

Constitution, Europe, External Affairs and Culture Committee

18th Meeting, 2023 (Session 6), Thursday, 1st June 2023

Retained EU Law (Revocation and Reform) Bill Schedule 1

Background

At its last meeting, the Committee received an update on the Retained EU Law (Revocation and Reform) Bill (“the Bill”). In particular, the Committee discussed the amendments to the Bill to date and, specifically, the removal of a general sunset in favour of a schedule to the Bill (Schedule 1) in which REUL to be revoked at the end of the year is listed.

Supplementary Legislative Consent Memorandum

The Scottish Government lodged a supplementary Legislative Consent Memorandum (LCM) on 24 May 2023. In the supplementary LCM the Scottish Government identifies REUL listed on Schedule 1 which it believes to contain at least some devolved provision applicable in Scotland. Of this REUL:

- Annex B lists nine instruments which the Scottish Government is not satisfied are obsolete.
- Annex C lists 139 instruments which the Scottish Government is satisfied are obsolete.

In the supplementary LCM a description of the legislation is only available for instruments listed in Annex B (i.e., those which the Scottish Government is not content are not obsolete).

The tables attached to this paper provide information collated by SPICe on the legislation listed in Annex B and Annex C of the Scottish Government's supplementary LCM.

Information collated by SPICe is taken from the supplementary LCM, the UK Government's dashboard of REUL and information published by the UK Government on the REUL listed in Schedule 1. The latter includes the UK Government's rationale for revocation.

This information has been collated to help the Committee to understand what REUL is listed in Schedule 1 to the Bill. It is not, however, an analysis of whether that information is correct in terms of the description of the legislation, whether it contains devolved provision, the policy area and so on.

Sarah McKay and Annie Bosse
SPICe research
30 May 2023

REUL listed in Schedule 1 which the Scottish Government is not satisfied is obsolete¹²

Title	Extent of revocation	Policy area as set out in REUL dashboard updated on 12 May 2023	Purpose of REUL as set out in Schedule 1 information published 17 May 2023	Reason for revocation given by UKG as set out in Schedule 1 information published 17 May 2023	Note of any Schedule 1 information updates from previous version published on 15 May 2023	SG position as set out in supplementary LCM
Promotion of the Use of Energy from Renewable Sources Regulations 2011	The whole Regulations	Energy & Renewables	Implements the 2009 Renewable Energy Directive. NB only sets binding target up to and including 2020.	This legislation is largely inoperable because it concerns targets that have expired, and otherwise includes duties that are being met elsewhere or where revocation would not otherwise lead to a change of policy.	Reason for revocation updated on 17 May 2023. Previous version read: "This legislation is inoperable because it concerns targets that have expired and duties that are either already being met through other commitments."	Regulations 5, 7 and 8 in this instrument provide for ongoing duties and further analysis is required before it can be concluded that this instrument can safely be sunset.
Energy Efficiency (Encouragement, Assessment and	The whole Regulations	Energy & Renewables	Implements the 2012 Energy Efficiency Directive. NB only sets binding target up to and including 2020.	This legislation is largely inoperable because it concerns targets that have expired, and otherwise includes duties that are	Reason for revocation updated on 17 May 2023. Previous version read: "This	This instrument provides for ongoing duties and further analysis is required before it can be concluded that this

¹ Please note that the Scottish Government supplementary LCM erroneously states in Annex B that it objects to ten pieces of REUL being listed on Schedule 1. However, the Annex only lists nine pieces of REUL and the Scottish Government has confirmed that this is correct.

² The UK Government dashboard lists the territorial extent of REUL in Schedule 1. All entries in this table are listed either 'UK-wide' or 'N/A'.

Information) Regulations 2014				being met elsewhere or where revocation would not otherwise lead to a change of policy.	legislation is inoperable because it concerns targets that have expired and duties that are either already being met through other commitments."	instrument can safely be sunset.
National Emission Ceilings Regulations 2018	Regulations 9 and 10	Environment (Air Quality)	Implements the National Emission Ceilings Directive (2016/2284/EC). We will be removing some items of REUL relating to the National Air Pollution Control Plan (NAPCP). The current format of the NAPCP is long, complicated, resource intensive and duplicative, and does nothing to improve the quality of the air we breathe. By repealing this item, we can better focus on what will actually help clean up our air, such as by delivering on the ambitious air quality targets we have set in statute through the Environmental Act.	This regulation has either been superseded by UK legislation or is a duplicate of existing domestic legislation and is no longer required.		This revocation is linked to the revocation of Commission Implementing Decision (EU) 2018/1522 of 11 October 2018, referenced above. The SG is not persuaded that the provisions of the two instruments can be revoked without greater clarity as to the future of the Air Quality: Revised UK National Air Pollution Control Programme ²¹ and assurance that there would be no legislative gaps.
Port Services Regulations 2019	The whole Regulations	Maritime	UK regulations which implement discretionary and	The UK has a highly competitive, mostly private sector-owned port sector.		Further consideration required.

			mandatory elements of Regulation (EU) 2017/352 to mandate transparency on financial reporting for ports.	The removal of this legislation will remove an unnecessary reporting burden on our ports sector, freeing them from this reporting requirement. The Harbours Act 1964 will continue to require publication of standard charges, among other protections for port users.		
Council Decision of 3 October 2002 establishing pursuant to Directive 2001/18/EC of the European Parliament and of the Council the summary information format relating to the placing on the market of genetically modified organisms as or in products (2002/812/EC)	The whole Decision	Agri-Food (Genetically Modified Organisms)	Establishing standardising application info: summarised application - summary notification information (SNIF) (marketing). This is a request for information that we no longer submit to the EU since we are no longer a member state. Removing this REUL would improve the application process by removing this requirement for redundant information.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.		This Decision is referred to in regulation 16(2)(j) of the Genetically Modified Organisms (Deliberate Release) (Scotland) Regulations 2002 (S.S.I. 2002/541) and therefore is not obsolete.
Council Decision of 3 October 2002 establishing, pursuant to Directive 2001/18/EC of	The whole Decision	Agri-Food (Genetically Modified Organisms)	Establishing standardising application info: summarised application - summary notification information (SNIF) (non-	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.		This Decision is referred to in regulation 11(1)(d) of the Genetically Modified Organisms (Deliberate Release) (Scotland) Regulations 2002 and therefore is not obsolete.

<p>the European Parliament and of the Council, the summary notification information format for notifications concerning the deliberate release into the environment of genetically modified organisms for purposes other than for placing on the market (2002/813/EC)</p>			<p>marketing). This is a request for information that we no longer submit to the EU since we are no longer a member state. Removing this REUL would improve the application process by removing this requirement for redundant information.</p>			
<p>Regulation (EU) No 510/2014 of the European Parliament and of the Council of 16 April 2014 laying down the trade arrangements applicable to certain goods resulting from the processing of agricultural products and repealing Council</p>	<p>The whole Regulation</p>	<p>Agri-Food (Common Market Organisation)</p>	<p>Sets out provisions on import duties for processed agricultural products, import licensing arrangements for ovalbumin and lactalbumin, preferential trade arrangements (import duties and tariff quotas), safeguard measures, inward processing arrangements and provisions for the payment of export refunds and</p>	<p>This regulation has either been superseded by UK legislation or is a duplicate of existing domestic legislation and is no longer required.</p>		<p>Does not consider this instrument to be obsolete and there are no other exceptional reasons for the instrument to be sunset.</p>

<p>Regulations (EC) No 1216/2009 and (EC) No 614/2009</p>			<p>levies/charges. Provisions in relation to import duties / export levies cease to have effect in UK due to Schedule 7, Part 1, paragraph 1 (1) of the Taxation (Cross-Border Trade) Act 2018. Powers to provide for the payment of export refunds are likely to lapse. The payment of export refunds would be incompatible with the UK's WTO commitments. Therefore, measures to provide for the payment of export refunds no longer necessary.</p>			
<p>Regulation (EU) 2017/352 of the European Parliament and of the Council of 15 February 2017 establishing a framework for the provision of port services and common rules on the financial</p>	<p>The whole Regulation</p>	<p>Maritime</p>	<p>Establishes a framework for the provision of port services and common rules on financial transparency and on port service and port infrastructure charges.</p>	<p>The UK has a highly competitive, mostly private sector-owned port sector. The removal of this legislation will remove an unnecessary reporting burden on our ports sector, freeing them from this reporting requirement. The Harbours Act 1964 will continue to require publication of standard charges, among other protections for port users.</p>		<p>Further consideration required.</p>

transparency of ports						
Commission Implementing Decision (EU) 2018/1522 of 11 October 2018 laying down a common format for national air pollution control programmes under Directive (EU) 2016/2284 of the European Parliament and of the Council on the reduction of national emissions of certain atmospheric pollutants	The whole Decision	N/A	We will be removing some items of REUL relating to the National Air Pollution Control Plan (NAPCP). The current format of the NAPCP is long, complicated, resource intensive and duplicative, and does nothing to improve the quality of the air we breathe. By repealing this item, we can better focus on what will actually help clean up our air, such as by delivering on the ambitious air quality targets we have set in statute through the Environmental Act.	This regulation has either been superseded by UK legislation or is a duplicate of existing domestic legislation and is no longer required.		This revocation is linked to the revocation of regulations 9 and 10 of the National Emission Ceilings Regulations (S.I. 2018/129), referenced below. The SG is not persuaded that the provisions of the two instruments can be revoked without greater clarity as to the future of the Air Quality: Revised UK National Air Pollution Control Programme20 and assurance that there would be no legislative gaps.

