The Registrar General, in exercise of the powers conferred by sections 27(1)(1), 27A(3), (4) and (7)(2), 27B(2)(b)(3), 28G(1) and (3)(4), 31(2), (5), (5D)(5), 35(1)(6), 55(1), 57(2), 74(1)(b) and (3)(7) and 76(5) of the Marriage Act 1949, sections 2(1), 7 and 18 of the Marriage (Registrar General’s Licence) Act 1970(8), and section 20(a) of the Registration Service Act 1953(9) as extended by section 26(3) of the Welsh Language Act 1993(10), and with the approval of the Secretary of State(11), makes the following Regulations:

[Notes and references about amendments to existing legislation are included here.]
PART 1

General

Citation and commencement

1. These Regulations may be cited as the Registration of Marriages Regulations 2015 and come into force on 2nd March 2015.

Interpretation

2.—(1) In these Regulations—

“the Act” means the Marriage Act 1949;

“1970 Act” means the Marriage (Registrar General’s Licence) Act 1970;

“entry” (unless the context otherwise requires), means a record of the particulars relating to a marriage completed in the appropriate places in form 15;

“occupation” includes rank or profession.

(2) In these Regulations, any reference to a numbered form is to the form bearing that number in Schedule 1, and any reference to a numbered column on a form, is to the column bearing that number on that form.

Completion of forms

3.—(1) Forms 1(w) to 6(w), 9(w) to 12(w) and 15(w) in Schedule 1 must be completed in English and must also be completed in Welsh if—

(a) in the case of—

(i) forms 1(w) to 6(w), 9(w), 11(w) and 12(w), the party giving notice of the marriage, and

(ii) form 10(w), the person making the declaration,

so elects, and provides the required particulars in both languages, and the person by whom the notice, or as the case may be the declaration, is attested can understand and write Welsh;

(b) in the case of form 15(w), the parties to the marriage so elect and provide the required particulars in both languages, and the person who registers the marriage can understand and write Welsh.

(2) Where a form of words set out in column 1 of Schedule 2 to these Regulations is used in completing a form in English, the corresponding form of words set out in column 2 must be used where the form is also completed in Welsh.

PART 2

Preliminaries to Marriage

Forms of notice of marriage

4.—(1) The form of notice of marriage to be given by each party to the marriage under section 27(1) of the Act(12) where—

(12) Section 27(1) was amended by sections 161(1) and 169 of, paragraph 8 of Schedule 14 to, and paragraph 1 of Schedule 16 to, the Immigration and Asylum Act 1999 (c.33).
(a) both parties are relevant nationals (13) and where—

(i) both parties are aged 18 or over, is form 1 if attested in England, or form 1(w) if attested in Wales; or

(ii) either party is, or both parties are, aged under 18, is form 2 if attested in England, or form 2(w) if attested in Wales.

(b) either party is not, or neither party is, a relevant national and where—

(i) both parties are aged 18 or over, is form 3 if attested in England, or form 3(w) if attested in Wales; or

(ii) either party is, or both parties are, aged under 18, is form 4 if attested in England, or form 4(w) if attested in Wales.

(2) The form of notice of marriage to be given by either party to the marriage under section 2(1) of the 1970 Act is form 5 if attested in England, or form 5(w) if attested in Wales.

Endorsement on notice of marriage

5. The form of endorsement on the notice of marriage to be made under section 35(1) of the Act (14) (in respect of an intended marriage in a registration district in which neither party to the marriage resides) is form 6 if the notice is attested in England, or form 6(w) if attested in Wales.

Statements and particulars for intended marriage of housebound or detained person

6.—(1) The form of medical statement to be given under section 27A(2) of the Act (15) is form 7 concerning a person housebound in England, or form 7(w) concerning a person housebound in Wales.

(2) The form of statement to be made in relation to a detained person under section 27A(3) of the Act is form 8 concerning a person detained in England, or form 8(w) concerning a person detained in Wales.

(3) The form of the particulars of the person by or before whom the marriage is to be solemnized, which is to be given under section 27A(4) of the Act, is form 9 in relation to a marriage intended to be solemnized in England, or form 9(w) in relation to a marriage intended to be solemnized in Wales.

Declaration for intended marriage of certain persons related by affinity

7.—(1) The form of declaration to be made by each of the persons to be married, in accordance with section 27B(2)(b) of the Act (16), is form 10 in relation to a marriage intended to be solemnized in England, or form 10(w) in relation to a marriage intended to be solemnized in Wales.

(2) A declaration mentioned in paragraph (1) must be signed by the person making it in the presence of the superintendent registrar, who must then sign the declaration as witness and add his or her description.

(3) The superintendent registrar referred to in paragraph (2) is the superintendent registrar to whom notice of the marriage is required to be given by the person making the declaration.

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(13) “Relevant national” is defined in section 78(1) of the Act (definition inserted by paragraph 17 of Schedule 4 to the Immigration Act 2014 (c. 22)), and means a British citizen, a national of an EEA state other than the United Kingdom, or a national of Switzerland.

(14) Section 35(1) was amended by section 2 of the Marriage Act 1949 (Amendment) Act 1954 (c. 47); section 169(1) and (3) of, paragraph 17(2)(b) of Schedule 14 to, and paragraph 1 of Schedule 16 to, the Immigration and Asylum Act 1999 (c. 33).

(15) Section 27A was amended by section 169(1) of, and paragraph 9 of Schedule 14 to, the Immigration and Asylum Act 1999.

(16) Section 27B(2) was amended by S.I. 2009/2821.
Specified Evidence

8.—(1) Schedule 3 has effect to specify—

(a) evidence of a person’s relevant nationality, for the purposes of sections 8(1)(b)(17) and 16(1C)(18) of the Act (see paragraph 2 of Schedule 3);

(b) evidence of a person’s name, surname, and date of birth, for the purposes of section 28B(1) (a) and (b)(19) of the Act, and a person’s nationality, for the purposes of section 28B(1) (d) of the Act (see paragraph 3 of Schedule 3);

(c) evidence of a person’s place of residence, for the purposes of section 28B(1)(c) of the Act (see paragraph 4 of Schedule 3); and

(d) evidence of the ending of a person’s previous marriage or civil partnership, for the purposes of section 28B(2) of the Act (see paragraph 5 of Schedule 3).

Application to reduce the 28 day waiting period

9.—(1) An application under section 31(5A) of the Act(20) to reduce the 28 day waiting period must be made—

(a) by a party to the marriage;

(b) to the superintendent registrar to whom that party has given notice of marriage;

(c) on form 11 if the notice is given in England, or form 11(w) if the notice is given in Wales, together with any evidence which supports the reason given in the form for applying for a reduction in the 28 day period;

and must be accompanied by the fee.

(2) The superintendent registrar must immediately forward the completed application and the fee paid to the Registrar General.

(3) If, on receipt of a completed application, the Registrar General requires further information (which may include documents), before making his or her decision, the Registrar General may—

(a) request that the superintendent registrar who forwarded the completed application obtain the information from the applicant and forward it to the Registrar General; or

(b) request it from the applicant.

(4) After the Registrar General has considered the completed application and any further information obtained, and is satisfied that there are, or are not, as the case may be, compelling reasons for reducing the 28 day period, the Registrar General must notify that decision to the applicant and to the superintendent registrar who forwarded the completed application.

(5) In this regulation—

“applicant” means the person seeking a reduction in the 28 day period;

“completed application” means the completed form 11 (or form 11(w) as the case may be) together with any evidence referred to in paragraph (1)(c); and

“fee” means the fee as specified (if one is so specified) in an order under section 31(5F) of the Act(21).

(17) Section 8 was amended by section 57(3) of the Immigration Act 2014 (c. 22).

(18) Section 16 was amended by section 57(4) of the Immigration Act 2014.

(19) Section 28B was inserted by paragraph 7 of Schedule 4 to the Immigration Act 2014.

(20) Section 31(5A) was inserted by section 160(6) of the Immigration and Asylum Act 1999 (c. 33), and amended by S.I. 2008/678 and by paragraph 10(2) of Schedule 4 to the Immigration Act 2014.

(21) Section 31(5F) was amended by S.I. 2008/678. See S.I. 2010/441 (amended by S.I. 2014/1790) for the prescribed fee.
Authorities for marriage issued by a superintendent registrar and by the Registrar General

10.—(1) The form of certificate for marriage to be issued under section 31(2) of the Act is form 12 if the certificate is issued in England, or form 12(w) if the certificate is issued in Wales.

