[AS AMENDED ON REPORT]

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BILL

[AS AMENDED ON REPORT]

TO

Make provision about industrial action, trade unions, employers' associations and the functions of the Certification Officer.

B E IT ENACTED by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows: —

Introduction

1 Meaning of "the 1992 Act"

In this Act "the 1992 Act" means the Trade Union and Labour Relations (Consolidation) Act 1992.

Ballot thresholds for industrial action

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2 Ballots: 50% turnout requirement

- (1) In section 226 of the 1992 Act (requirement of ballot before action by trade union), in subsection (2)(a), after sub-paragraph (ii) insert—
 - "(iia) in which at least 50% of those who were entitled to vote in the ballot did so, and".

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- (2) Subsection (1) does not apply to any ballot opened before the day on which this section comes into force.
 - For this purpose a ballot is "opened" on the first day when a voting paper is sent to any person entitled to vote in the ballot.

HL Bill 112 56/1

2		Trade Union Bill				
3	Ballots: 40% support requirement in important public services					
(1)	In section 226 of the 1992 Act, in subsection (2)(a)(iii), for "the majority voting in the ballot" substitute "the required number of persons (see subsections (2A) to (2C))".					
(2)	After	subsection (2) of that section insert—	5			
	"(2A)	In all cases, the required number of persons for the purposes of subsection (2)(a)(iii) is the majority voting in the ballot.				
	(2B)	There is an additional requirement where the majority of those who were entitled to vote in the ballot are at the relevant time normally engaged in the provision of important public services, unless at that time the union reasonably believes this not to be the case.	10			
	(2C)	The additional requirement is that at least 40% of those who were entitled to vote in the ballot answered "Yes" to the question.				
	(2D)	In subsection (2B) "important public services" has the meaning given by regulations made by statutory instrument by the Secretary of State.	15			
	(2E)	Regulations under subsection (2D) may specify only services that fall within any of the following categories — (a) health services;				
		 (b) education of those aged under 17; (c) fire services; (d) transport services; (e) decommissioning of nuclear installations and management of radioactive waste and spent fuel; 	20			
		(f) border security.				
	(2F)	No regulations shall be made under subsection (2D) unless a draft of them has been laid before Parliament and approved by a resolution of each House of Parliament."	25			
(3)	_	ection does not apply to any ballot opened before the day on which this				
	For th	n comes into force. is purpose a ballot is "opened" on the first day when a voting paper is any person entitled to vote in the ballot.	30			
		Electronic balloting				
4	Provisi	on for electronic balloting: review and piloting scheme				
(1)	which metho	ecretary of State shall commission an independent review, the report of shall be laid before each House of Parliament, on the delivery of secure ods of electronic balloting for the purpose of ballots held under section the 1992 Act (requirement of ballot before action by trade union).	35			
(2)		use of pilot schemes shall be permitted to inform the design and mentation of electronic balloting before it is rolled out across union strike is.	40			

The Secretary of State must consider the report and publish and lay before each House of Parliament a strategy for the rollout of secure electronic balloting.

(4) For the purpose of preparing the strategy under subsection (3), the Secretary of State must consult relevant organisations including professionals from expert associations to seek their advice and recommendations.

(5) The review under subsection (1) shall be commissioned within 6 months of the passing of this Act.

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Information requirements relating to industrial action

5 Information to be included on voting paper

- (1) In section 229 of the 1992 Act (voting paper), after subsection (2A) insert
 - "(2B) The voting paper must include a summary of the matter or matters in issue in the trade dispute to which the proposed industrial action relates.
 - (2C) Where the voting paper contains a question about taking part in industrial action short of a strike, the type or types of industrial action must be specified (either in the question itself or elsewhere on the voting paper).
 - (2D) The voting paper must indicate the period or periods within which the industrial action or, as the case may be, each type of industrial action is expected to take place."
- (2) Subsection (1) does not apply to any ballot opened before the day on which this section comes into force.
 For this purpose a ballot is "opened" on the first day when a voting paper is sent to any person entitled to vote in the ballot.

6 Information to members etc about result of ballot

- (1) In section 231 of the 1992 Act (information as to result of ballot), for the words after "all persons entitled to vote in the ballot" substitute "are told—
 - (a) the number of individuals who were entitled to vote in the ballot,
 - (b) the number of votes cast in the ballot,
 - (c) the number of individuals answering "Yes" to the question, or as the case may be, to each question,
 - (d) the number of individuals answering "No" to the question, or as the case may be, to each question,
 - (e) the number of spoiled or otherwise invalid voting papers returned,
 - (f) whether or not the number of votes cast in the ballot is at least 50% of the number of individuals who were entitled to vote in the ballot, and
 - (g) where section 226(2B) applies, whether or not the number of individuals answering "Yes" to the question (or each question) is at least 40% of the number of individuals who were entitled to vote in the ballot."
- (2) Subsection (1) does not apply to any ballot opened before the day on which this section comes into force.

