a designation under Article 24 of the Order is specified in Schedule 1.

(3) The information to be made available by the street authority in respect of each street for the time being designated under Article 24 of the Order shall include the date of designation, particulars of the street in sufficient detail to enable it to be identified and, in the case of a limited designation, the times of day, days, periods or occasions to which the designation applies.

(4) In this regulation—

“critical signalised junction” means a traffic signal junction at which, in the absence of street works or works for road purposes at times when the exit is not blocked, no less than 5 per cent of peak hour vehicles on average fail to clear the junction on the first green signal;

“critical gyratory or roundabout system” means a gyratory or roundabout system where, in the absence of street works or works for road purposes, no less than 5 per cent of peak hour vehicles on average are delayed by more than 20 seconds;

“major arm” of a critical signalised junction means the arm which receives more than 10 seconds of green time per cycle or which is the exit for at least 10 per cent of traffic passing through the junction in the peak hour and “minor arm” of such a junction shall be construed accordingly;

“major arm” of a critical gyratory or roundabout system means an arm which is used by no less than 20 per cent of the vehicles using that system and “minor arm” of such a system shall be construed accordingly; and

“peak hour” means between 7.30 a.m. and 9.30 a.m. and between 3.30 p.m. and 7.00 p.m. on the relevant day.

Sealed with the Official Seal of the Department for Regional
Development on 17th January 2002.

(L.S.)

J. Carlisle

A senior officer of the Department for
Regional Development

Procedures for Designations and Withdrawal of Designations

PART I

Designation of protected streets

1. Before making a designation of a protected street the street authority shall publish a notice of its intention to make the designation and specifying a time, not less than one month, within which objections may be made, in one or more newspapers circulating in the locality in which the street to which the proposed designation relates is situated. The notice shall include a statement that all objections must be in writing and must specify the grounds on which they are made.

2. The street authority shall not later than the date on which the publication required by paragraph 1 is made serve a copy of that notice on—

- (a) every undertaker who the authority knows to have apparatus in any street to which the proposed designation refers or who has given notice under Article 14 of the Order of his intention to execute street works in any such street;
- (b) every local authority (other than the street authority) in whose area any street to which the proposed designation relates is situated;
- (c) the owner or reputed owners, and the occupiers or reputed occupiers of any land which is adjacent to the street;
- (d) any person who has requested the street authority in writing to be given notice of a proposed designation.

3. If within the specified period no objection is received by the street authority, or if all objections have been withdrawn, the street authority may make the designation.

4. If within that period an objection is received by the street authority from any person on whom a copy of a notice is required to be served under paragraph 2 or from any other person appearing to the street authority to be affected by the proposed designation and the objection is not withdrawn the street authority shall before making the designation cause a local inquiry to be held.

5. Where a local inquiry has been held the street authority shall consider the objections and the report of the person who held the inquiry and may make the designation with or without modifications, or may decide not to make the designation, as it thinks fit.

PART II

Designation of streets with special engineering difficulties and traffic-sensitive streets

6. Before making a designation of a street either as a street with special engineering difficulties or as a traffic-sensitive street the street authority shall give notice of its proposal specifying a time, not less than one month, within which objections may be made, to—

- (a) every undertaker who the authority knows to have apparatus in any street to which the proposed designation refers or who has given notice under Article 14 of the Order of his intention to execute street works in any such street;

- (b) every local authority (other than the street authority) in whose area any street to which the proposed designation relates is situated; and
- (c) any person who has requested the street authority in writing to be given notice of a proposed designation.

The notice shall include a statement that all objections must be in writing and must specify the grounds on which they are made.

7. If within the specified period no objection is received by the street authority, or if all objections have been withdrawn, the street authority may make the designation.

8. If within that period an objection is received by the street authority from any person on whom notice is required to be served under paragraph 6 or from any other person appearing to the street authority to be affected by the proposed designation and the objection is not withdrawn the street authority shall before making the designation consider the objection and may make the designation with or without modifications or may decide not to make the designation as it thinks fit.