(2) The form of the Registrar General’s licence for marriage to be issued under section 7 of the 1970 Act is form 13.

Form of instructions for solemnization of a marriage in a registered building without the presence of a registrar

11. The form of instructions to be given under section 31(5) of the Act is form 14 if the certificate for marriage is issued in England, or form 14(w) if the certificate is issued in Wales.

PART 3

Registration of Marriage

Form of registration of particulars and place of registration

12.—(1) The form of registration of the particulars relating to a marriage pursuant to section 55(1) of the Act is Part 1 of form 15 in relation to a marriage solemnized in England, or form 15(w) in relation to a marriage solemnized in Wales, together with the form of attestation in Part 2 of that form which is appropriate to the place and manner of solemnization.

(2) Where a registrar is required to register the marriage, the registrar must register it immediately after the solemnization of the marriage and in accordance with the provisions of this Part, within the premises where it was solemnized.

Manner of registration

13.—(1) Where a registrar is required to register the marriage the registrar must, subject to paragraph (5), enter the particulars required in each column of Part 1 of form 15 (or form 15(w) as the case may be).

(2) In column 4 the registrar must enter the condition of the parties to the marriage in the following manner—

(a) if a party has not previously been married or formed a civil partnership, enter the word “Single”;
(b) if a party’s previous marriage was terminated by death, enter the word “Widower” or “Widow”, as the case may be;
(c) if a party’s previous civil partnership was terminated by death, enter the words “Surviving civil partner”;
(d) if a party’s previous marriage was annulled on the ground that the marriage was voidable, enter the words “Previous marriage annulled”;
(e) if a party’s civil partnership was annulled on the grounds that the civil partnership was voidable, enter the words “Previous civil partnership annulled”;
(f) if a party’s previous marriage was terminated by divorce, enter the words “Previous marriage dissolved”;

Section 31(2) was amended by sections 160(4)(b) and 163(1) of the Immigration and Asylum Act 1999, and by paragraph 10(2) of Schedule 4 to the Immigration Act 2014.

Section 31(5) was amended by section 169(1) of, and paragraph 14(6) of Schedule 14 to, the Immigration and Asylum Act 1999.
(g) if a party’s previous civil partnership was terminated by dissolution, enter the words “Previous civil partnership dissolved”;

(h) unless sub-paragraph (i) applies, if the marriage is between two parties who have previously been through a form of marriage with each other (not being a marriage which is known to have been null and void) and neither of them has since married a third party, then notwithstanding sub-paragraphs (d) and (f)—

(i) if the previous marriage was terminated by divorce, enter the words “Previously married at … on … Marriage dissolved on …”, inserting particulars of the place and date of the previous marriage and the date of its dissolution, or

(ii) if the previous marriage was annulled, enter the words “Previously married at … on … Marriage annulled on …”, inserting particulars of the place and date of the previous marriage and the date of its annulment, or

(iii) if the ceremony was performed for the avoidance of doubt as to the validity of a previous ceremony, enter the words “Previously went through a form of marriage at … on …”; inserting the particulars of the place and date of the previous ceremony;

(i) where sub-paragraph (h) applies, and the parties are now legally of the same sex but their previous marriage was a marriage between a man and a woman, enter the form of words referred to in sub-paragraph (d) or (f) (as applicable), but if the parties so request, enter the form of words referred to in sub-paragraph (h)(i), (ii) or (iii) (as applicable);

(j) if the marriage is between two parties of the same sex who have previously been through a form of civil partnership with each other (not being a civil partnership which is known to be void) and neither of them has since formed a civil partnership with, or married, a third party, then notwithstanding sub-paragraphs (e) and (g)—

(i) if the previous civil partnership has been terminated by final order of dissolution, enter the words, “Previously formed a civil partnership at … on … Civil partnership dissolved on …”, inserting particulars of the place and date of the previous civil partnership and the date of dissolution, or

(ii) if the previous civil partnership was annulled, enter the words, “Previously formed a civil partnership at … on … Civil partnership annulled on …”, inserting the particulars of the place and date of the previous civil partnership and the date of its annulment;

(k) if the marriage is between a man and a woman who have previously been through a form of civil partnership with each other (not being a civil partnership which is known to be void) and neither of them has since formed a civil partnership with, or married, a third party, enter the form of words referred to in sub-paragraph (e) or (g) (as applicable), but if the parties so request, enter the form of words referred to in sub-paragraph (j)(i) or (ii) (as applicable);

and no further entry is to be made in column 4.

(3) In column 7 if the father of either party to the marriage is deceased, the registrar must enter the word “deceased” after the surname.

(4) In column 7, if either party to the marriage wishes to record a step-father’s name instead of the father’s name, the registrar must enter the word “step-father” after the surname, provided he is or has been married to the mother.

(5) Where it appears to the registrar that he or she cannot enter the particulars required in any column in Part 1 of form 15, the registrar must draw a line in ink through that column.
Form of attestation

14. In the form of attestation set out in Part 2 of form 15 the registrar must enter in the appropriate places—

(a) if the marriage has been solemnized in a registered building according to the rites and ceremonies of any religious body or denomination, the title of that body or denomination, the description of the registered building, and the word “certificate”;

(b) if the marriage has been solemnized in a superintendent registrar’s office, the words “register office” and “certificate”;

(c) if the marriage has been solemnized on approved premises in accordance with section 26(1)(bb) of the Act, the description of the approved premises and the word “certificate”;

(d) if the marriage has been solemnized on the authority of a Registrar General’s licence, the address of the place in which the marriage has been solemnized, the title of the religious body or denomination, if any, according to the rites and ceremonies of which the marriage has been solemnized, and the words “Registrar General’s licence”;

(e) if the marriage has been solemnized at a person’s residence in pursuance of section 26(1)(dd) or section 26B(6) of the Act, the address of the place in which the marriage has been solemnized, the title of the religious body or denomination, if any, according to the rites and ceremonies of which the marriage has been solemnized, and the word “certificate”.

Signing the register

15. After entering the required particulars and before the register is signed in accordance with section 55(2) of the Act, the registrar must request the parties to the marriage to verify those particulars and if it appears that any error has been made, the registrar must in the presence of the parties make the necessary correction in accordance with regulation 18(1).

PART 4
Correction of Errors

Time when entry is complete

16. An entry of marriage made by a registrar is deemed to have been completed when the registrar has signed the entry and added his official description.

Correction of errors in Wales

17. Where an error or omission is corrected in an entry in a marriage register book kept in Wales, the correction must be made in English if the error or omission occurs in particulars entered in English, and in Welsh if the error or omission occurs in particulars entered in Welsh.

Correction of errors before entry is complete

18.—(1) Where under regulation 15 the registrar is required to correct an error in an entry of a marriage before the entry is complete, the registrar must, subject to paragraph (2), make the correction, but so that the original incorrect information remains legible.

(24) Section 26 was substituted by section 3 of the Marriage (Same Sex Couples) Act 2013 (c. 30).
(25) Section 26B was inserted by section 5 of the Marriage (Same Sex Couples) Act 2013.
(2) If it appears that an error has been made in the signature of one of the parties or witnesses to a marriage the signatory, and not the registrar, must correct the signature, and the registrar must add his or her initials.

**Correction of errors in completed entry**

19. Where it appears or is represented to the superintendent registrar or the registrar that there is in a completed entry in a marriage register book in his or her custody an error to which section 61 of the Act (correction of errors in register book) relates, he must send a report to the Registrar General giving such information as the Registrar General may require, together with a copy of the entry, and must comply with any instruction which the Registrar General may give for the purpose of verifying the facts of the case and of ascertaining whether the parties or witnesses would be available to witness the correction of the entry.

**Copy of corrected or annotated entry to be sent to Registrar General**

20. Where a registrar makes any correction or annotation to a completed entry in a marriage register book, the registrar must within seven days make and send to the Registrar General a copy of that entry as corrected or annotated (or both) including a copy of any marginal note, certified by—

(a) the registrar, if the marriage register book containing that entry is in his or her custody (and paragraph (b) does not apply);

(b) the registrar and the superintendent registrar, if the marriage register book containing that entry is in the custody of the registrar and a quarterly copy of the entry has been certified under section 57(1) of the Act; or

(c) the superintendent registrar, if the marriage register book containing that entry is in his or her custody.