REUL listed in Schedule 1 which the Scottish Government is satisfied is obsolete³

Title	Extent of revocation	Policy area as set out in REUL dashboard updated on 12 May 2023	Purpose of REUL as set out in Schedule 1 information published 17 May 2023	Reason for revocation given by UKG as set out in Schedule 1 information published 17 May 2023	Note of any Schedule 1 information updates from previous version published on 15 May 2023
European Communities (Privileges of the Joint European Torus) Order 1978	The whole Order	Fusion Energy	This Order granted privileges to the Joint Undertaking called the Joint European Torus (JET) that was established between the UK and the (then) European Communities.	This legislation is now inoperable because the Joint Undertaking was dissolved in 2001.	
Agriculture and Horticulture Development Regulations 1980	The whole Regulations	Agriculture and Rural Development	These Regulations, which apply to the whole of the United Kingdom, are made under section 2(2) of the European Communities Act 1972, in implementation of Directive 72/159/EEC of the Council (O.J./S.E. 1972 (II), p.324), on the modernisation of farms, and of Directive 75/268/EEC of the Council on mountain and hill farming in certain less-favoured areas. They supersede, and in effect largely consolidate, the Farm and Horticulture Development Regulations 1978 (as amended).	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Agriculture Improvement Scheme 1985	The whole Scheme	N/A	This SI provide a scheme to allow agricultural support for on mountain and hill farming and farming in certain less-favoured	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	

³ The UK Government dashboard lists the territorial extent of REUL in Schedule 1. All entries in this table are listed 'UK-wide', 'GB-only', 'N/A', or there is no information on the dashboard.

			areas, applies throughout the United Kingdom and operates from 1st October 1985. The scheme makes provision for aid for agricultural businesses in the form of grants in respect of expenditure of a capital nature incurred in relation to the works, facilities or transactions specified.		
Farm Business Non-Capital Grant Scheme 1988	The whole Scheme	N/A	This Scheme varies the Farm Business Non-Capital Grant Scheme 1988 (“the principal Scheme”) by extending the areas of land which are treated for the purposes of the principal Scheme as less-favoured areas, in which grant is available for feasibility study plans or marketing plans in connection with the specified farm business of the provision of horses and ponies for hire.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Loading and Unloading of Fishing Vessels Regulations 1988	The whole Regulations	Health and Safety	These Regulations implement in part Council Regulation (EEC) No.2078/92 (OJ No. L215, 30.7.92, p.85) on agricultural production methods compatible with the requirements of the protection of the environment and the maintenance of the countryside. The Habitat (Water Fringe) Regulations 1994 related to an agri-environmental scheme which closed to new applicants at the end of 1999.	This legislation is redundant as it was superseded by the Merchant Shipping and Fishing Vessels (Lifting Operations and Lifting Equipment) Regulations 2006	
Agriculture Improvement (Variation) (No. 2) Scheme 1988	The whole Scheme	Agriculture and Rural Development	Implements a Scheme to further vary the Agriculture Improvement Scheme 1985 (“the principal Scheme”) which complies with	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	

			Article 8 of Council Regulation (EEC) No. 797/85 (OJ No. L93, 30.3.85, p.1) on improving the efficiency of agricultural structures, as amended by Council Regulation (EEC) No. 1760/87 (OJ No. L167, 26.6.87, p.1), and Council Directive No. 75/268/EEC (OJ No. L128, 19.5.75, p.1) on mountain and hill farming and farming in certain less-favoured areas.		
Farm and Conservation Grant Scheme 1989	The whole Scheme	Agriculture and Rural Development	These regulations implement a Scheme which further varies the Farm and Conservation Grant Scheme 1989 (“the principal Scheme”) and complies with Article 8 of Council Regulation (EEC) No. 797/85 (OJ No. L93, 30.3.85, p.1) on improving the efficiency of agricultural structures, as amended by Council Regulations (EEC) Nos. 1760/87 (OJ No. L167, 26.6.87, p.1), 2156/89 (OJ No. L207, 19.7.89, p.12) and 3808/89 (OJ No. L93, 30.3.85, p.1).	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Control of Industrial Air Pollution (Registration of Works) Regulations 1989 Scottish Government note from LCM: “In the SG’s view a special case identified so far appears to be the Control of Industrial Air	The whole Regulations	N/A	These Regulations modify the system of registration of works prescribed by the Alkali, etc. Works Regulation Act 1906 (“the 1906 Act”), the Alkali etc. Works (Registration) Order 1957 (“the 1957 Order”) and the Alkali, etc. Works Regulation Order (Scotland) 1933 (“the 1933 Order”), and implement article 9 (public access to information) of Council Directive 84/360/EEC on the combating of	This regulation has either been superseded by UK legislation or is a duplicate of existing domestic legislation and is no longer required.	

<p>Pollution (Registration of Works) Regulations 1989 (S.I. 1989/318) which appears to have already been revoked. These Regulations were made under the Alkali &c Works Regulation Act 1906 which the SG considers to be repealed in England and Wales and in Scotland¹. SG concerns about the devolved instruments in Annex B were flagged to UKG officials ahead of the lodging of this supplementary LCM.”</p>			<p>air pollution from industrial plants (OJ No. L 188, 16.7.1984, p.20).</p>		
<p>Farm and Conservation Grant (Variation) Scheme 1991</p>	<p>The whole Scheme</p>	<p>Agriculture and Rural Development</p>	<p>These regulations implement a Scheme which further varies the Farm and Conservation Grant Scheme 1989 (“the principal Scheme”) and complies with Article 8 of Council Regulation (EEC) No. 797/85 (OJ No. L93, 30.3.85, p.1) on improving the efficiency of agricultural structures, as amended by Council Regulations (EEC) Nos. 1760/87 (OJ No. L167, 26.6.87, p.1), 2156/89 (OJ No. L207, 19.7.89, p.12) and 3808/89 (OJ No. L93, 30.3.85, p.1).</p>	<p>This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.</p>	
<p>Temporary Set-Aside Regulations 1991</p>	<p>The whole Regulations</p>	<p>Agriculture and Rural Development</p>	<p>Permits farmers to temporarily set aside an area of land which was planted in preparation for the 1991 harvest.</p>	<p>This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.</p>	

Road Tolling (Interoperability of Electronic Road User Charging and Road Tolling Systems) Regulations 2007	The whole Regulations	N/A	Sets technical requirements for electronic road tolling systems and provides enforcement powers with respect to those technical requirements. Implements Directive 2004/52/EC.	This legislation is unnecessary because the system was not implemented by the European Union.	
Guarantees of Origin of Electricity Produced from High-efficiency Cogeneration Regulations 2007	The whole Regulations	Combined Heat & Power	<p>This legislation provides for the issue of guarantees of origin of electricity from high-efficiency cogeneration. The cogeneration of electricity is more commonly referred to in the United Kingdom as high quality electricity produced from combined heat and power or CHP.</p> <p>GOO's were established to be supplied as proof of high quality and high efficiency if requested when the electricity was traded internationally. CHP GOO's have never been requested and do not have a bearing on receipt of the fiscal benefits available under the CHPQA scheme.</p>	Since their introduction in 2007 no CHP GOO has ever been requested. Despite this, CHP deployment has increased. Therefore we do not think CHP GOOs are necessary to stimulate CHP deployment as they do not have a monetary value and have never been requested. The UK instead stimulates CHP deployment under the CHP Quality Assurance Scheme (CHPQA) which is being retained	
Food Enzymes Regulations 2009	Regulation 10	Food enzymes	These Regulations provide for the execution and enforcement in England of Regulation (EC) No. 1332/2008 of the European Parliament and of the Council on food enzymes	These Regulations have been superceded. The operative provisions of the SIs were revoked and replaced by the Food Additives, Flavourings, Enzymes and Extraction Solvents (England) Regulations 2013 (SI/2013/2210) and equivalent SIs in Wales, NI and Scotland. The equivalent legislation in NI and Wales was fully revoked in 2017.	