PART IIA

9. A street authority shall give written notice of its decision whether to designate any street as one that is to be subject to special controls, in accordance with Articles 21, 23 or 24 of the Order, to any undertaker on whom they served a copy of a notice under paragraph 2(a), or a notice under paragraph 6(a).

PART III

10. The street authority may at any time withdraw—
- (a) the designation of a street as a protected street;
 - (b) the designation of a street as traffic-sensitive.

11. Subject to the provisions of paragraph 12, the street authority may at any time withdraw the designation of a street as a street with special engineering difficulties.

12. No withdrawal as mentioned in paragraph 11 shall occur without prior consultation with the transport authority or undertaker at whose request the designation was made.

13. If the street authority withdraws such a designation it shall publish a notice in one or more newspapers circulating in the locality in which the street to which the withdrawn designation related.

14.—(1) When a street manager makes or withdraws a designation he shall notify the Department.

(2) When the Department makes or withdraws a designation, or receives notification from a street manager in accordance with paragraph (1), it shall record such decisions on the register on the next following quarter day, except where that day is a public holiday, in which case it shall do so on the following working day.

PART IV

15. In this Schedule—

“designation” means a designation of a street as a protected street within Article 21, as a street having special engineering difficulties within Article 23, or as traffic-sensitive within Article 24, of the Order; and

“quarter day” means 2nd January, 1st April, 1st July and 1st October.

PRESCRIBED FORM OF NOTICE

The notice prescribed by regulation 4 shall be in the following form:

PART N		STREET WORKS (NI) ORDER 1995 NOTICE OF WORKS INCLUDING RESPONSES										LOGO	
TO		PURPOSE				Notice		Follow up Notice					
		Street Authority Response						Other Response					
FROM		REFERENCE NO. RECIPIENT'S CROSS REF. NO.		Part		of							
		REFERENCE NO. ORIGINATOR'S CROSS REF. NO.		Part		of							
		DATE OF ISSUE				d		m		y			
		TIME OF ISSUE (Emergency & Urgent Only)											
		EXPECTED START DATE											
		EXPECTED COMPLETION DATE											
NOTICE PERIOD		TYPE OF WORKS											
		EMER/CY	URGENT (SPECIAL CASES)	URGENT	MINOR (NO EXCAV)	MINOR (WITH EXCAV)		STANDARD		MAJOR		REINSTATEMENT	
						NOTICE	CONFIRM START DATE	NOTICE	CONFIRM START DATE	NOTICES REQUIRED	REMEDIAL (DANGEROUS)	REMEDIAL (OTHER)	
S T R A T E U S T		NON TRAFFIC SENSITIVE	WITHIN 2 HOURS OF WORK STARTING	WITHIN 2 HOURS OF WORK STARTING	WITHIN 2 HOURS	NOTIFY BY 24 HOUR NOTICE		7 DAYS		1 MONTH	7 DAYS	WITHIN 2 HOURS OF WORK STARTING	BY 24 HOUR NOTICE
T R A F F I C S E N S I T I V E S I T U A T I O N				2 HRS IN ADV	3 DAYS	1 MONTH	7 DAYS	1 MONTH	7 DAYS				3 DAYS
IS SPECIAL ENGINEERING DIFFICULTY INVOLVED?		YES/NO	IF YES	HAS THE RELEVANT AUTHORITY APPROVED THE WORKS?				YES/NO					
LOCATION DESCRIPTION OR HOUSE NAME OR NUMBER													
STREET NAME													
LOCAL AREA NAME													
DISTRICT													
POST CODE <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> OSNI GRID REF <input type="text"/> / <input type="text"/>													
DESCRIPTION OF WORKS (INCL. CONSTRUCTION METHODS - IF KNOWN) COMMENTS (TRAFFIC MANAGEMENT OR OTHER)													
												ESTIMATED INSPECTION UNITS	