**PART 5**

Miscellaneous Provisions

**Certified copies**

21. Where a certified copy of an entry in a marriage register book containing English only, or in a certified copy of such a book, is made on a form containing both English and Welsh but the particulars in the original entry and those entered in the certified copy of that entry do not differ in any other respect, the certified copy is to be treated as a true copy of the original entry.

**Quarterly certified copies**

22. For the purposes of section 57(2) of the Act, the form of certification by a registrar—

(a) of a true copy of all entries of marriages made in the marriage register book during a period, is form 16;

(b) that no marriage has been registered in that book during that period, is form 17.

**Offences and proceedings**

23.—(1) If it appears to a superintendent registrar or a registrar that any offence under or breach of the Act or the 1970 Act or, so far as they relate to marriages, the Perjury Act 1911(26) or the
Forgery or Counterfeiting Act 1981(27) has been committed, he or she must report the matter to the Registrar General and must deliver to the Registrar General such documents in his or her possession relating to the offence or breach as the Registrar General may require.

(2) Except with the authority of the Registrar General, a superintendent registrar must not commence any proceedings in respect of an offence under section 76(1) or (2) of the Act(28).

**Revocations**

24. The Regulations listed in column 1 of the table in Schedule 4 are revoked to the extent specified in column 3 of the table.

Given under my hand on

5th February 2015

Paul Pugh
Registrar General

I approve

4th February 2015

James Brokenshire
Minister of State
Home Office

(27) 1981 c. 45.
(28) Section 76(1) and (2) was amended by sections 38 and 46 of the Criminal Justice Act 1982 (c. 48).
SCHEDULE 1
Prescribed Forms

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<td>Section 27(1) Marriage Act 1949</td>
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<tr>
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Form 1(w), notice of marriage (with Welsh translation), regulation 4(1)(a)(i), section 27(1) Marriage Act 1949

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Form 2, notice of marriage, regulation 4(1)(a)(ii), section 27(1) Marriage Act 1949
### Form 2(w), notice of marriage (with Welsh translation), regulation 4(1)(a)(ii), section 27(1) Marriage Act 1949

**NOTICE OF MARRIAGE**

**PARTICULARS RELATING TO THE PARTIES TO BE MARRIED**

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<th>Occupation</th>
<th>Place of Residence</th>
<th>Church or other building or residence in which the marriage is to be solemnised</th>
</tr>
</thead>
</table>

By the supervision of the Deputy of the district of

In the presence of

Signature of registrar or clerk

Note that the marriage may be solemnised either at the registry office or in another place as the parties may request. The marriage must be solemnised within the period stated above.

### Form 3, notice of marriage, regulation 4(1)(b)(i), section 27(1) Marriage Act 1949

**NOTICE OF MARRIAGE**

**PARTICULARS RELATING TO THE PARTIES TO BE MARRIED**

<table>
<thead>
<tr>
<th>Name and Surname</th>
<th>Date of Birth</th>
<th>Sex</th>
<th>Condition</th>
<th>Occupation</th>
<th>Place of Residence</th>
<th>Church or other building or residence in which the marriage is to be solemnised</th>
</tr>
</thead>
</table>

By the supervision of the Deputy of the district of

In the presence of

Signature of registrar or clerk

Note that the marriage may be solemnised either at the registry office or in another place as the parties may request. The marriage must be solemnised within the period stated above.
Form 3(w), notice of marriage (with Welsh translation), regulation 4(1)(b)(i), section 27(1) Marriage Act 1949

Form 4, notice of marriage, regulation 4(1)(b)(ii), section 27(1) Marriage Act 1949
### Form 4(w), notice of marriage (with Welsh translation), regulation 4(1)(b)(ii), section 27(1) Marriage Act 1949

<table>
<thead>
<tr>
<th>Name and surname</th>
<th>Date of birth</th>
<th>Sex</th>
<th>Address</th>
<th>Occupation</th>
<th>Period of notice</th>
<th>Church or place of solemnisation</th>
<th>Parish or district of residence</th>
</tr>
</thead>
</table>

- **Notice of Marriage**

- **Marriage Act 1949**, section 27(1)

- **Registration of marriage**

- **Official signature**

### Form 5, notice of marriage, regulation 4(2), section 2(1) Marriage (Registrar General's Licence) Act 1970

<table>
<thead>
<tr>
<th>Name and surname</th>
<th>Date of birth</th>
<th>Sex</th>
<th>Registration officer</th>
<th>Date of issue</th>
<th>Duration of licence</th>
<th>Address of licence</th>
<th>Parish or district of residence</th>
</tr>
</thead>
</table>

- **Notice of Marriage**

- **Marriage (Registrar General’s Licence) Act 1970**, section 2(1)
Notice of Marriage by Registrar General’s Licence

PARTICULARS RELATING TO THE PERSONS TO BE MARRIED

<table>
<thead>
<tr>
<th>Particulars</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name and Surname</td>
<td>[Details]</td>
</tr>
<tr>
<td>Date of Birth</td>
<td>[Details]</td>
</tr>
<tr>
<td>Sex</td>
<td>[Details]</td>
</tr>
<tr>
<td>Occupation</td>
<td>[Details]</td>
</tr>
<tr>
<td>Address of place at which the marriage is to be celebrated</td>
<td>[Details]</td>
</tr>
</tbody>
</table>

This is a notice of marriage under Regulation 4(2) of the Marriage (Registrar General’s Licence) Act 1970.

Form 5(w), notice of marriage (with Welsh translation), regulation 4(2), section 2(1) Marriage (Registrar General’s Licence) Act 1970
Form 6

Section 35(1) Marriage Act 1949

Endorsement on notice of marriage

I declare that—

(a) I and the other person named in this notice desire our marriage to be solemnized according to the form, rite or ceremony of the ............... (name of religious body*) to which I or the other person named in this notice belongs; and

(b) To the best of my belief there is not within the registration district in which I/the other person named in this notice** reside(s) any registered building in which marriage is solemnized according to that form, rite or ceremony; and

(c) The registration district nearest to my/his/her** place of residence in which there is a building in which marriage may be so solemnized is ........... (name of district); and

(d) We intend to solemnize our marriage in the registered building described in this notice which is situated within that district.

Signed Date:

* this must be the name of a body or denomination of Christians or other persons meeting for religious worship.

** delete whichever does not apply.
Form 6(w)

Regulation 5

Endorsement on notice of marriage (with Welsh translation)

Ardystiad ar hysbysiad priodas

I declare that—

Datganaf

(a) I and the other person named in this notice desire our marriage to be solemnized according to the form, rite or ceremony of the .................................. (name of religious body*) to which I or the other person named in this notice belongs, and

Fy nod i a'r person arall a enwir yn yr hysbysiad hwn yn dymuno i'n priodas gael ei gweinyddu yn unol a llurf, defod neu'r seremoni .... (enw'r corff crefyddol*) yr wyf i ni neu'r person arall a enwir yn yr hysbysiad hwn yn pert hyd y ddiddordeb.

(b) To the best of my belief there is not within the registration district in which I/the other person named in this notice** reside(s) any registered building in which marriage is solemnized according to that form, rite or ceremony, and

Hyd eithaf fy nghred ni oes yna, oddi mewn i'r dosbarth cofrestru yr wyf fi/ fy person arall a enwir yn yr hysbysiad hwn** yn byw ynddo unwaith adeilad cofrestredig lle gweinyddir priodasau yn unol â'r llurf, y defod neu'r seremoni honno; a

(c) The registration district nearest to my/his/her** place of residence in which there is a building in which marriage may be so solemnized is ............ (name of district), and

Y desbarth cofrestru agosaf i fy mhresywlfa i'eb breeywlfa a/f ych phresywlfa hi** ag ynddo adeilad lle gellir gweinyddu priodas felly yw .... (enw'r desbarth), a

(d) We intend to solemnize our marriage in the registered building described in this notice which is situated within that district.

Yr ydym yn bwrw iad gweinyddu ein priodas yn yr adeilad cofrestredig a ddisgrifi'r yr hysbysiad hwn a leolir yna y desbarth hwnnw.

Signed: 

Date:

Llofnodwyd: 

Dyddiad:

* this must be the name of a body or denomination of Christians or other persons meeting for religious worship.

**Mae'n rhaid i hwn fod yn enw'r corff neu'r enwad o Gristnogion neu bersonoau eraill sy'n cyfarfod ar gyfer addoliad crefyddol.