<p>Flood Risk (Cross Border Areas) Regulations 2010</p>	<p>Regulations 2 to 25</p>	<p>N/A</p>	<p>To complete transposition and implementation of the Floods Directive (Directive 2007/60/EC on the assessment and management of flood risks) into domestic law in England and Scotland. Redundant in relation to England and Wales as the requirements relate to the Flood Risk Regulations 2009 which are being revoked.</p> <p>Removing this will therefore remove duplication and reduce burdens on local authorities and the Environment Agency. This will allow them to focus on their duties in domestic legislation to assess, plan for and manage flood risk. We have committed to longer term reforms to local flood risk management planning by 2026 so that every area of England will have a more strategic and comprehensive plan that supports long-term local action and investment.</p>	<p>This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.</p>	
<p>Civil Jurisdiction and Judgments (Maintenance) Regulations 2011</p>	<p>In Schedule 7, paragraphs 2(5), 9, 16(5)(a) and 24</p>	<p>Private law children, family law, child support, private international law</p>	<p>SI 2011/1484 implemented EU Regulation 4/2009 re jurisdiction, recognition and enforcement and cooperation in maintenance matters, which was revoked, together with most of this SI, subject to certain savings, by Exit SI 2019/519 as amended by SI 2020/1574. What remains are amendments relating to intra-UK rules for jurisdiction and enforcement in cross-border</p>	<p>The specified provisions in this SI are inoperable because they revoked certain provisions, or amended certain provisions which have since been revoked, in the Maintenance Orders Act 1958, the Magistrates' Courts Act 1980, the Civil Partnerships Act 2004 and the Civil Jurisdiction and Judgments (Authentic Instruments & Courts Settlements) Order 2001. There are other such provisions in</p>	

			maintenance cases and certain other consequential amendments.	this SI which are under consideration for revocation.	
Energy Efficiency (Eligible Buildings) Regulations 2013	The whole Regulations	Energy & Renewables	Implements the 2012 Energy Efficiency Directive.	This legislation is largely inoperable because it concerns targets that have expired, and otherwise includes duties that are being met elsewhere or where revocation would not otherwise lead to a change of policy.	Reason for revocation updated on 17 May 2023. Previous version read: "This legislation is inoperable because it concerns targets that have expired and duties that are either already being met through other commitments."
Energy Efficiency (Building Renovation and Reporting) Regulations 2014	The whole Regulations	Energy & Renewables	Implements the 2012 Energy Efficiency Directive. NB only sets binding target up to and including 2020.	This legislation is largely inoperable because it concerns targets that have expired, and otherwise includes duties that are being met elsewhere or where revocation would not otherwise lead to a change of policy.	Reason for revocation updated on 17 May 2023. Previous version read: "This legislation is inoperable because it concerns targets that have expired and duties that are either already being met through other commitments."

Council Regulation (EEC) No 1899/85 of 8 July 1985 establishing a minimum mesh size for nets used when fishing for capelin in that part of the zone of the Convention on future multilateral cooperation in the north-east Atlantic fisheries which extends beyond the maritime waters falling within the fisheries jurisdiction of Contracting Parties to the Convention	The whole Regulation	Fisheries, Aquaculture and Marine (Common Fisheries Policy)	Establishes a minimum mesh size for nets used when fishing for capelin in that part of the zone of the Convention on future multilateral cooperation in the north-east Atlantic fisheries which extends beyond the maritime waters falling within the fisheries jurisdiction of Contracting Parties to the Convention. This is no longer needed as we do not fish capelin.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Council Regulation (EEC) No 1096/88 of 25 April 1988 establishing a Community scheme to encourage the cessation of farming	The whole Regulation	Agriculture and Rural Development	EU Legislation for a cessation scheme put in place by the European Union in 1988 to help farmers to leave farmin Regulation never implemented or used in the UK. Therefore, it can be revoked.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Council Decision of 29 March 1996 concerning the signing and provisional application of the International Tropical Timber Agreement 1994 on behalf of the European Community (96/493/EC)	The whole Decision	N/A	The signing and provisional application of the International Tropical Timber Agreement 1994 on behalf of the European Community. This decision does not need to be retained in order to continue membership of this Agreement. Therefore, the decision can be revoked.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Decision of 22 April 1998	The whole Decision	Agri-Food (Genetically	Sets out the rules for placing Genetically Modified maize on the	This regulation relates to a requirement/scheme/agreement	

concerning the placing on the market of genetically modified maize (Zea mays L. line MON 810), pursuant to Council Directive 90/220/EEC (98/294/EC)		Modified Organisms)	market. The decision can be regarded as 'spent' because it required France to take action (grant consent to the placing on the market of GM products) that has since been taken. Once consent was granted by France, the Decision had, in effect, served its purpose/has no continuing purpose.	which is no longer in operation, or is no longer relevant to the UK.	
Commission Regulation (EC) No 1896/2000 of 7 September 2000 on the first phase of the programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council on biocidal products	The whole Regulation	Health and Safety	The first phase of a review programme intended to enable the Commission to identify existing active substances of biocidal products and specify those which should be evaluated for a possible inclusion in Annex I, Annex IA or Annex IB to the Directive	This legislation is redundant as the Biocidal Products Directive has been superseded by Biocidal Products Regulation.	
Commission Regulation (EC) No 2056/2001 of 19 October 2001 establishing additional technical measures for the recovery of the stocks of cod in the North Sea and to the west of Scotland	The whole Regulation	Fisheries, Aquaculture and Marine (Common Fisheries Policy)	This established additional technical measures for the recovery of the stocks of cod in the North Sea and to the west of Scotland. This has been made redundant by measures in Regulation 2019/2239.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Regulation (EC) No 2245/2002 of 21 October 2002 implementing Council	The whole Regulation	Not listed on dashboard	Provides for the operation of Community design proceedings before the EU IPO (was Office for Harmonisation in the Internal market (trade marks and designs)	This legislation is inoperable because it relates to the practice and operation of EU institutions and not UK bodies	

Regulation (EC) No 6/2002 on Community designs					
Commission Decision of 23 February 2004 laying down detailed arrangements for the operation of the registers for recording information on genetic modifications in GMOs, provided for in Directive 2001/18/EC of the European Parliament and of the Council (2004/204/EC)	Articles 5 and 6	Agri-Food (Genetically Modified Organisms)	These articles consist of a request from the Commission for information concerning GMO notifications. We no longer submit this information to the EU since we are no longer a member state so the articles no longer apply.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Decision of 19 March 2004 concerning guidance for implementation of Directive 2002/3/EC of the European Parliament and of the Council relating to ozone in ambient air (2004/279/EC)	The whole Decision	Environment (Air Quality)	The Decision provides guidance, with examples, of measures for drawing up short term action plans for ozone; guidelines for an appropriate strategy for measuring ozone precursor substances. This Decision is redundant as The Air Quality Standards Regulations (2016) sets out the legal requirements for short term action plans for pollutants and the guidance in this Decision adds nothing further.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Decision of 4 May 2005 establishing a questionnaire for reporting on the application of Directive 2003/87/EC of the European	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI2020/1265, SI2020/1557 and SI 2021/484.	

Parliament and of the Council establishing a scheme for greenhouse gas emission allowance trading within the Community and amending Council Directive 96/61/EC (2005/381/EC)					
Commission Decision of 21 June 2005 establishing a network group for the exchange and coordination of information concerning coexistence of genetically modified, conventional and organic crops (2005/463/EC)	The whole Decision	Agri-Food (Genetically Modified Organisms)	Establishes an EU group considering GM, organic and conventional production. This is a cross-EU group that we no longer have access to, unless by invitation, since we are no longer a member state.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Decision of 20 December 2006 concerning the extension of the deadline for placing on the market of biocidal products containing certain active substances not examined during the ten-year work programme referred to in Article 16(2) of Directive 98/8/EC (2007/70/EC)	The whole Decision	Biocides	The first phase of a review programme intended to enable the Commission to identify existing active substances of biocidal products and specify those which should be evaluated for a possible inclusion in Annex I, Annex IA or Annex IB to the Directive	This legislation is redundant as the extension granted has expired.	

Commission Decision of 23 May 2007 concerning the placing on the market, in accordance with Directive 2001/18/EC of the European Parliament and of the Council, of a carnation (2007/364/EC)	The whole Decision	Agri-Food (Genetically Modified Organisms)	Sets out authorisations of Genetically Modified carnation products. The decision can be regarded as 'spent' because it required the Netherlands to take action (grant consent to the placing on the market of GM products) that has since been taken. Once consent was granted by the Netherlands, the Decision had, in effect, served its purpose/has no continuing purpose.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Decision of 2 October 2007 establishing a common format for the submission of data and information pursuant to Regulation (EC) No 850/2004 of the European Parliament and of the Council concerning persistent organic pollutants (2007/639/EC)	The whole Decision	N/A	EU Commission decision related to legislation on persistent organic pollutants (POPs), establishing a format for Member States to submit data and information to the Commission. This legislation is redundant. This is an EU Commission decision that is no longer relevant following EU Exit.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Decision of 29 November 2007 setting a new deadline for the submission of dossiers for certain substances to be examined under the 10-year work programme referred to in Article 16(2) of	The whole Decision	Biocides	Biocidal Products Directive submission of dossier deadline extension	This legislation is redundant as the extension granted has expired.	

