<u>Policy paper: Beyond the ice: UK policy towards the Arctic</u>

This document follows the publication in 2013 of the government's first Arctic Policy Framework, <u>Adapting to Change</u>, which set out the UK's approach towards the Arctic, based upon the 3 principles of respect, co-operation and appropriate leadership.

These principles remain central to the UK government's approach to the Arctic. We recognise that Arctic stewardship rests with the Arctic States and the indigenous peoples of those States, and continue to support their efforts to ensure a sustainable future for the region. The main commitments include:

- helping to understand a changing Arctic through world-class science
- protecting the Arctic's fragile environment
- promoting prosperity in the region

The UK will show leadership in matters of global importance such as climate change and tackling pollution in our oceans. We will also encourage UK companies to explore commercial opportunities, while ensuring that people who depend on the Arctic for their livelihoods can continue to do so sustainably for generations to come.

News story: New requirements for farmers to improve environment for all

New rules are now in force which will protect the water environment and save farmers money.

<u>The new rules</u>, which came in to force on 2 April 2018, mean it is now mandatory for all farmers in England to maintain good practice to protect water quality and prevent water pollution incidents.

Collectively, farming related pollution incidents can harm wildlife in our rivers and seas. They also impact on our economy, resulting in higher bills from increased water treatment and affect our tourism and shellfish industry. Many farmers have already made great progress in addressing pollution risks but the new rules will help tackle water pollution by ensuring all farmers take action.

The rules will:

• promote good practice in managing fertilisers and manures;

- encourage land managers to take reasonable precautions to prevent diffuse pollution from runoff or soil erosion;
- require land managers to plan each application of manure or fertilisers, based on soil tests, to meet but not exceed crop and soil needs.

Our <u>25 Year Environment Plan</u> set out how these new rules will require every farmer to identify and manage risks to water and start taking precautions to reduce ammonia emissions, reducing pollution and soil erosion and improving resource efficiency.

Environment Minister Therese Coffey said:

This is a really important opportunity for farmers to reduce pollution in watercourses. In following these rules, farmers will be able to help reduce pollution incidents, improve water quality and save money through more efficient use of resources.

The new rules are an important part of our 25 year plan for the environment which will help us deliver our plans for a Green Brexit and leave our environment in a better state than we inherited it.

The new farming rules have been drawn up with farming and environment representatives so that they are practical, risk based and will prevent and reduce agricultural pollution. They encourage the farmer to think about the risk of water pollution, how to keep valuable topsoil on their fields and to apply fertilisers only when it is appropriate to do so. Farmers and land managers will be able to determine what approach is best for their land, through methods such as deciding when it is safe to spread fertilisers.

The rules cover:

- planning the use of manures and fertilisers to improve soil nutrient levels and meet crop needs;
- storing organic manures and positioning livestock feeders away from water bodies;
- applying manures or fertilisers to minimise impact on the water environment;
- precautions to prevent soil erosion;
- reducing livestock poaching.

Farming rules for water are part of a whole package of measures to help farmers and land managers look after the environment. The government is also investing £400 million through <u>Countryside Stewardship</u> which supports farmers in creating or restoring precious habitats and a £12 million farm ammonia reduction grant has incentivised farmers to tackle agricultural emissions.

Notice: SL5 7TE, Imperial College of Science, Technology and Medicine: environmental permit application advertisement

The Environment Agency consults the public on certain applications for Radioactive Substances Activity. The arrangements are explained in its Public Participation Statement

These notices explain:

- what the application is about
- how to view the application documents
- when you need to comment by

The Environment Agency will decide:

- whether to grant or refuse the application
- what conditions to include in the permit (if granted)

<u>News story: Plastic purge: Defra Legal</u> Advisers

Updated: Change of title

As the government announces a deposit scheme to encourage people to recycle plastic bottles and cans, GLD lawyers have been doing their bit to help stem the mounting volume of plastic waste that is posing a threat to much of the world's wildlife.

Brought into focus by the recent series Blue Planet II in which David Attenborough highlighted the toxic effect of plastic waste on the world's oceans, government lawyers from Defra Legal Advisers have joined a global effort to curb pollution.

Gilly Stratford of GLD was part of the UK delegation that joined the third United Nations Environmental Assembly which took place recently in Nairobi, otherwise known by its more snappy acronym UNEA-3.

UNEA-3's aim was to work towards ridding the planet of pollution, including the menace of marine plastic litter. At the end of long and intense

negotiations, 15 anti-pollution measures were unanimously agreed by the 190+countries which attended. Gilly's role was to advise policy colleagues and help draft amendments to the texts, while keeping an eye on the UK's negotiating position.

While these measures are not legally binding, they nonetheless send out a statement of intent. Defra achieved all its objectives at UNEA-3, especially its main aim to reduce marine pollution by plastics and microplastics.

<u>Press release: Treacle Jug Farm waste</u> <u>operator stuck with £2,307 fine</u>

The owner of Bradley Brothers Skip Hire (BBSH), a waste management business in Ferrensby near Harrogate, has been fined £2,307 and ordered to pay £4,000 costs and a £170 victim surcharge following a successful prosecution by the Environment Agency.

David Bradley (55) of Treacle Jug Farm, Ferrensby, North Yorkshire, was sentenced on 3 April at Harrogate Magistrates' Court having admitted to offences relating to the deliberate violation of an Environment Agency enforcement notice, the illegal operation of a waste management facility and failing to exercise duty of care in the transfer of controlled wastes.

The Environment Agency prosecuted after Bradley repeatedly and deliberately flouted his legal obligations over a 32 month period, beginning in February 2014 after officers discovered BBSH's Treacle Jug Farm site was in breach of its Environmental Permit conditions during a routine inspection.

The site was found to be full beyond its design capacity, leading to an inability to treat and process waste within the confines of a dedicated building as required by its Environmental Permit. Waste material had also been tipped in front of the entrance of the building and skips of waste were being stored outside and not on sealed drainage, representing an environmental risk of pollution and increasing the risk of amenity issues such as odours, pests and dust. Bradley was instructed to bring the site back into compliance, which he failed to do.

Bradley continually failed to comply with the requirements of his Environmental Permit, ignoring the requirements of an enforcement notice to remove waste from the site. He also failed to provide an accurate record of the disposal of 223 separate consignments of waste, which is a criminal offence, and was unable to maintain his continuing competency to operate a waste facility, another breach of the site's Permit. BBSH even continued to accept waste into the Treacle Jug Farm site after its Permit was suspended and finally revoked.

An Environment Agency spokesperson said:

We had sought to work with Mr Bradley to help bring the site into compliance and provided a number of opportunities for corrective action to be taken. However, Mr Bradley failed to respond to our efforts and even illegally imported waste into the site once the company's permit to operate had been withdrawn.

The conditions of an Environmental Permit are designed to protect people and the environment. Failure to comply with these legal requirements is a serious offence that can damage the environment, undermine those who adhere to the rules and cause misery for local communities.

We hope the court's sentencing decision demonstrates the importance of companies adhering to environmental permitting rules.

In mitigation, Bradley said that he had made attempts to clear the waste but was under financial pressures due to outstanding debts.

Bradley was also ordered to pay £4,000 costs and £170 victim surcharge.