** delete whichever does not apply.

** dileuwyd yr un amherthnasol.
Form 7

Regulation 6(1)    Section 27A(2) Marriage Act 1949

Statement of Registered Medical Practitioner

PROPOSED MARRIAGE OF

............. AND ............

(name and surname) (name and surname)

I, ........ being a registered medical practitioner, state that in my opinion ........ (name and surname of patient) who is at present residing at ........, ought not, by reason of illness or disability, to move or be moved from the place stated, and it is likely that this will be the case for the next three months.

Date ........  Signed ........

Address ........

NOTE: Notice of marriage must be given within 14 days of signing this statement.
Form 7(w)

Regulation 6(1)  Section 27A(2) Marriage Act 1949
Statement of registered medical practitioner (with Welsh translation)
Datganiad gan feddyg cofrestredig

PROPOSED MARRIAGE OF
PRIODAS ARFAETHIDIG

****** AND ******

A

(name and surname / enw a chyferw)  (name and surname / enw a chyferw)

I,  being a registered

Yr wyf fi  sef meddyg

medical practitioner, state that in my opinion ******** (name and surname of patient / enw a

chufenw’r claf)

cofrestredig yn datgan, yn fy marw i, na ddyfai

who is at present residing at........
sy’n preswylio yn

ought not, be reason of illness of disability, to move or be moved from the place stated, and it is likely

that this will be the case for the next three months.
oherwydd gwaeledd neu anabledd, symud neu gael ei symud o’r fan a fynegrir a’i bod yn debygol mai
dyma fydd yr achen am o leiat y tri mis neaf.

Date ......  Signed......

Dyddiaid  Llofnodwyd

Address  ....

cyfeirad

NOTE: notice of marriage must be given within 14 days of signing this statement.
NODIAD: rhaid rhoi bywydriad priodas o ffein 14 downod o llofnodi’r datganiad hwn.
Form 8

Regulation 6(2) Section 27A(3) Marriage Act 1949

Statement by responsible authority

PROPOSED MARRIAGE OF

……………… AND ……………

(name and surname) (name and surname)

1. ………….. (full names)

being the responsible authority for the place of detention known as ……… (address) at which ……… (name and surname of person) is being detained state that I have no objection to that establishment being specified in the notice of marriage as the place where the marriage of the above named persons is to be solemnized.

Date…….. Signed……
Designation…..

NOTES

1. Responsible authority means
(a) if the person is detained in a hospital (within the meaning of Part II of the Mental Health Act 1983), the managers of that hospital (within the meaning of section 145(1) of that Act); or
(b) if the person is detained in a prison or other place to which the Prison Act 1952 applies, the governor or other officer for the time being in charge of that prison or other place.

2. Notice of marriage must be given within 21 days of the signing of this statement.
Form 8(w)

Regulation 6(2)  Section 27A(3) Marriage Act 1949

Statement by responsible authority (with Welsh translation)

Datganiad gan awdur yr enw a chyfrifol
PROPOSED MARRIAGE OF
PRIODAS ARFAETHEDIG

............. AND A ...........

(name and surname / enw a chyfenw)
I ............ (full names)

Yr awdur yr enw a chyfrifol am y ddafA a enw

being the responsible authority for the place of detention known as ...... (address/ cyfeiriad)
yr awdur yr enw a chyfrifol am y ddafA a enw

at which ...... (name and surname of person / enw a chyfenw’r person)

lle mae

is being detained state that I have no objection to that establishment being specified in the notice of
marrige as the place where the marriage of the above named persons is to be solemnized.

yn cael ei gadw/chadw yn datgan nad oes gennyf wrthwynebydd i’r sefydliad yna gael ei nodi yn yr
hysbysiad priodas fel y fan lle mae priodas y personau uchod i gael ei gwerthgu.

Date .......

Signed .......

Dyddiad ....

Llefnodwyd

NOTES / NODIADAU

1. Responsible authority means / Awdur yr enw a chyfrifol yw
(a) if the person is detained in a hospital (within the meaning of Part II of the Mental Health Act
1983), the managers of that hospital (within the meaning of section 145(1) of that Act); or
(oddi mewn i derbynau Rhai II o Ddeddf Iechyd Meddwl 1983), rheolwyr yr ysbty yna (oddi mewn i derbynau adran 145(1) o’r Ddeddf yna; neu
(b) if the person is detained in a prison or other place to which the Prison Act 1952 applies, the
(governo’r ar ôr esegwyddarganwyd, y llywodraethwyr neu swyddog arall mewn gofal dros dro o’r caerfan arall yna neu fan
arall.

2. Notice of marriage must be given within 21 days of the signing of this statement.
Rhad rosi hysbysiad priodas o fewn 21 diwrnod o lefnodi’r datganiad hwn.
Form 9

Regulation 6(3)  Section 27A(4) Marriage Act 1949

Particulars of person by or before whom marriage is to be solemnized

I, the undersigned, give you notice that the proposed marriage referred to in this notice

*(a) is intended to be solemnized according to the rites and ceremonies of …… (religions denomination) by …… (name and address of celebrant); or

*(b) is intended to be solemnized before the superintendent registrar of the registration district of ……

(name of district)
Signed ……… Date ………
*Delete whichever does not apply
Form 9(w)

Regulation 6(3)  Section 27A(4) Marriage Act 1949

Particulars of person by or before whom marriage is to be solemnized (Welsh)

Manylion y sawl y bydd priodas yn cael ei gweinyddu ganddo/ganddi neu ger ei fron/bron

I, the undersigned, give you notice that the proposed marriage referred to in this notice

*(a) is intended to be solemnized according to the rites and ceremonies of ...... (religions denomination) by ...... (name and address of celebrant); or

*(a) yr hwiadu cael ei gweinyddu yn unol à defodeu a seremoniau ...... (erwad crefyddol) gan ...... (enw a chyfraith yr aferiad ......); neu

*(b) is intended to be solemnized before the superintendent registrar of the registration district of ...... (name of district)

*(b) yr hwiadu cael ei gweinyddu ger bron y cofrestryd arolgyfel dosbarth cofrestru ...... (enw’r dosbarth)

Signed .......... Date ..........  Llofnodwyd ...... Dyddiad ......
*Delete whichever does not apply  *Dilwên yr un anherthnasol
Form 10

Regulation 7(1) Section 27B(2)(b) Marriage Act 1949

Declaration for marriages of certain persons related by affinity

To the Superintendent Registrar of the district of ..................................................

MARRIAGE

OF

................................................................. AND .................................................................

(Name and surname) (Name and surname)

Date of birth Date of birth

Address Address

I, ............................................................................................ declare that I and the other person

(Name and surname)

named above are related in that he/she is the * ..........................................................................................

I further declare that the younger of us has not at any time before attaining the age of eighteen years

been a child of the family in relation to the other.

Signed ................................................................. In the presence of ..................................................

(Signature)

Date ................................................................. Official Designation ..................................................

Registration district of ..................................................

* Insert whichever of the following applies:

child of my former civil partner

child of my former spouse

former civil partner of my grandparent

former civil partner of my parent

former spouse of my grandparent

former spouse of my parent

grandchild of my former civil partner

grandchild of my former spouse

Form 10(w)

Regulation 7(1) Section 27B(2)(b) Marriage Act 1949

Declaration for marriages of certain persons related by affinity (Welsh)
Declaration for marriages of certain persons related by affinity

Datganiad ar gyfer priodasau personau penodol sy’n perthyn trwy gyfeillach

To the Superintendent Registrar of the district of ____________________________
I Gofrestydd Arwogol gol ddobarth

MARRIAGE OF PRIODAS

(Name and surname) (Name and surname)
(Given a surname) (Given a surname)
Date of birth ____________________________ Date of birth ____________________________
Cynlluniaid geri Cynlluniaid geri
Address ____________________________ Address ____________________________
Cyfluriaid ____________________________ Cyfluriaid ____________________________

I, ___________________________________________________________ declare that I and the other person
named above are related in that he/she is the ____________________________.

Yr wyf ____________________________ yn datgan fy mod i a’r person a
enwir uchod yn benhau syf ei fod ei bod hi ____________________________

I further declare that the younger of us has not at any time before attaining the age of eighteen
years been a child of the family in relation to the other.

Yr wyf yn datgan ymhelach nad eodd yr ieuangal ohonom unhyw byd cyn bod yn ddau oedd
yn blentyn y teulu mewn perthynas ac’r lliw.