Directive 98/8/EC (2007/794/EC)					
Commission Decision of 8 May 2008 setting a new deadline for the submission of dossiers for certain substances to be examined under the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council (2008/423/EC)	The whole Decision	Biocides	Biocidal Products Directive submission of dossier deadline extension	This legislation is redundant as the extension granted has expired.	
Commission Decision of 31 October 2008 setting a new deadline for the submission of dossiers for certain substances to be examined under the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC (2008/831/EC)	The whole Decision	Biocides	Biocidal Products Directive submission of dossier deadline extension	Biocidal Products Directive submission of dossier deadline extension	
Commission Decision of 20 November 2008 defining a format for the submission of the information by Member States in accordance with Article 7(4)(b)(iii) of the Regulation (EC)	The whole Decision	N/A	EU Commission decision related to legislation on persistent organic pollutants (POPs), establishing a format for Member States to submit information to the Commission. This legislation is redundant. This is an EU Commission Decision that is no longer relevant following EU Exit.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	

No 850/2004 of the European Parliament and of the Council (2009/63/EC)					
Commission Decision of 16 March 2009 concerning the placing on the market, in accordance with Directive 2001/18/EC of the European Parliament and of the Council, of a carnation (2009/244/EC)	The whole Decision	Agri-Food (Genetically Modified Organisms)	Sets out authorisations of Genetically Modified carnation products. The decision can be regarded as 'spent' because it required the Netherlands to take action (grant consent to the placing on the market of GM products) that has since been taken. Once consent was granted by the Netherlands, the Decision had, in effect, served its purpose/has no continuing purpose.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Decision of 8 April 2009 setting a new deadline for the submission of dossiers for certain substances to be examined under the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council (2009/321/EC)	The whole Decision	Biocides	Biocidal Products Directive submission of dossier deadline extension	This legislation is redundant as the extension granted has expired.	
Council Regulation (EC) No 754/2009 of 27 July 2009 excluding certain groups of vessels from the fishing effort regime laid down in Chapter III of	The whole Regulation	Fisheries, Aquaculture and Marine (Sea Fisheries)	Council Regulation (EC) No 754/2009 of 27 July 2009 excluding certain groups of vessels from the fishing effort regime laid down in Chapter III of Regulation (EC) No 1342/2008. This regulations excluded certain groups of vessels from the fishing	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	

Regulation (EC) No 1342/2008			effort regime laid down in Chapter III of Regulation (EC) No 1342/2008 which has since been repealed and is therefore redundant		
Commission Decision of 9 February 2010 setting a new deadline for the submission of a dossier for terbutryn to be examined under the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council (2010/77/EU)	The whole Decision	Biocides	Biocidal Products Directive submission of dossier deadline extension	This legislation is redundant as the extension granted has expired.	
Commission Decision of 9 February 2010 setting a new deadline For the submission of dossiers for certain substances to be examined under the 10-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council (2010/84/EU)	The whole Decision	Biocides	Biocidal Products Directive submission of dossier deadline extension	This legislation is redundant as the extension granted has expired.	
Commission Regulation (EU) No 237/2010 of 22 March 2010 laying down	The whole Regulation	Fisheries, Aquaculture and Marine (Sea Fisheries)	This regulation sets out detailed rules for the application of Council Regulation (EC) No 1342/2008 establishing a long-term plan for	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	

detailed rules for the application of Council Regulation (EC) No 1342/2008 establishing a long-term plan for cod stocks and the fisheries exploiting those stocks			cod stocks and the fisheries exploiting those stocks This regulation sets out detailed rules for the application of Council Regulation (EC) No 1342/2008 establishing a long-term plan for cod stocks and the fisheries exploiting those stocks which has been repealed and is therefore redundant		
Council Decision of 17 May 2010 on the signing of a Voluntary Partnership Agreement between the European Union and the Republic of the Congo on forest law enforcement, governance and trade in timber and derived products to the European Union (FLEGT) (2010/615/EU)	The whole Decision	Environment (Biodiversity: Timber)	The signing of a Voluntary Partnership Agreement between the European Union and the Republic of Congo on Forest Law Enforcement, Governance and Trade in timber and derived products to the European Union. As the UK is no longer part of the EU we do not need to retain any Council Decisions on EU VPAs with other countries.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Decision of 21 May 2010 on the establishment of a Register for Biocidal Products (2010/296/EU)	The whole Decision	Health and Safety	Biocidal Products Directive - establishment of biocidal products list	This legislation is redundant as it allowed for the establishment of an EU database, which was subsequently implemented and is no longer relevant to Great Britain	
Council Decision of 27 September 2010 on the signing of a Voluntary Partnership Agreement between the European Union and the Republic of	The whole Decision	Not listed on dashboard	The signing of a Voluntary Partnership Agreement between the European Union and the Republic of Cameroon on Forest Law Enforcement, Governance and Trade in timber and derived products to the European Union.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	

Cameroon on forest law enforcement, governance and trade in timber and derived products to the European Union (FLEGT) (2011/200/EU)			As the UK is no longer part of the EU we do not need to retain any Council Decisions on EU VPAs with other countries.		
Commission Decision of 22 October 2010 adjusting the Union-wide quantity of allowances to be issued under the Union Scheme for 2013 and repealing Decision 2010/384/EU (2010/634/EU)	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI2020/1265, SI 2020/1557 and SI 2021/484 .	
Commission Decision of 3 November 2010 laying down criteria and measures for the financing of commercial demonstration projects that aim at the environmentally safe capture and geological storage of CO2 as well as demonstration projects of innovative renewable energy technologies under the scheme for greenhouse gas emission allowance trading within the	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	

Community established by Directive 2003/87/EC of the European Parliament and of the Council (2010/670/EU)					
Commission Regulation (EU) No 1031/2010 of 12 November 2010 on the timing, administration and other aspects of auctioning of greenhouse gas emission allowances pursuant to Directive 2003/87/EC of the European Parliament and of the Council establishing a system for greenhouse gas emission allowances trading within the Community	The whole Regulation	N/A	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Commission Decision of 7 March 2011 on historical aviation emissions pursuant to Article 3c(4) of Directive 2003/87/EC of the European Parliament and of the Council establishing a scheme for greenhouse gas emission allowance trading within the	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	

Community (2011/149/EU)					
Commission Decision of 29 March 2011 establishing a specific control and inspection programme related to the recovery of bluefin tuna in the eastern Atlantic and the Mediterranean	The whole Decision	Not listed on dashboard	Relates to a specific control and inspection programme related to the recovery of bluefin tuna in the eastern Atlantic and the Mediterranean. This control regime was never applicable to the UK and expired in 2014.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Decision of 27 April 2011 determining transitional Union-wide rules for harmonised free allocation of emission allowances pursuant to Article 10a of Directive 2003/87/EC of the European Parliament and of the Council (2011/278/EU)	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Commission Regulation (EU) No 550/2011 of 7 June 2011 on determining, pursuant to Directive 2003/87/EC of the European Parliament and of the Council, certain restrictions applicable to the use of international credits from projects	The whole Regulation	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	

involving industrial gases					
Commission Decision of 30 June 2011 on the Union-wide quantity of allowances referred to in Article 3e(3)(a) to (d) of Directive 2003/87/EC of the European Parliament and of the Council establishing a scheme for greenhouse gas emission allowances trading within the Community (2011/389/EU)	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Commission Implementing Decision of 13 July 2011 adopting guidelines for reporting by the Member States under Directive 2010/40/EU of the European Parliament and of the Council (2011/453/EU)	The whole Decision	Road transport - intelligent transport systems	Sets out guidelines for reporting by EU Member States to report on matters relating to Intelligent Transport Systems (ITS) to the European Commission.	This legislation is unnecessary because the UK is no longer an EU Member State.	
Commission Implementing Decision of 10 February 2012 laying down rules concerning the transitional national plans referred to in	The whole Decision	Environment (Industrial Emissions)	Decision on transitional national plans Decision on transitional national plans which is now defunct.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	

Directive 2010/75/EU of the European Parliament and of the Council on industrial emissions (2012/115/EU)					
Commission Implementing Decision of 2 May 2012 amending Decision 2011/207/EU establishing a specific control and inspection programme related to the recovery of bluefin tuna in the eastern Atlantic and the Mediterranean (2012/246/EU)	The whole Decision	N/A	This amends Decision 2011/207/EU establishing a specific control and inspection programme related to the recovery of bluefin tuna in the eastern Atlantic and the Mediterranean. Amending legislation - the principal regulation is being revoked.	Amending legislation. Principal regulation to be revoked/already revoked.	
Commission Decision of 17 August 2012 amending Decisions 2010/2/EU and 2011/278/EU as regards the sectors and subsectors which are deemed to be exposed to a significant risk of carbon leakage (2012/498/EU)	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Commission Decision of 20 August 2012 setting a new deadline for the submission of dossiers for certain	The whole Decision	Biocides	Biocidal Products Directive - establishment of biocidal products list	This legislation is redundant as the extension granted has expired.	