PART R1	STREET WORKS (NI) ORDER 1995 REGISTRATION OF WORKS				LOGO						
TO	PART R2 Give number of R2 continuation sheets										
	REFERENCE NO. RECIPIENT'S CROSS REF. NO.	Part	of								
FROM	REFERENCE NO. ORIGINATOR'S CROSS REF. NO.	Part	of								
	ALL WORKS ON THIS NOTICE COMPLETE (Y/N)										
	IF Y, ACTUAL INSPECTION UNITS										
	No. of barholes/core drills plugged										
	date	d	m	y							
LOCATION DESCRIPTION OR HOUSE NAME OR NUMBER STREET NAME LOCAL AREA NAME DISTRICT POST CODE <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> OSNI GRID REF <input type="text"/> / <input type="text"/> <input type="text"/> <input type="text"/> / <input type="text"/> <input type="text"/>											
DESCRIPTION OF WORKS COMMENTS (TRAFFIC MANAGEMENT OR OTHER)											
REINSTATEMENT	CLOSING DIMENSIONS		LOCATION			GUARANTEE START DATE					
Item	Location	Length	Width	C, F or V	Deep Ex	Interim		Permanent			
1						d	m	y	d	m	y
2											
3											
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EXPLANATORY NOTE

(This note is not part of the Regulations.)

These Regulations prescribe the form of certain notices to be served under the Street Works (Northern Ireland) Order 1995 (“the Order”) and the manner in which they are to be served or published.

Regulation 2 includes definitions of “major projects”, “minor works”, “standard works” and “urgent works”.

Regulation 3 prescribes the information with respect to street works which is to be held in the register the Department is required to keep pursuant to Article 13 of the Order, together with information about certain categories of streets, other works, notices, licences, apparatus and reinstatements which is also to be held in the register. Provision is made for information certified by the Secretary of State in the interests of national security and for information which is commercially sensitive to an undertaker to be restricted for the purposes of Article 13(3) of the Order (regulation 3(4)).

Regulation 4 and Schedule 2 prescribe the form of notice to be given for the purposes of Articles 14, 15 and 17 of the Order (advance notice of certain works, notice of starting date of works and notice of emergency works).

Regulation 5 prescribes the manner in which service of notices under the Order or these Regulations is to be effected.

Regulation 6 prescribes the instances in which an advance notice of works (Article 14 of the Order) is required and provides that the period of such notice shall be one month.

Regulation 7 prescribes the period of notice of starting date of street works (required to be given under Article 15 of the Order) for urgent and standard works and, in the case of traffic-sensitive streets, for urgent, standard, minor and remedial works.

Regulation 8 sets out the procedure to be followed where a street authority gives a direction under Article 16(1) of the Order as to the timing of street works.

Regulation 9 defines “substantial road works” for the purposes of Article 18(1) of the Order, prescribes the manner in which a notice under this Article shall be published and prescribes exceptions (additional to those set out in Article 18(5) of the Order) to the restriction on the execution of street works for a period of 12 months following substantial road works imposed by Article 18(1).

Regulation 10 provides that the Department shall be the street authority for a street which is not a road for the purposes of keeping the register and receiving information from an undertaker as to the location and description

of apparatus he has found (Article 40(2) of the Order) and provides that Article 21 of the Order (provision as to protected streets) shall not apply to a street which is not a road where consent to breaking up or opening is required under another enactment.

Regulations 11(1), 12(1) and 13(1) prescribe the criteria which a street authority shall use when designating a street as a protected street pursuant to Article 21 of the Order, as a street having special engineering difficulties pursuant to Article 23 or (except where a designation is by agreement between the street authority and the majority of the relevant undertakers) as traffic-sensitive pursuant to Article 24.

Regulations 11(3), 12(3) and 13(3) set out the information which a street authority shall make available when designating a street as a protected street, as having special engineering difficulties or as traffic-sensitive.

Regulation 11(2) and Part I of Schedule 1 prescribe the procedure for designating protected streets. Provision is made for the publication of a notice, its service upon specified bodies and persons and for the holding of a public inquiry before a designation is made if there are objections.

Regulations 12(2), 13(2) and Part II of Schedule 1 prescribe the procedure for designating streets as having special engineering difficulties or as traffic-sensitive. Provision is made for the giving of a notice of the proposal to specified bodies and persons and for the consideration of objections before a designation is made.

Regulations 11(2), 12(2) and 13(2) and Part III of Schedule 1 make provision for the withdrawal by the street authority of a designation of a street as a protected street, as having special engineering difficulties or as traffic-sensitive.

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