Signed ____________________________ in the presence of ____________________________
Llofnodiwyd ____________________________ (Signature) ____________________________
Date ____________________________ Official Designation ____________________________
Dyddiad ____________________________ Dynodiad Swyddogol ____________________________
Registration district of ____________________________ Dobarth cofrestru

* Insert whichever of the following applies

child of my former civil partner former spouse of my grandparent
child of my former spouse former spouse of my parent
former civil partner of my grandparent grandchild of my former civil partner
former civil partner of my parent grandchild of my former spouse

*y Cynhwyser pa un bynaug sy’n gymryw

yn blentyn fy nghy-rharter stifil yn gyn briod fy **nain/nhaid
yn blentyn fy nghy-briod yn gyn briod fy rhiadaent
yn gya rbarner stifil fy nain/nhaid
yn gya rbarner stifil fy rhiadaent

**Dewch yr anamainiad

Form 11, application to reduce the 28 day waiting period, regulation 9(1)(c), section 31(5A)
Marriage Act 1949
Form 11(w), application to reduce the 28 day waiting period (with Welsh translation), regulation 9(1)(c), section 31(5A) Marriage Act 1949

APPLICATION TO REDUCE THE 28 DAY WAITING PERIOD

<table>
<thead>
<tr>
<th>Names of parties</th>
<th>Address</th>
<th>Proposed date of marriage</th>
<th>Place of marriage</th>
</tr>
</thead>
</table>

I, ____________________________________________ (name and surname) gave notice of marriage in __________________________________________________________ Registration District on ____________________________ (date) and I hereby apply to the Registrar General for a reduction of the statutory 28 day waiting period so that I may marry on the proposed date given above.

The exceptional circumstances for my application are:

(continues on a separate sheet if required)

Signed ___________________________ Date ___________________________ Contact telephone number (if available) ___________________________

* denotes whichever does not apply

Form 12, certificate for marriage, regulation 10(1), section 31(2) Marriage Act 1949

APPLICATION TO REDUCE THE 28 DAY WAITING PERIOD

<table>
<thead>
<tr>
<th>Names of parties</th>
<th>Address</th>
<th>Proposed date of marriage</th>
<th>Place of marriage</th>
</tr>
</thead>
</table>

I, ____________________________________________ (name and surname) gave notice of marriage in __________________________________________________________ Registration District on ____________________________ (date) and I hereby apply to the Registrar General for a reduction of the statutory 28 day waiting period so that I may marry on the proposed date given above.

The exceptional circumstances for my application are:

(continues on a separate sheet if required)

Signed ___________________________ Date ___________________________ Contact telephone number (if available) ___________________________

* denotes whichever does not apply

Yr angylchymaint o eithidiolad ar fwythnos yr ymgyrchir ym.

(continues on a separate sheet if required)

* denotes whichever does not apply

Yn wreiddiol

27
Form 12(w), certificate for marriage (with Welsh translation), regulation 10(1), section 31(2) Marriage Act 1949
Form 13

Regulation 10(2)  Section 7 Marriage (Registrar General’s Licence) Act 1970

Registrar General’s licence for marriage

Notice of the marriage intended to be solemnized on the authority of a licence of the Registrar General between the parties hereafter named and described having been entered on the ...... day of ...... 20...... in the Marriage Notice Book of the registration district of ...... in the ......, it is hereby certified that no lawful impediment to the issue of a licence has been shown to the satisfaction of the Registrar General to exist and that the issue of a licence has not been forbidden by any person authorized to forbid the issue thereof.

<table>
<thead>
<tr>
<th>Name and surname</th>
<th>Age</th>
<th>Marital status</th>
<th>Occupation</th>
<th>Place of residence</th>
<th>Address of place at which the marriage is to be solemnized</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
<td>(6)</td>
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<td>years</td>
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</tr>
</tbody>
</table>

Now therefore the Registrar General, being satisfied that the conditions contained in section 1(2) of the Marriage (Registrar General’s Licence) Act 1970 are met and that sufficient grounds exist why a licence should be granted, hereby grants to the said parties licence to contract and solemnize their intended marriage.

Date............  Signature .......

Registrar General

NOTE:

This licence will be void if the marriage is not solemnized within one month from the date of entry of notice given above.

The marriage must be solemnized on or before ......
Form 14

Regulation 11  
Section 31(5) Marriage Act 1949

Instructions for the solemnization of a marriage in a registered building without the presence of a registrar

1. This marriage must take place in the registered building named in the superintendent registrar’s certificates for marriage, and nowhere else.

2. The authorised person duly appointed for the registered building named in the certificates, or an authorised person for some other registered building in the same registration district, must be present at the marriage.

3. At least two witnesses must also be present, and the doors of the registered building must be open (the doors need not be actually open provided they are not so closed as to prevent persons from entering that part of the building in which the marriage is solemnized.)

4. Each certificate issued by a superintendent registrar as the legal authority for the marriage must be delivered to the authorised person in whose presence the marriage is to be solemnized. Unless these certificates are in his possession the authorised person must on no account allow the marriage to take place.

5. It is essential to the validity of the marriage that in some part of the ceremony (and in the presence of the witnesses and the authorised person) each of the parties makes a declaration in one of the following forms:

   (a) by saying “I do solemnly declare that I know not of any lawful impediment why I (name) may not be joined in matrimony to (name)”; or

   (b) by saying “I declare that I know of no legal reason why I (name) may not be joined in marriage to (name)”; or

   (c) by replying “I am” to the question put to them successively “Are you (name) free lawfully to marry (name)?”;

and that each of them says to the other one of the following forms of words of contract:

   (a) “I call upon these persons here present to witness that I (name) do take thee (name) to be my lawful wedded wife (or husband)”; or

   (b) “I (name) take you (or thee) (name) to be my wedded wife (or husband”).

6. These declaratory and contracting words must be said in the presence of the authorised person acting on the occasion and of the witnesses to the marriage.

7. Immediately after the marriage is solemnized the authorised person must register all the particulars prescribed by law in the duplicate marriage register books of the registered building in which the marriage has taken place; the entry in both books must be signed by the parties married, by at least two witnesses and by the authorised person.

8. After the registration of the marriage a certified copy of the entry thereof may be obtained from the authorised person on payment of the prescribed fee.
Form 14(w)

Regulation 11

Section 31(5) Marriage Act 1949

Instructions for the solemnization of a marriage in a registered building without the presence of a registrar (with Welsh translation)

1. This marriage must take place in the registered building named in the superintendent registrar’s certificates for marriage, and nowhere else.

2. The authorised person duly appointed for the registered building named in the certificates, or an authorised person for some other registered building in the same registration district, must be present at the marriage.

3. At least two witnesses must also be present, and the doors of the registered building must be open (the doors need not be actually open provided they are not so closed as to prevent persons from entering that part of the building in which the marriage is solemnized.)

4. Each certificate issued by a superintendent registrar as the legal authority for the marriage must be delivered to the authorised person in whose presence the marriage is to be solemnized. Unless these certificates are in his possession the authorised person must on no account allow the marriage to take place.

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   (b) by saying “I declare that I know of no legal reason why I (name) may not be joined in marriage to (name)”;

   (c) by replying “I am” to the question put to them successively “Are you (name) free lawfully to marry (name)?”;

and that each of them says to the other one of the following forms of words of contract:

   (a) “I call upon those persons here present to witness that I (name) do take thee (name) to be my lawful wedded wife (or husband)”;

   (b) “I (name) take you (or thee) (name) to be my wedded wife (or husband)”.

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8. After the registration of the marriage a certified copy of the entry thereof may be obtained from the authorised person on payment of the prescribed fee.
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CYFARWYDDIAU AR GYFER GWEINYDDU PRIODAS MEWN ADEILAD COFRESTREDIG HEB BRESENOLDEB COFREstrydd

1. Mae’n rhaid cynnal yr briedas hon yn yr adeilad cofrestredig a enwir ar dystysgrifau priodas y cofrestrydd arolgyol, ac yn unol i’r arall.

2. Mae’n rhaid i’r person awdurodedig a benodwyr ar gyfer yr adeilad cofrestredig a enwir ar y dystysgrifau, neu berson awdurodedig ar gyfer adeilad cofrestredig arall yn yr un nosbarth cofrestrydd fod yn bresegol i’r briedas.