<p>substances to be examined under the 14-year work programme referred to in Article 16(2) of Directive 98/8/EC of the European Parliament and of the Council (2012/483/EU)</p>					
<p>Regulation (EU) No 100/2013 of the European Parliament and of the Council of 15 January 2013 amending Regulation (EC) No 1406/2002 establishing a European Maritime Safety Agency</p>	<p>The whole Regulation</p>	<p>Maritime</p>	<p>Amends Regulation (EC) No 1406/2002 and incorporates changes relating to the functioning of the European Maritime Safety Agency, to its areas of competence and to its working practices</p>	<p>This legislation is unnecessary because it amends EU Regulation 1406/2002 (which related to the establishment of the European Maritime Safety Agency), which was revoked by The Merchant Shipping (Miscellaneous Provisions) (Amendments etc.) (EU Exit) Regulations 2018 (A.I. 2018/1221). More broadly, this Regulation is obsolete as the UK no longer participates in the European Maritime safety Agency since leaving the EU.</p>	
<p>Decision No 377/2013/EU of the European Parliament and of the Council of 24 April 2013 derogating temporarily from Directive 2003/87/EC establishing a scheme for greenhouse gas emission allowance trading within the Community</p>	<p>The whole Decision</p>	<p>ETS</p>	<p>EU ETS implementation</p>	<p>This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.</p>	

Commission Implementing Decision of 13 August 2013 amending Decision 2011/207/EU establishing a specific control and inspection programme related to the recovery of bluefin tuna in the eastern Atlantic and the Mediterranean (2013/432/EU)	The whole Decision	N/A	Amending legislation - the principal regulation is being revoked. Amends Decision 2011/207/EU establishing a specific control and inspection programme for the recovery of bluefin tuna in the eastern Atlantic and the Mediterranean	Amending legislation. Principal regulation to be revoked/already revoked.	
Commission Decision of 5 September 2013 on the standard capacity utilisation factor pursuant to Article 18(2) of Decision 2011/278/EU (2013/447/EU)	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Commission Decision of 5 September 2013 concerning national implementation measures for the transitional free allocation of greenhouse gas emission allowances in accordance with Article 11(3) of Directive 2003/87/EC of the European Parliament and of the Council(2013/448/EU)	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	

Council Decision of 23 September 2013 on the signing, on behalf of the European Union, of the Voluntary Partnership Agreement between the European Union and the Republic of Indonesia on forest law enforcement, governance and trade in timber products to the European Union (2013/486/EU)	The whole Decision	N/A	The signing of the Voluntary Partnership Agreement between the European Union and the Republic of Indonesia on Forest Law Enforcement, Governance and Trade in timber products to the European Union. As the UK is no longer part of the EU we do not need to retain any Council Decisions on EU VPAs with other countries.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Regulation (EU) No 1123/2013 of 8 November 2013 on determining international credit entitlements pursuant to Directive 2003/87/EC of the European Parliament and of the Council	The whole Regulation	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Regulation (EU) No 1315/2013 of the European Parliament and of the Council of 11 December 2013 on Union guidelines for the development of the trans-European transport network and repealing Decision No 661/2010/EU	The whole Regulation	Cross-modal	The Trans European Transport Network (TEN-T) Regulation (1315/2013 and the related and delegated regulations 473/2014, 2016/758, 2017/849, and 2019/254) establishes guidelines for the development of the EU's transport network, which is made up of airports, ports, road rail terminals, road, rail and inland waterway transport networks in Europe.	This legislation is unnecessary because the UK is no longer bound by the Trans-European Transport Network (TEN-T) enforcement mechanisms, nor has any access to the TEN-T governance process.	

Decision No 1359/2013/EU of the European Parliament and of the Council of 17 December 2013 amending Directive 2003/87/EC clarifying provisions on the timing of auctions of greenhouse gas allowances	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Commission Decision of 18 December 2013 amending Decisions 2010/2/EU and 2011/278/EU as regards the sectors and subsectors which are deemed to be exposed to a significant risk of carbon leakage (2014/9/EU)	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Commission Delegated Regulation (EU) No 473/2014 of 17 January 2014 amending Regulation (EU) No 1315/2013 of the European Parliament and of the Council as regards supplementing Annex III thereto with new indicative maps	The whole Regulation	Cross-modal	The Trans European Transport Network (TEN-T) Regulation (1315/2013 and the related regulations and delegated regulations 473/2014, 2016/758, 2017/849, and 2019/254) establishes guidelines for the development of the EU's transport network, which is made up of airports, ports, road rail terminals, road, rail and inland waterway transport networks in Europe.	This legislation is unnecessary because the UK is no longer bound by the Trans-European Transport Network (TEN-T) enforcement mechanisms, nor has any access to the TEN-T governance process.	
Council Regulation (EU) No 43/2014 of 20 January 2014 fixing	The whole Regulation	N/A	Fixed fishing opportunities for 2014 for the Baltic Sea. No longer applicable to the UK.	This regulation relates to a requirement/scheme/agreement	

for 2014 the fishing opportunities for certain fish stocks and groups of fish stocks, applicable in Union waters and, to Union vessels, in certain non-Union waters				which is no longer in operation, or is no longer relevant to the UK.	
Commission Implementing Decision of 18 March 2014 on the organisation of a temporary experiment providing for certain derogations for the marketing of populations of the plant species wheat, barley, oats and maize pursuant to Council Directive 66/402/EEC (2014/150/EU)	The whole Decision	N/A	A temporary experiment organised at Union level for the purpose of assessing whether the production, with a view to marketing, of seed from certain populations (Avena spp., Hordeum spp., Triticum spp. and, Zea mays L), may constitute an improved alternative to the exclusion of the marketing of such seed. This REUL expired in Feb 2021 and no longer has application.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Implementing Decision of 21 March 2014 amending Decision 2005/381/EC as regards the questionnaire for reporting on the application of Directive 2003/87/EC of the European Parliament and of the Council (2014/166/EU)	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	

Council Decision of 14 April 2014 on the conclusion of the Voluntary Partnership Agreement between the European Union and the Republic of Indonesia on forest law enforcement, governance and trade in timber products to the European Union (2014/284/EU)	The whole Decision	Environment (Biodiversity: Timber)	The conclusion of the Voluntary Partnership Agreement between the European Union and the Republic of Indonesia on Forest Law Enforcement, Governance and Trade in timber products to the European Union. As the UK is no longer part of the EU we do not need to retain any Council Decisions on EU VPAs with other countries.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Decision No 573/2014/EU of the European Parliament and of the Council of 15 May 2014 on enhanced cooperation between Public Employment Services (PES)	The whole Decision	Social security	This Decision established an EU-wide network of Public Employment Services. This network was established for a period between from 17 June 2014 to 31 December 2020. The decision was extended in November 2020 through Decision (EU) 2020/1782. The network had been in operation—in various guises—since 1997 and was formalised through this decision.	Decision No 573/2014 of the European Parliament and of the Council of 15 May 2014 on enhanced cooperation between Public Employment Services, as extended by Decision (EU) 2020/1782 amending Decision No 573/2014/EU on enhanced cooperation between Public Employment Services (PES) is now redundant, as the UK has left the EU and no longer takes part in this public employment service cooperation, which is only for EU Member States. The UK is an active participant in the World Association of Public Employment Services, which is a global network of public employment services (PES).	The purpose of REUL and reason for revocation was updated on 17 May 2023. Previously, the cells read "N/A" and "DWP to respond".
Commission Decision of 24 June 2014 concerning the placing on the market for essential use of	The whole Decision	Biocides	Derogations may be possible , when it is shown that: the risk to humans, animals or the environment from exposure to the active substance in a biocidal	This legislation is redundant as the extension granted has expired.	

biocidal products containing copper (2014/395/EU)			product, under realistic worst-case conditions of use, is negligible, in particular where the product is used in closed systems or under other conditions which aim to exclude contact with humans and release into the environment; there is evidence that the active substance is essential to prevent or control a serious danger to human health, animal health or the environment; or not approving the active substance would have a disproportionate negative impact on society when compared with the risk to human health, animal health or the environment arising from the use of the substance.		
Commission Implementing Decision of 25 June 2014 regarding restrictions of authorisations of biocidal products containing IPBC notified by Germany in accordance with Directive 98/8/EC of the European Parliament and of the Council (2014/402/EU)	The whole Decision	Biocides	Biocidal Products Directive - mutual recognition refusal of authorisation has been rejected	This legislation is redundant as it confirms the validity of a challenge to an authorisation. Changes applied and this is no longer required.	
Regulation (EU) No 1144/2014 of the European Parliament and of the Council of 22 October 2014 on information provision	The whole Regulation	Agri-Food (Common Market Organisation)	1144/2014 sets out the conditions under which information and promotion measures for agricultural products and certain food products may be implemented. This piece of REUL	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	

and promotion measures concerning agricultural products implemented in the internal market and in third countries and repealing Council Regulation (EC) No 3/2008			is no longer required as Defra will not be operating this EU scheme promoting agricultural products in the future.		
Commission Decision of 27 October 2014 determining, pursuant to Directive 2003/87/EC of the European Parliament and of the Council, a list of sectors and subsectors which are deemed to be exposed to a significant risk of carbon leakage, for the period 2015 to 2019 (2014/746/EU)	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Commission Implementing Decision of 29 October 2014 concerning restrictions of the authorisations of biocidal products containing IPBC and propiconazole notified by Germany in accordance with Directive 98/8/EC of the European	The whole Decision	Biocides	Biocidal Products Directive - mutual recognition refusal of authorisation has been rejected	This legislation is redundant as it confirms the result of an unsuccessful challenge, and therefore no change occurred.	

