VENISON DEALER LICENCE CONDITIONS

- 1 Every licensed venison dealer shall keep or cause to be kept a book wherein shall be entered records in the prescribed form, of all purchases and receipts of venison by him, and shall enter or cause to be entered in such book forthwith the prescribed particulars of such purchases and receipts.
- 2 Any person authorised in writing in that behalf by the Secretary of State or by the Deer Commission for Scotland and showing his written authority when so requested, and any Constable, may inspect any book kept in pursuance of the Act, and it shall be the duty of the dealer and of every person keeping such a book, to produce for inspection by such authorised person or Constable such book and also all venison on the premises, together with all invoices, consignment notes, receipts and other documents (including copies thereof where the originals are not available) which may be required to verify any entry in such book, and allow such authorised person or Constable to take copies of such book or documents or extracts therefrom.
- 3 Any book kept by a person in pursuance of this Act shall be kept by him until the end of the period of three years beginning with the day on which the last entry was made in the book and any such document mentioned in the last foregoing condition shall be kept for a period of three years beginning with the date of entry to which they refer.
- 4 A licensed venison dealer who has purchased or received venison from another licensed venison dealer or from a licensed game dealer from England or Wales within the meaning of Section 10(5) of the Deer Act 1991, shall be deemed to have complied with the requirements of condition 1 if he has recorded in his record book:-
 - (a) That the venison was so purchased or received;
 - (b) The name and address of the other licensed venison dealer or of the licensed game dealer concerned;
 - (c) The date when the venison was so purchased or received;
 - (d) The number of carcasses and sex of the venison; and
 - (e) The species of the deer, provided that it was possible to identify it.

- 5 In the event of the death of a holder of a licence, that licence shall be deemed to have been granted to his executor and shall, unless previously revokes, suspended or surrendered, remain force until the end of the period of three months beginning with the death and shall then expire; but the Licensing Authority may from time to time on the application of the executor, extended or further extended that period if they are satisfied that the extension is necessary for the purpose of winding up the deceased's estate and that no other circumstances make it undesirable.
- 6 Where there is a material change of circumstances affecting a holder of a licence, or the activity to which the licence relates, the holder of the licence shall, in accordance with this paragraph, notify the Licensing Authority of the change as soon as reasonably practicable after it has taken place. In this paragraph, a 'material change' includes any material change in the particulars given or referred to in the application for the grant, or, where the licence has been renewed, the most recent application for the renewal of the licence.