3. Mae’n rhaid i o leiaf ddau dysg fod yn bresegol hefyd ac mae’n rhaid i ddysgu’r adeilad cofrestredig fod ar agor. (Nid oes yn rhaid i’r dysgu fod ar agor megyn gwirionedd cyn bellad nad ydynt ar gau fel ag i rwystro personau rha’i cael mynediad i’r rhan honno o’r adeilad lle gweinyddir y briedas).

4. Mae’n rhaid danfon pob dystysgrif a gyflwynir gan gfirestrydd arolgyol fel awdur ad cyfreithiol y briedas i’r person awdurodedig a bydd y briedas yn cael ei gweinyddu yn ei (g)wydd. O feydd y dystysgrifiadau hyn yn ei mwyeddiant ni ddyli i’r person awdurodedig ar unrhyw gyfrif ganatatau i’r briedas gael ei clynnu.

5. Mae hi’n hanfodel ar gyfer dilyswydd yr briedas bod pob un o’r partision sy’n priodi yn rhwun o’r seremoni (ac yng nghyfreithion a’r person awdurodedig) yn gwneud datganiad yn un o’r ffluriau canlynol—

(a) trwy ddweud “Yr wyf fî yn ddiferiol yn hysbystru na wn i am un rhwystr cyfreithion, fel na ellir fy uno i (enw) mewn priodas à (enw)”; neu

(b) trwy ddweud “Yr wyf fî yn hysbystru na wn i am unrhyw reswm cyfreithion fel na ellir fy uno i (enw) mewn priodas à (enw)”; neu

(c) trwy ymateb “Ydwyl i’r evestiau a roddir yn olwyld iddynt o’i” “Ydych chi (enw) yn rhudd, yn gyfreithlon, i briodi (enw)?”

a bod yr naill yn dweud wrth y llall, un o’r ffluriau canlynol o eiriau y contract—

(a) “Yr wyf fî yn gael ar y personau hyn sydd yn un bresegol i ddiystiadau fy nod i (enw) yn dy gymryd di (enw) yn wraig briodi gyfreithlon (neu’n yr priodi cyfreithlon) i mi”; neu

(b) “Yr wyf fî (enw) yn dy gymryd di (enw) yn wraig briodi (neu’n yr priodi) i mi”

6. Mae’n rhaid dweud y geriau datganiol a chontraethau hyn yng Nghymru i’r person awdurodedig sy’n gweithredu ar yr achlysur ac yng nghyfreithion yr briedas.

7. Yn syth ar ol gweinyddu’r briedas Mae’n rhaid i’r person awdurodedig cofrestru’r holl fanlyon sy’n benodol i ddweud “trwy gyfadarn hyn sy’n llwyddo cofrestru priodas dbyllg yr adeilad cofrestredig lle cymhaliwyd y briedas; Mae’n rhaid i’r partision sy’n priodi ac o leiaf ddau dysg a’r person awdurodedig llofnodi’r cofnod yn y ddau lyfr.

8. Ar ol cofrestru’r briedas gellir cael copi arddystiodig o’r cofnod ohoni gan y person awdurodedig trwy dalu’r lifi benodol.
Form 15

Regulation 12(1)  
Section 35(1) Marriage Act 1949

Form of marriage entry

PART I

Particulars of marriage

<table>
<thead>
<tr>
<th></th>
<th></th>
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<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>


PART II

Particulars of Attestation

(i) For marriage according to the rites and ceremonies of the Church of England or of the Church of Wales.

Married in the .......... according to the rites and ceremonies of the .......... by .......... or after ................................................................. by me,

This marriage was solemnized between us, ........................................ in the presence of us, ........................................

(ii) For marriage in the presence of a registrar and a superintendent registrar.

Married in the ........................................................................ by ................................................ before me,

This marriage was solemnized between us, ........................................ in the presence of us, ........................................

(iii) For marriage in the presence of a registrar and without the presence of a superintendent registrar.

Married in the ................................................ according to the rites and ceremonies of the................................................ by ................................................

This marriage was solemnized between us, ........................................ in the presence of us, ........................................

(iv) For marriage in a registered building in the presence of an authorised person.

Married in the .......... according to the rites and ceremonies of the .......... by .......... and in the ..........

This marriage was solemnized between us, ........................................ in the presence of us, ........................................

(v) For marriage according to the usages of the Society of Friends or the Jews.

Married in the .......... according to the usages of the .......... by ..........

This marriage was solemnized between us, ........................................ in the presence of us, ........................................
Form 15(w)

Section 35(1) Marriage Act 1949
Form of marriage entry (with Welsh translation)

FORM OF MARRIAGE ENTRY
PTURF COFNOD PRIODAS
PART I
PARTICULARS OF MARRIAGE
MANYLION PRIODAS

| No. Bldw | Marriage solemnized at | in the | in the | Prydyd a chwyflwyd | Prydyd a chwyflwyd ym | Prydyd a chwyflwyd | Prydyd a chwyflwyd ym
|---------|------------------------|--------|--------|-------------------|------------------------|-------------------|---------------------|
|         | When married | Name and surname | Age | Condition | Rank or profession | Residence | Father’s name and surname | Father’s name and surname
| 1       |             |                   |    |           |                 | at the time | of marriage | of marriage
|         |             |                   |    |           |                 | of marriage |            |            |
| 2       |             |                   |    |           |                 |            |            |            |

PART II
PARTICULARS OF ATTESTATION
MANYLION ARDYSTIAD

(i) For marriage according to the rites and ceremonies of the Church of England/Church in Wales
Ar gyfer priodas yn unol a defodau a seremoniau Eglwys Lloegr/Eglwys yng Nghymru

Married in the ........................................... according to the rites and ceremonies of the
Prydyd ym ........................................... unol a defodau a seremoniau
........................................... by/afer ........................................... by the
This marriage was ........................................... between us, ...........................................
Cymunedwyd y ........................................... presedeb ni, ...........................................

(ii) For marriage in the presence of a registrar and a superintendent registrar
Ar gyfer priodas yng Nghymru y ddefodwyd y ddefodri dd a defodri dd adefrodydd

Married in the ........................................... by ........................................... before me
Prydyd ym ........................................... by ........................................... at the
This marriage was solemnized between us, .................................. of us ........................................ .................................
Gweinyddwyd y by ................................................................. ............................. ........................................
brodha hon rhyngom ni, .............................................. prestenoldeb ni, .................................................................

(iii) For marriage in the presence of a registrar and without the presence of a superintendent registrar

Ar gyfer priodas yng ngwydd cofrestydd ac heb bresonoldeb cofrestydd arlochyd
Married in the ................................................................. according to the rites and ceremonies of the ........................................
Prodywd yn y by ................................................................. by me .................................................................
droy y ........................................................................................................
This marriage was solemnized between us, .................................. of us ................................................................. .................................
Gweinyddwyd y by ................................................................. ............................. ........................................
brodha hon rhyngom ni, .............................................. prestenoldeb ni, .................................................................

(iv) For marriage in a registered building in the presence of an authorised person

Ar gyfer priodas mewn adeilad cofrestredig yng ngwydd person awdurddodedig
Married in the ................................................................. according to the rites and ceremonies of the ........................................
Prodywd yn y by ................................................................. by .................................................................
droy y ........................................................................................................
This marriage was solemnized between us, .................................. of us ................................................................. .................................
Gweinyddwyd y by ................................................................. ............................. ........................................
brodha hon rhyngom ni, .............................................. prestenoldeb ni, .................................................................

(v) For marriage according to the usages of the Society of Friends or the Jews

Ar gyfer priodas yn unol ag arferion Cyrnesithau y Cyfeillion neu yr Iddewon
Married in the ................................................................. according to the usages of the ........................................
Prodywd yn y by ................................................................. by .................................................................
This marriage was solemnized between us, .................................. of us ................................................................. .................................
Gweinyddwyd y by ................................................................. ............................. ........................................
brodha hon rhyngom ni, .............................................. prestenoldeb ni, .................................................................

Form 16

Regulation 22(a)  
Section 57(2) Marriage Act 1949

Quarterly return of marriages

I, ......., Registrar of the district of ...... in the ...... do hereby certify that this is a true copy of the entry (entries) of marriage registered in the said district from the entry of the marriage of ...... and ...... number ...... to the entry of the marriage of ...... and ...... number ......