Parliament and of the Council (2014/756/EU)					
Commission Implementing Decision of 29 October 2014 concerning restrictions of the authorisation of a biocidal product containing IPBC notified by Germany in accordance with Directive 98/8/EC of the European Parliament and of the Council (2014/757/EU)	The whole Decision	Biocides	Biocidal Products Directive - mutual recognition refusal of authorisation has been rejected	This legislation is redundant as it confirms the result of an unsuccessful challenge, and therefore no change occurred.	
Commission Implementing Decision of 30 October 2014 establishing the type, format and frequency of information to be made available by the Member States on integrated emission management techniques applied in mineral oil and gas refineries, pursuant to Directive 2010/75/EU of the European Parliament and of the Council (2014/768/EU)	The whole Decision	Environment (Industrial Emissions)	Reporting requirement to ensure related BAT conclusion has been properly implemented. Redundant because reporting was required by the EU in 2014 for a limited period to ensure implementation of the measure. Measure was implemented and period spent.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Decision (EU) 2015/191 of 5 February 2015	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the	

amending Decision 2010/670/EU as regards the extension of certain time limits laid down in Article 9 and Article 11(1) of that Decision				UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Commission Delegated Regulation (EU) 2015/1829 of 23 April 2015 supplementing Regulation (EU) No 1144/2014 of the European Parliament and of the Council on information provision and promotion measures concerning agricultural products implemented in the internal market and in third countries	The whole Regulation	Agri-Food (Common Market Organisation)	2015/1829 amends legislation on agri-promotion schemes to add further information on programmes and funding. This piece of REUL is no longer required as Defra will not be operating this EU scheme promoting agricultural products in the future.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Implementing Decision (EU) 2015/692 of 24 April 2015 concerning the placing on the market, in accordance with Directive 2001/18/EC of the European Parliament and of the Council, of a carnation (<i>Dianthus caryophyllus</i> L., line 25958) genetically	The whole Decision	Agri-Food (Genetically Modified Organisms)	Sets out authorisations of Genetically Modified carnation products. The decision can be regarded as 'spent' because it required the Netherlands to take action (grant consent to the placing on the market of GM products) that has since been taken. Once consent was granted by the Netherlands, the Decision had, in effect, served its purpose/has no continuing purpose.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	

modified for flower colour					
Commission Implementing Decision (EU) 2015/694 of 24 April 2015 concerning the placing on the market, in accordance with Directive 2001/18/EC of the European Parliament and of the Council, of a carnation (<i>Dianthus caryophyllus</i> L., line 26407) genetically modified for flower colour	The whole Decision	Agri-Food (Genetically Modified Organisms)	Sets out authorisations of Genetically Modified carnation products. The decision can be regarded as 'spent' because it required the Netherlands to take action (grant consent to the placing on the market of GM products) that has since been taken. Once consent was granted by the Netherlands, the Decision had, in effect, served its purpose/has no continuing purpose.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Decision (EU) 2015/1158 of 8 July 2015 on the position to be taken by the Commission, on behalf of the European Union, in the Joint Implementation Committee set up by the Voluntary Partnership Agreement between the European Union and the Republic of Indonesia on Forest Law Enforcement, Governance and Trade in timber products into the	The whole Decision	Environment (Biodiversity: Timber)	Voluntary Partnership Agreement between the European Union and the Republic of Indonesia on Forest Law Enforcement, Governance and Trade in timber products into the European Union. As the UK is no longer part of the EU we do not need to retain any Council Decisions on EU VPAs with other countries.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	

European Union as regards the amendments to the Annexes I, II, and V of the Voluntary Partnership Agreement between the European Union and the Republic of Indonesia					
Commission Implementing Decision (EU) 2015/1737 of 28 September 2015 postponing the expiry date of approval of bromadiolone, chlorophacinone and coumatetralyl for use in biocidal products for product-type 14	The whole Decision	Health and Safety	Biocidal Products Directive - active substance postponement	This legislation is redundant as the extension granted has expired.	
Commission Implementing Decision (EU) 2015/1751 of 29 September 2015 on the terms and conditions of the authorisation of a biocidal product containing bromadiolone referred by the United Kingdom in accordance with Article 36 of Regulation (EU) No	The whole Decision	Biocides	Biocidal Products Directive - mutual recognition approval	This legislation is redundant as it confirms the validity of a challenge to an authorisation. Changes applied and this is no longer required.	

528/2012 of the European Parliament and of the Council					
Decision (EU) 2015/1814 of the European Parliament and of the Council of 6 October 2015 concerning the establishment and operation of a market stability reserve for the Union greenhouse gas emission trading scheme and amending Directive 2003/87/EC	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Commission Implementing Regulation (EU) 2015/1831 of 7 October 2015 laying down rules for application of Regulation (EU) No 1144/2014 of the European Parliament and of the Council on information provision and promotion measures concerning agricultural products implemented in the internal market and in the third countries	The whole Regulation	Agri-Food (Common Market Organisation)	2015/1831 amends regulation on agri-promotion schemes to set out brand and origin visibility rules for schemes, and how simple programmes should be managed. This piece of REUL is no longer required as Defra will not be operating this EU scheme promoting agricultural products in the future.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Implementing Regulation (EU)	The whole Regulation	N/A	Amends and updates Regulation (EC) 2056/2001 with regards requirements of the landing	Amending legislation. Principal regulation to be revoked/already revoked.	

<p>2015/1897 of 21 October 2015 amending Commission Regulation (EC) No 2056/2001 as regards the landing obligation</p>			<p>obligation. Amending legislation. Principal regulation to be revoked/already revoked.</p>		
<p>Commission Delegated Regulation (EU) 2016/758 of 4 February 2016 amending Regulation (EU) No 1315/2013 of the European Parliament and of the Council as regards adapting Annex III thereto</p>	<p>The whole Regulation</p>	<p>Cross-modal</p>	<p>The Trans European Transport Network (TEN-T) Regulation (1315/2013 and the related regulations and delegated regulations 473/2014, 2016/758, 2017/849, and 2019/254) establishes guidelines for the development of the EU's transport network, which is made up of airports, ports, road rail terminals, road, rail and inland waterway transport networks in Europe.</p>	<p>This legislation is unnecessary because the UK is no longer bound by the Trans-European Transport Network (TEN-T) enforcement mechanisms, nor has any access to the TEN-T governance process.</p>	
<p>Commission Implementing Decision (EU) 2016/209 of 12 February 2016 on a standardisation request to the European standardisation organisations as regards Intelligent Transport Systems (ITS) in urban areas in support of Directive 2010/40/EU of the European Parliament and of the Council on the framework for the deployment of</p>	<p>The whole Decision</p>	<p>Not listed on dashboard</p>	<p>Enables the European Commission to request that the European Standards Organisations develop Intelligent Transport Systems standards to promote interoperability.</p>	<p>This legislation is unnecessary because the UK is no longer an EU Member State.</p>	

Intelligent Transport Systems in the field of road transport and for interfaces with other modes of transport					
Regulation (EU) 2016/1012 of the European Parliament and of the Council of 8 June 2016 on zootechnical and genealogical conditions for the breeding, trade in and entry into the Union of purebred breeding animals, hybrid breeding pigs and the germinal products thereof and amending Regulation (EU) No 652/2014, Council Directives 89/608/EEC and 90/425/EEC and repealing certain acts in the area of animal breeding	Article 64(3)	Agri-Food	This paragraph states that Article 8(1) of Directive 90/427/EEC shall continue to apply until 21 April 2021.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Implementing Decision (EU) 2016/1175 of 15 July 2016 on the terms and conditions of the authorisation of a biocidal product containing spinosad referred by the United Kingdom in	The whole Decision	Biocides	Biocidal Products Directive - union authorisation conditions applied	This legislation is redundant as it confirms the result of an unsuccessful challenge, and therefore no change occurred.	

accordance with Article 36 of Regulation (EU) No 528/2012 of the European Parliament and of the Council					
Commission Decision of 13 November 2006 on avoiding double counting of greenhouse gas emission reductions under the Community emissions trading scheme for project activities under the Kyoto Protocol pursuant to Directive 2003/87/EC of the European Parliament and of the Council (2006/780/EC)	The whole Decision	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.		
Commission Implementing Decision (EU) 2016/2050 of 22 November 2016 as regards the placing on the market of a genetically modified carnation (Dianthus caryophyllus L., line SHD-27531-4)	The whole Decision	Sets out authorisations of Genetically Modified carnation products. The decision can be regarded as 'spent' because it required the Netherlands to take action (grant consent to the placing on the market of GM products)	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.		