Date ......  Signature of registrar ......
Form 17

Regulation 22(b)  
Section 37(2) Marriage Act 1949

Certificate of no registration

Registration district ……
I hereby certify that no marriage has been registered in the marriage register book now kept by me in the above-named district during the quarter ended …… 20…….(insert date).
The number of the last entry recorded in the register book prior to that date is ……
Date …… Signature of registrar……
Countersigned by Superintendent Registrar ……

SCHEDULE 2

Forms of words in English and Welsh

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Form of words required</strong></td>
<td><strong>Welsh version</strong></td>
</tr>
<tr>
<td>Single</td>
<td>Sengl</td>
</tr>
<tr>
<td>Widower</td>
<td>Gŵr gweddw</td>
</tr>
<tr>
<td>Widow</td>
<td>Gwraig weddw</td>
</tr>
<tr>
<td>Surviving civil partner</td>
<td>Partner sifil goroesol</td>
</tr>
<tr>
<td>Previous marriage annulled</td>
<td>Priodas flaenorol wedi’i dirymu</td>
</tr>
<tr>
<td>Previous civil partnership annulled</td>
<td>Partneriaeth sifil flaenorol wedi’i dirymu</td>
</tr>
<tr>
<td>Previous marriage dissolved</td>
<td>Priodas flaenorol wedi’i therfynu</td>
</tr>
<tr>
<td>Previous civil partnership dissolved</td>
<td>Partneriaeth sifil flaenorol wedi’i therfynu</td>
</tr>
<tr>
<td>Column 1</td>
<td>Column 2</td>
</tr>
<tr>
<td>----------</td>
<td>----------</td>
</tr>
<tr>
<td>Form of words required</td>
<td>Welsh version</td>
</tr>
<tr>
<td>Previously married at … on … Marriage dissolved on …</td>
<td>Priodwyd o’r blaen yn … ar y …; terfynwyd y briodas ar y …</td>
</tr>
<tr>
<td>Previously married at … on … Marriage annulled on …</td>
<td>Priodwyd o’r blaen yn … ar y …; y briodas wedi’i dirymu ar y …</td>
</tr>
<tr>
<td>Previously went through a form of marriage at … on …</td>
<td>Aethpwyd o’r blaen drwy ddeford priodas yn … ar y …</td>
</tr>
<tr>
<td>Previously formed a civil partnership at … on … Civil partnership dissolved on …</td>
<td>Ffurfiwyd partneriaeth sifil o’r blaen yn … ar y …; terfynwyd y bartneriaeth sifil ar y …</td>
</tr>
<tr>
<td>Previously formed a civil partnership at … on … Civil partnership annulled on …</td>
<td>Ffurfiwyd partneriaeth sifil o’r blaen yn … ar y …; y bartneriaeth sifil wedi’i dirymu ar y …</td>
</tr>
<tr>
<td>Deceased</td>
<td>Ymadawedig</td>
</tr>
<tr>
<td>Step-father</td>
<td>Llystad</td>
</tr>
<tr>
<td>Certificate</td>
<td>Tystysgrif</td>
</tr>
<tr>
<td>Register office</td>
<td>Swyddfa gofrestru</td>
</tr>
<tr>
<td>Registrar General’s licence</td>
<td>Trwydded y Cofrestrydd Cyffredinol</td>
</tr>
</tbody>
</table>

SCHEDULE 3

Regulation 8

Evidence

Interpretation

1. In this Schedule—

“claim for asylum” means a claim within the meaning of section 94(1) of the Immigration and Asylum Act 1999(29);


“driving licence” means a licence granted under—

(a) Part 3 of the Road Traffic Act 1988(30), or

(b) the Road Traffic (Northern Ireland) Order 1981(31),

and includes a provisional licence, a counterpart Community licence and a British external licence within the meaning of those enactments;

“humanitarian protection” means humanitarian protection granted in accordance with paragraph 339C of the immigration rules;

(29) 1999 c. 33.
(30) 1988 c. 52.
“immigration rules” means the rules for the time being laid down as mentioned in section 3(2) of the Immigration Act 1971(32);
“indefinite leave to enter or remain” means leave to enter or remain in the United Kingdom given in accordance with the provisions of the Immigration Act 1971 or the immigration rules which is not limited as to duration;
“limited leave to enter or remain” means leave to enter or remain in the United Kingdom given in accordance with the provisions of the Immigration Act 1971 or the immigration rules which is limited as to duration;
“settled status” has the same meaning as in section 33(2A) of the Immigration Act 1971(33);
“Stateless Convention” means the Convention relating to the Status of Stateless Persons done at New York on 28th September 1954(34);
“stateless person” has the same meaning as in Article 1 of the Stateless Convention;
“travel document” means a document which is not a passport, allowing a person to travel outside the United Kingdom.

Evidence of relevant nationality

2. For the purposes of (as applicable) section 8(1)(b)(35), or section 16(1C)(36) of the Act, one of the following original documents (or groups of documents) must be provided by each of the parties to the proposed marriage to the member of the clergy, or (as the case may be) the person with authority to grant a common licence, as evidence that the party (“P”) is a relevant national—
(a) P’s valid passport showing P to be a British, EEA or Swiss national;
(b) P’s valid national identity card issued by an EEA state or Switzerland;
(c) certificate of registration as a British citizen granted to P by the Secretary of State together with another document referred to in paragraph 4 of this Schedule (except the letter referred to in paragraph 4(g)), to establish P’s current use of the name and surname referred to on the certificate of registration (or, if P has changed name, evidence of the change of name);
(d) certificate of naturalisation as a British citizen granted to P by the Secretary of State, together with another document referred to in paragraph 4 of this Schedule (except the letter referred to in paragraph 4(g)), to establish P’s current use of the name and surname referred to on the certificate of naturalisation (or, if P has changed name, evidence of the change of name);
(e) where P was born in the United Kingdom—
   (i) before 1st January 1983—
      (aa) P’s United Kingdom birth certificate; and
      (bb) one of the documents referred to in paragraph 4 of this Schedule (except the letter referred to in paragraph 4(g)), to establish P’s current use of the name and surname referred to on the birth certificate provided (or, if P has changed name, evidence of the change of name);
   (ii) on or after 1st January 1983 but before 1st July 2006—
      (aa) P’s full United Kingdom birth certificate showing P’s parents’ (or, as the case may be, parent’s), details;

(32) 1971 c. 77. There are amendments to section 3, not relevant here.
(33) Section 33(2A) was inserted by section 39(6) and paragraph 7(b) of Schedule 4 to the British Nationality Act 1981 (c. 61).
(35) Section 8 was amended by section 57(3) of the Immigration Act 2014 (c. 22).
(36) Section 16 was amended by section 57(4) of the Immigration Act 2014.
(bb) one of the documents referred to in paragraph 4 of this Schedule (except the letter referred to in paragraph 4(g)) to establish P’s current use of the name and surname referred to on the birth certificate provided (or, if P has changed name, evidence of the change of name);

(cc) evidence of either of P’s parents’ British citizenship or settled status at the time of P’s birth (e.g. a passport describing the relevant parent as a British citizen or indicating that he or she then had indefinite leave to enter or remain); and

(dd) P’s parents’ marriage certificate (if British citizenship is claimed through P’s father);

(iii) on or after 1st July 2006—

(aa) P’s full birth certificate showing the parents’ (or, as the case may be, parent’s) details;

(bb) one of the documents referred to in paragraph 4 of this Schedule (except the letter referred to in paragraph 4(g)) to establish P’s current use of the name and surname referred to on the birth certificate provided (or, if P has changed name, evidence of the change of name);

(cc) evidence of either of P’s parents’ British citizenship or settled status at the time of P’s birth (e.g. a passport describing the relevant parent as a British citizen or indicating that he or she then had indefinite leave to enter or remain);

(f) if none of the documents (or groups of documents) listed in sub-paragraphs (a) to (e) are available to confirm the party’s relevant nationality, such other evidence as the Registrar General determines it is reasonable to accept in the particular circumstances of the case.