		that has since been taken. Once consent was granted by the Netherlands, the Decision had, in effect, served its purpose/has no continuing purpose.			
Regulation (EU) 2016/2094 of the European Parliament and of the Council of 23 November 2016 amending Council Regulation (EC) No 1342/2008 establishing a long-term plan for cod stocks and the fisheries exploiting those stocks	The whole Regulation	N/A	This amends Council Regulation (EC) No 1342/2008 establishing a long-term plan for cod stocks and the fisheries exploiting those stocks. Council Regulation 1342/2008 has already been revoked and it is no longer relevant.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Decision of 23 November 2006 amending Decision 2005/381/EC establishing a questionnaire for reporting on the application of Directive 2003/87/EC of the European Parliament and of the Council establishing a scheme for greenhouse gas	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	

emission allowance trading within the Community and amending Council Directive 96/61/EC (2006/803/EC)					
Commission Delegated Regulation (EU) 2017/849 of 7 December 2016 amending Regulation (EU) No 1315/2013 of the European Parliament and of the Council as regards the maps in Annex I and the list in Annex II to that Regulation	The whole Regulation	Cross-modal	The Trans European Transport Network (TEN-T) Regulation (1315/2013 and the related regulations and delegated regulations 473/2014, 2016/758, 2017/849, and 2019/254) establishes guidelines for the development of the EU's transport network, which is made up of airports, ports, road rail terminals, road, rail and inland waterway transport networks in Europe.	This legislation is unnecessary because the UK is no longer bound by the Trans-European Transport Network (TEN-T) enforcement mechanisms, nor has any access to the TEN-T governance process.	
Commission Decision (EU) 2017/126 of 24 January 2017 amending Decision 2013/448/EU as regards the establishment of a uniform cross-sectoral correction factor in accordance with Article 10a of Directive 2003/87/EC of the European Parliament and of the Council	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Commission Implementing Decision (EU) 2017/547 of 21 March 2017 on the	The whole Decision	Plant Varieties and Seeds	Makes provision for a temporary experiment to assess whether the production, under certain conditions, of seed tubers produced from plantlets grown	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	

organisation of a temporary experiment under Council Directive 2002/56/EC as regards seed potato tubers derived from true potato seed			from true potato seed may constitute an improved alternative to current requirements whereby the production of seed potatoes relies on the vegetative multiplication of potato tubers over several generations. This REUL expires on 31 December 2023. The experiment is not currently being undertaken in GB. Should government consider it appropriate to undertake a similar experiment in the future, it can use existing primary powers to make any required legislation.		
Commission Decision (EU) 2017/2172 of 20 November 2017 amending Decision 2010/670/EU as regards the deployment of non-disbursed revenues from the first round of calls for proposals	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Decision (EU) 2017/2380 of the European Parliament and of the Council of 12 December 2017 amending Directive 2010/40/EU as regards the period for adopting delegated acts	The whole Decision	Roads	Provides the period for adopting delegating acts under Directive 2010/40/EU of the European Parliament and of the Council of 7 July 2010.	This legislation is unnecessary because the UK is no longer an EU Member State.	
Regulation (EU) 2017/2392 of the European Parliament	The whole Regulation	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the	

and of the Council of 13 December 2017 amending Directive 2003/87/EC to continue current limitations of scope for aviation activities and to prepare to implement a global market-based measure from 2021				UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Commission Implementing Decision (EU) 2017/2334 of 14 December 2017 postponing the expiry date of approval of creosote for use in biocidal products of product-type 8	The whole Decision	Health and Safety	Biocidal Products Directive - active substance postponement	This legislation is redundant as the extension granted has expired.	
Commission Implementing Decision (EU) 2018/1479 of 3 October 2018 postponing the expiry date of approval of sulfuric fluoride for use in biocidal products of product-type 8	The whole Decision	Health and Safety	Biocidal Products Directive - active substance postponement	This legislation is redundant as the extension granted has expired.	
Commission Delegated Regulation (EU) 2019/7 of 30 October 2018 amending Regulation (EU) No 1031/2010 as	The whole Regulation	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see	

regards the auctioning of 50 million unallocated allowances from the market stability reserve for the innovation fund and to list an auction platform to be appointed by Germany				principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Commission Delegated Regulation (EU) 2019/254 of 9 November 2018 on the adaptation of Annex III to Regulation (EU) No 1315/2013 of the European Parliament and of the Council on Union guidelines for the development of the trans-European transport network	The whole Regulation	Cross-modal	The Trans European Transport Network (TEN-T) Regulation (1315/2013 and the related regulations and delegated regulations 473/2014, 2016/758, 2017/849, and 2019/254) establishes guidelines for the development of the EU's transport network, which is made up of airports, ports, road rail terminals, road, rail and inland waterway transport networks in Europe.	This legislation is unnecessary because the UK is no longer bound by the Trans-European Transport Network (TEN-T) enforcement mechanisms, nor has any access to the TEN-T governance process.	
Commission Implementing Decision (EU) 2018/2023 of 17 December 2018 on amending Implementing Decision (EU) 2017/1984 determining, pursuant to Regulation (EU) No 517/2014 of the European Parliament	The whole Decision	Environment (F-Gas & ODS)	Implemented legally binding international commitments under the UN Montreal Protocol on Substances that Deplete the Ozone Layer.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	

<p>and of the Council on fluorinated greenhouse gases, reference values as regards reference values for the period from 30 March 2019 to 31 December 2020 for producers or importers established within the United Kingdom, which have lawfully placed on the market hydrofluorocarbons from 1 January 2015, as reported under that Regulation</p>					
<p>Commission Delegated Regulation (EU) 2019/856 of 26 February 2019 supplementing Directive 2003/87/EC of the European Parliament and of the Council with regard to the operation of the Innovation Fund</p>	The whole Regulation	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
<p>Commission Implementing Regulation (EU) 2019/533 of 28 March 2019 concerning a coordinated multiannual control programme of the Union for 2020, 2021</p>	The whole Regulation	Environment (Pesticides)	Sets out requirements for the rolling 3 year compliance monitoring programme for maximum residue levels of pesticides. This is redundant because it sets a programme for a period which finished at the end of 2022.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	

and 2022 to ensure compliance with maximum residue levels of pesticides and to assess the consumer exposure to pesticide residues in and on food of plant and animal origin					
Regulation (EU) 2019/816 of the European Parliament and of the Council of 17 April 2019 establishing a centralised system for the identification of Member States holding conviction information on third-country nationals and stateless persons (ECRIS-TCN) to supplement the European Criminal Records Information System and amending Regulation (EU) 2018/1726	The whole Regulation	LECJ (Criminal Records)	Establishes a centralised system for the identification of Member States holding conviction information on third-country nationals and stateless persons (European Criminal Records Information System – Third Country Nationals, ECRIS-TCN) to supplement the European Criminal Records Information System (ECRIS)	This regulation is inoperable as it only applies to Member States and the UK does not participate in ECRIS-TCN.	
Council Decision (EU) 2019/858 of 14 May 2019 on the position to be taken on behalf of the European Union in the Meeting of the Parties of the Southern Indian	The whole Decision	N/A	This relates to the position to be taken on behalf of the European Union in the South Pacific Regional Fisheries Management Organisation (SPRFMO), and repealing the Decision of 12 June 2017 establishing the position to be adopted, on behalf of the	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	

Ocean Fisheries Agreement (SIOFA), and repealing the Decision of 12 June 2017 establishing the position to be adopted, on behalf of the Union, in the Meeting of the Parties of the SIOFA			Union, in the SPRFMO. This provided the EU with the negotiating mandate for a position to be taken in the SPRFMO and is no longer relevant to the UK.		
Regulation (EU) 2019/818 of the European Parliament and of the Council of 20 May 2019 on establishing a framework for interoperability between EU information systems in the field of police and judicial cooperation, asylum and migration and amending Regulations (EU) 2018/1726, (EU) 2018/1862 and (EU) 2019/816	The whole Regulation	LECJ (Criminal Records)	Establishes a framework for interoperability between EU information systems in the field of police and judicial cooperation, asylum and migration and amending EU Regulations	This regulation is inoperable as it only applies to Member States. The UK does not use the relevant information systems following the UK's departure from the EU.	
Commission Implementing Decision (EU) 2019/994 of 17 June 2019 postponing the expiry date of approval of etofenprox for use in	The whole Decision	Health and Safety	Biocidal Products Directive - active substance postponement	This legislation is redundant as the extension granted has expired.	

biocidal products of product-type 8					
Commission Implementing Decision (EU) 2019/1030 of 21 June 2019 postponing the expiry date of approval of indoxacarb for use in biocidal products of product-type 18	The whole Decision	Health and Safety	Biocidal Products Directive - active substance postponement	This legislation is redundant as the extension granted has expired.	
Commission Implementing Decision (EU) 2019/1300 of 26 July 2019 as regards the placing on the market of a genetically modified carnation (Dianthus caryophyllus L., line FLO-40685-2)	The whole Decision	Agri-Food (Genetically Modified Organisms)	Sets out authorisations of Genetically Modified carnation products. The decision can be regarded as 'spent' because it required the Netherlands to take action (grant consent to the placing on the market of GM products) that has since been taken. Once consent was granted by the Netherlands, the Decision had, in effect, served its purpose/has no continuing purpose.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Delegated Regulation (EU) 2019/1868 of 28 August 2019 amending Regulation (EU) No 1031/2010 to align the auctioning of allowances with the EU ETS rules for the period 2021 to 2030 and with the classification of allowances as financial instruments	The whole Regulation	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	

pursuant to Directive 2014/65/EU of the European Parliament and of the Council					
Council Decision (EU) 2019/1563 of 16 September 2019 on the position to be taken on behalf of the European Union within the Western Central Atlantic Fishery Commission (WECAFC)	The whole Decision	N/A	This is a Council Decision on the position to be taken on behalf of the European Union within the Western Central Atlantic Fishery Commission (WECAFC). The UK is no longer party to this agreement and is not a member of the Western Central Atlantic Fishery Commission (WECAFC).	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Council Decision (EU) 2019/1570 of 16 September 2019 on the position to be taken on behalf of the European Union within the Fishery Committee for the Eastern Central Atlantic (CECAF)	The whole Decision	N/A	This is a Council Decision on the position to be taken on behalf of the European Union within the Fishery Committee for the Eastern Central Atlantic (CECAF). The UK is no longer party to this agreement and is not a member of the CECAF.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Council Decision (EU) 2019/2025 of 18 November 2019 on the signing on behalf of the EU and the provisional application of the Protocol to amend the International Convention for the Conservation of Atlantic Tunas	The whole Decision	N/A	This is a Council Decision on the signing on behalf of the EU and the provisional application of the Protocol to amend the International Convention for the Conservation of Atlantic Tunas. This provided the EU with the authority to sign and provisionally apply the protocol and is no longer relevant to the UK.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Implementing	The whole Decision	Health and Safety	Biocidal Products Directive - active substance postponement	This legislation is redundant as the extension granted has expired.	

Decision (EU) 2019/1950 of 25 November 2019 postponing the expiry date of approval of K-HDO for use in biocidal products of product-type 8					
Commission Implementing Decision (EU) 2019/1951 of 25 November 2019 postponing the expiry date of approval of tebuconazole for use in biocidal products of product-type 8	The whole Decision	Health and Safety	Biocidal Products Directive - active substance postponement	This legislation is redundant as the extension granted has expired.	
Commission Implementing Decision (EU) 2019/1969 of 26 November 2019 postponing the expiry date of approval of IPBC for use in biocidal products of product-type 8	The whole Decision	Health and Safety	Biocidal Products Directive - active substance postponement	This legislation is redundant as the extension granted has expired.	
Commission Implementing Decision (EU) 2020/27 of 13 January 2020 postponing the expiry date of approval of propiconazole for use in biocidal products of product-type 8	The whole Decision	Health and Safety	Biocidal Products Directive - active substance postponement	This legislation is redundant as the extension granted has expired.	

<p>Commission Implementing Regulation (EU) 2020/466 of 30 March 2020 on temporary measures to contain risks to human, animal and plant health and animal welfare during certain serious disruptions of Member States' control systems due to coronavirus disease (COVID-19)</p>	<p>The whole Regulation</p>	<p>Biosecurity, Import controls, controls on food handling within GB</p>	<p>Extends the validity of 2020/466 concerning use of electronic documentation for the performance of official controls and other official activities and the period of application of temporary measures in response to the COVID-19 pandemic. These temporary measures have now expired.</p>	<p>This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.</p>	
<p>Commission Implementing Regulation (EU) 2020/714 of 28 May 2020 amending Implementing Regulation (EU) 2020/466 as regards the use of electronic documentation for the performance of official controls and other official activities and the period of application of temporary measures</p>	<p>The whole Regulation</p>	<p>Biosecurity, Import controls, controls on food handling within GB</p>	<p>Extends the validity of 2020/466 concerning use of electronic documentation for the performance of official controls and other official activities and the period of application of temporary measures in response to the COVID-19 pandemic. These temporary measures have now expired.</p>	<p>This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.</p>	
<p>Commission Implementing Regulation (EU) 2020/977 of 7 July 2020 derogating from Regulations (EC) No 889/2008 and (EC) No</p>	<p>The whole Regulation</p>	<p>Agri-Food (Organics)</p>	<p>This legislation provides temporary derogations from Regulation 889/2008 and 1235/2008 due to the Covid-19 pandemic. These derogations have now ended and this regulation is therefore redundant.</p>	<p>This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.</p>	

1235/2008 as regards controls on the production of organic products due to the COVID-19 pandemic					
Commission Implementing Regulation (EU) 2020/1001 of 9 July 2020 laying down detailed rules for the application of Directive 2003/87/EC of the European Parliament and of the Council as regards the operation of the Modernisation Fund supporting investments to modernise the energy systems and to improve energy efficiency of certain Member States	The whole Regulation	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Commission Implementing Decision (EU) 2020/1037 of 15 July 2020 postponing the expiry date of approval of acrolein for use in biocidal products of product-type 12	The whole Decision	Health and Safety	Biocidal Products Directive - active substance postponement	This legislation is redundant as the extension granted has expired.	
Commission Implementing	The whole Decision	Health and Safety	Biocidal Products Directive - active substance postponement	This legislation is redundant as the extension granted has expired.	

Decision (EU) 2020/1038 of 15 July 2020 postponing the expiry date of approval of creosote for use in biocidal products of product-type 8					
Commission Implementing Regulation (EU) 2020/1087 of 23 July 2020 amending Implementing Regulation (EU) 2020/466 as regards the performance of official controls and other official activities by specifically authorised natural persons, the performance of analyses, testing or diagnoses and the period of application of temporary measures	The whole Regulation	Biosecurity, Import controls, controls on food handling within GB	Amending regulations on the performance of official controls and other official activities by specifically authorised natural persons, the performance of analyses, testing or diagnoses and the period of application of temporary measures during the COVID-19 pandemic. These temporary measures have now expired.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Implementing Regulation (EU) 2020/1341 of 28 September 2020 amending Implementing Regulation (EU) 2020/466 as regards the period of	The whole Regulation	Biosecurity, Import controls, controls on food handling within GB	Extends the validity of 2020/466 concerning use of electronic documentation for the performance of official controls and other official activities and the period of application of temporary measures in response to the COVID-19 pandemic. These temporary measures have now expired.	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	

application of temporary measures					
Commission Implementing Decision (EU) 2020/1604 of 23 October 2020 determining, pursuant to Regulation (EU) No 517/2014 of the European Parliament and of the Council on fluorinated greenhouse gases, reference values for the period 1 January 2021 to 31 December 2023 for each producer or importer which has lawfully placed hydrofluorocarbons on the market in the Union from 1 January 2015, as reported under that Regulation	The whole Decision	Environment (F-Gas & ODS)	Decision on reference values for period 1 Jan 2021 to 31 Dec 2023, which relates to a period that is after EU law stopped applying to the UK (1 Jan 21 – 31 Dec 23). Decision on reference values for period 1 Jan 2021 to 31 Dec 2023, which relates to a period that is after EU law stopped applying to the UK (1 Jan 21 – 31 Dec 23).	This regulation relates to a requirement/scheme/agreement which is no longer in operation, or is no longer relevant to the UK.	
Commission Decision (EU) 2020/1722 of 16 November 2020 on the Union-wide quantity of allowances to be issued under the EU Emissions Trading System for 2021	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Decision (EU) 2020/1782 of the European Parliament	The whole Decision	Not listed on dashboard	This Decision maintained an EU-wide network of Public Employment Services. This	Decision (EU) 2020/1782 amending Decision No 573/2014/EU on enhanced	The purpose of REUL and reason for

<p>and of the Council of 25 November 2020 amending Decision No 573/2014/EU on enhanced cooperation between Public Employment Services (PES)</p>			<p>network was formally established for a period between 17 June 2014 to 31 December 2020. This Decision extended the network in November 2020. In 2019, the UK voted in favour of its continued application beyond 31 December 2020.</p>	<p>cooperation between Public Employment Services (PES) is now redundant, as the UK has left the EU and no longer takes part in this public employment service cooperation, which is only for EU Member States. The UK is an active participant in the World Association of Public Employment Services, which is a global network of public employment services (PES).</p>	<p>revocation was updated on 17 May 2023. Previously, the cells read "This Decision establishes an EU-wide network of Public Employment Services. This network was established for a period between from 17 June 2014 to 31 December 2020. The decision was extended on 30 November 2020. The network had been in operation—in various guises—since 1997 and was formalised in 2013 through this decision. In 2019, the UK voted in favour of its continued application beyond 31 December</p>
--	--	--	---	--	--

					<p>2020." and "Decision No 573/2014 of the European Parliament and of the Council of 15 May 2014 on enhanced cooperation between Public Employment Services, as extended by Decision (EU) 2020/1782 amending Decision No 573/2014/EU on enhanced cooperation between Public Employment Services (PES) is now redundant, as the UK has left the EU and no longer takes part in this public employment service cooperation, which is only for EU Member States. The UK is an active participant in</p>
--	--	--	--	--	--

					the World Association of Public Employment Services, which a global network of public employment services (PES)."
Commission Implementing Decision (EU) 2020/2124 of 9 December 2020 not granting a Union authorisation for the biocidal product family 'Contec Hydrogen Peroxide'	The whole Decision	Health and Safety	Biocidal Products Directive - not granting a union authorisation	This legislation is redundant as it relates to a decision not to authorise a product, and therefore no authorisation was granted in Great Britain.	
Commission Decision (EU) 2020/2166 of 17 December 2020 on the determination of the Member States' auction shares during the period 2021-2030 of the EU Emissions Trading System	The whole Decision	ETS	EU ETS implementation	This legislation is inoperable as it has no practical application to the UK. It is redundant following the UK ceasing participation in the EU ETS. The UK has set up its own emissions trading scheme - see principally SI 2020/1265, SI 2020/1557 and SI 2021/484.	
Commission Implementing Decision (EU) 2020/2239 of 23 December 2020 concerning the extension of the action taken by the United Kingdom Health and Safety	The whole Decision	Biocides	Biocidal Products Directive - extension of critical use permit for EU member state	This legislation is redundant as the extension granted has expired.	

Executive permitting the making available on the market and use of hand disinfection products following the WHO-recommended Formulation 2 in accordance with Regulation (EU) No 528/2012 of the European Parliament and of the Council					
---	--	--	--	--	--