Evidence of name, surname, date of birth and nationality

3. For the purposes of section 28B(1)(a), (b) and (d) of the Act(37), one of the following original documents (or groups of documents) must be provided to the superintendent registrar by a person (“P”) giving a notice of marriage under section 27 of the Act, as evidence of the name, surname, date of birth and nationality of that person—

(a) P’s valid passport;

(b) P’s valid national identity card issued by an EEA state or Switzerland;

(c) one of the groups of documents referred to in paragraph 2(c) to (e) of this Schedule (and for these purposes, “P” in paragraph 2(c) to (e) means a person giving a notice of marriage under section 27 of the Act);

(d) P’s valid biometric immigration document within the meaning of section 5(1)(a) of the UK Borders Act 2007(38);

(e) P’s valid travel document issued in the United Kingdom at the discretion of the Secretary of State to persons who have been formally and, in the view of the Secretary of State, unreasonably, refused a passport by the authorities in their own countries and who have—

(i) been granted limited leave to enter or remain or humanitarian protection on rejection of a claim for asylum or for recognition as a stateless person; or

(ii) been granted indefinite leave to enter or remain;

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(37) Section 28B was inserted by paragraph 7 of Schedule 4 to the Immigration Act 2014 (c. 22).

(38) 2007 c. 30.
(f) valid travel document issued to P pursuant to Article 28 of the Convention relating to the Status of Refugees done at Geneva on 28th July 1951\(^{39}\);  
(g) valid travel document issued to P pursuant to Article 28 of the Stateless Convention;  
(h) if none of the documents (or groups of documents) listed in sub-paragraphs (a) to (g) are available to confirm the person’s name, surname, date of birth and nationality, such other document or combination of documents as the Registrar General determines it is reasonable to accept in the particular circumstances of the case.

**Evidence of place of residence**

4.—(1) For the purposes of section 28B(1)(c) of the Act, one of the following original documents must be provided to the superintendent registrar as evidence of the place of residence of a person giving a notice of marriage under section 27(1) of the Act—

(a) utility bill dated no more than three months before the date on which notice of marriage is given;  
(b) bank or building society statement or passbook dated no more than one month before the date on which notice of marriage is given;  
(c) council tax bill dated no more than 12 months before the date on which notice of marriage is given;  
(d) mortgage statement dated no more than 12 months before the date on which notice of marriage is given;  
(e) current residential tenancy agreement;  
(f) valid driving licence in the name of the person giving notice of marriage;  
(g) letter from the owner or proprietor (“X”) of the address which is the person’s place of residence which—

(i) confirms that the person has resided at the address for at least seven days immediately prior to the date on which notice of marriage is given,  
(ii) states that X is the owner or proprietor,  
(iii) states X’s name,  
(iv) states X’s address, and  
(v) is signed and dated by X;  
(h) if none of the documents listed in sub-paragraphs (a) to (g) are available, such other evidence as the Registrar General determines it is reasonable to accept in the particular circumstances of the case.

(2) The evidence mentioned in sub-paragraphs (a) to (e) of paragraph 4(1) must—  
(a) be in the name of the person giving notice of marriage, or, where it is in the name of more than one person, one of them must be the person giving notice, and  
(b) show the person’s place of residence as the address to which the evidence was sent.

**Evidence of ending of previous marriage or civil partnership**

5.—(1) For the purposes of section 28B(2) of the Act, one of the following original documents must be provided to the superintendent registrar as evidence of the ending of a previous marriage or civil partnership of a person (“P”) giving a notice of marriage under section 27(1) of the Act—

\(^{39}\) United Nations, Treaty Series, volume 189 at page 137.
(a) P’s decree absolute of divorce or decree of nullity of marriage granted by a court of civil jurisdiction in England and Wales;
(b) P’s dissolution order or nullity order obtained in England or Wales in accordance with Part 2 of the Civil Partnership Act 2004(40);
(c) a document, or documents, confirming P’s divorce or annulment granted by a court of civil jurisdiction in any part of the British Islands and recognised in the United Kingdom in accordance with section 44 of the Family Law Act 1986(41);
(d) a document, or documents, confirming the dissolution or annulment of P’s civil partnership granted by a court of civil jurisdiction in the United Kingdom and recognised in accordance with section 233 of the Civil Partnership Act 2004;
(e) a document, or documents confirming P’s divorce or annulment obtained in a country outside the British Islands and recognised in the United Kingdom in accordance with either—
   (i) sections 45 to 49 of the Family Law Act 1986(42); or
   (ii) articles 21 to 27, 41(1) or 42(1) of the Council Regulation;
(f) a document, or documents confirming the dissolution or annulment of P’s civil partnership obtained outside the United Kingdom and recognised in accordance with either—
   (i) sections 234 to 237 of the Civil Partnership Act 2004(43); or
   (ii) regulations made under section 219 of the Civil Partnership Act 2004(44);
(g) the death certificate of P’s spouse or civil partner;
(h) the presumed death certificate of P’s spouse or civil partner issued under paragraph 3 of Schedule 1 to the Presumption of Death Act 2013(45);
(i) if none of the documents listed in sub-paragraphs (a) to (h) are available to confirm the ending of P’s previous marriage or civil partnership, such other evidence as the Registrar General determines it is reasonable to accept in the particular circumstances of the case.

(2) Where any document listed in paragraph (1)(c) to (g) or (i) was created outside the United Kingdom and is not in English, a full translation must also be provided.

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### SCHEDULE 4

#### Revocations

<table>
<thead>
<tr>
<th>1. Regulations revoked</th>
<th>2. References</th>
<th>3. Extent of revocation</th>
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</thead>
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<tr>
<td>The Registration of Marriages Regulations 1986(46)</td>
<td>S.I. 1986/1442</td>
<td>The whole Regulations</td>
</tr>
<tr>
<td>The Registration of Marriages (Amendment) Regulations 1997(47)</td>
<td>S.I. 1997/2204</td>
<td>The whole Regulations</td>
</tr>
</tbody>
</table>

(40) 2004 c. 33.
(41) 1986 c. 55.
(42) Section 45 was amended by S.I. 2001/310 and S.I. 2005/265.
(43) Sections 235 and 236 were modified by S.I. 2003/3104. There are amendments to section 237, not relevant here.
(44) Section 219 was amended by S.I. 2010/976. For regulations made under section 219, see S.I. 2005/3334.
(45) 2013 c. 13.
(47) S.I. 1997/2204 was revoked in part by S.I. 1999/1621.
EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations consolidate the Registration of Marriages Regulations 1986 (“the 1986 Regulations”) and the Registration of Marriages (Welsh Language) Regulations 1999, and five amending instruments. They also make substantive amendments in consequence of Part 4 of the Immigration Act 2014 (c. 22), which introduces a new referral and investigation scheme to assist investigation by the Secretary of State of suspected sham marriages and civil partnerships.

In Part 2, the Regulations prescribe the forms to be used for the preliminaries to marriage (regulations 4 to 7 and Schedule 1). Two new marriage notice forms are prescribed in consequence of the requirement in section 27E of the Marriage Act 1949 (c. 76) for non-relevant nationals (those who are not British, EEA or Swiss nationals) to provide additional information when giving notice of marriage.

The Regulations specify (regulation 8 and Schedule 3) the evidence that must be provided by each party giving notice of marriage, or following ecclesiastical preliminaries, as the case may be, in accordance with the requirements in sections 8, 16 and 28B of the Marriage Act 1949.

Regulation 9 restates, with minor drafting changes, the procedure for applications to reduce the waiting period under section 31(5A) of the Marriage Act 1949. The waiting period was increased from 15 to 28 days by the Immigration Act 2014. Regulations 10 and 11 prescribe forms for the Superintendent Registrar’s certificate for marriage and instructions for the solemnization of marriage, which are unchanged. The Registrar General’s licence for marriage (issued under the Marriage (Registrar General’s Licence) Act 1970 where one party to the proposed marriage is seriously ill and is not expected to recover), is also unchanged.

Part 3 of the Regulations is concerned with the registration of marriage. These provisions restate the 1986 Regulations with minor drafting changes. The only change of substance is in regulation 13(2) (i) and (k), which make a minor change to the manner of registration of the condition (i.e. marital or civil partnership status) of parties who have previously been married to each other. This change

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is made in consequence of the Marriage (Same Sex Couples) Act 2013 (c. 30), with the aim of protecting the privacy of people who have obtained gender recognition. Part 4 relates to the correction of errors in marriage registers, and Part 5 makes miscellaneous provision. No changes of substance are made to the position under the 1986 Regulations save that some of the more detailed provision relating to the manner of signing the register (regulation 15) and corrections before the entry is complete (in regulation 18) has been removed and will be dealt with administratively. In addition, what was regulation 19 of the 1986 Regulations (applications for certificates under section 10 of the Savings Bank Act 1887) has been removed, as no separate procedure exists for such applications.

An impact assessment has not been prepared for this instrument as no impact on the private or voluntary sectors is foreseen.