For this purpose a ballot is "opened" on the first day when a voting paper is sent to any person entitled to vote in the ballot.

7	Information to	Certification	Officer about industrial	action etc
_	IIIIOIIIIauoii u) (епинсаціон	Chincel about muusman	action etc

(1	After section	32 of the	1992 Act	(annual returi	n) insert —
١	-	TITUE DECLIOIT	02 OI 111C	1//2 1100	(aiiiiaai i ctaii	i, iiioci t

If industrial action was taken during any return period in response to

"32ZA Details of industrial action etc to be included in annual return

- any inducement on the part of a trade union, the union's return under section 32 for that period shall set out
 - the nature of the trade dispute to which the industrial action related:

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- the nature of the industrial action; (b)
- when the industrial action was taken.
- If a trade union held a ballot during any return period in respect of industrial action, the union's return under section 32 for that period shall contain the information mentioned in section 231 (information as to result of ballot).
- In this section "return period" means a period for which a trade union is required to send a return to the Certification Officer under section 32."
- Subsection (1) applies only to returns for periods that begin after the day on 20 which this section comes into force.

Timing and duration of industrial action

8 Two weeks' notice to be given to employers of industrial action

- In section 234A of the 1992 Act (notice to employers of industrial action), in subsection (4), for paragraph (b) substitute –
 - ending with the 14th day before the starting date, or the seventh day before that date if the union and the employer so agree.

In paragraph (b) "starting date" means the day, or the first of the days, specified in the relevant notice."

- Subsection (1) does not apply to any industrial action in relation to which the employer receives a relevant notice before the day on which this section comes into force.
 - "Relevant notice" here has the same meaning as in section 234A of the 1992 Act (see subsection (3) of that section).

9 Expiry of mandate for industrial action four months after date of ballot

- (1) In section 234 of the 1992 Act (period after which ballot ceases to be effective), for subsection (1) substitute -
 - Industrial action that is regarded as having the support of a ballot shall cease to be so regarded at the end of the period, beginning with the date of the ballot –
 - (a) of six months, or

(2)

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(1)

(2)

	(b)	of such longer duration not exceeding nine months as is agreed between the union and the members' employer.	
(1A)	Subsec	ction (1) has effect—	
(111)	(a)	without prejudice to the possibility of the industrial action getting the support of a fresh ballot; and	5
	(b)	subject to the following provisions."	
indust section For the	rial act comes is purp	and paragraphs 12 and 13 of Schedule 4 do not apply to any ion the ballot for which opened before the day on which this into force. Ose a ballot is "opened" on the first day when a voting paper is	10
sent to	any pe	rson entitled to vote in the ballot.	
		Picketing	
Union s	supervi	sion of picketing	
		9 of the 1992 Act (protection from certain tort liabilities), in , for the words after "actionable in tort" substitute "unless— it is done in the course of attendance declared lawful by section 220 (peaceful picketing), and	15
	(b)	in the case of picketing to which section 220A applies, the requirements in that section (union supervision of picketing) are complied with."	20
After s	section 2	220 of the 1992 Act insert –	
"220A	Union	supervision of picketing	
(1)	organi	n 220 does not make lawful any picketing that a trade union ses, or encourages its members to take part in, unless the ements in subsections (2) to (8) are complied with.	25
(2)	The ur	nion must appoint a person to supervise the picketing.	
(3)	memb	person ("the picket supervisor") must be an official or other er of the union who is familiar with any provisions of a Code of the issued under section 203 that deal with picketing.	
(4)	The uppolice (a) (b) (c)	the picket supervisor must take reasonable steps to tell the the picket supervisor's name; where the picketing will be taking place; how to contact the picket supervisor.	30
(5)		nion must provide the picket supervisor with a letter stating that eketing is approved by the union.	35
(6)	picket	ndividual who is, or is acting on behalf of, the employer asks the supervisor for sight of the approval letter, the picket supervisor show it to that individual as soon as reasonably practicable.	
(7)	While (a)	the picketing is taking place, the picket supervisor must—be present where it is taking place, or	40

	(b)	be readily contactable by the union and the police, and able to attend at short notice.	
(8		e present where the picketing is taking place, the picket supervisor wear something that readily identifies the picket supervisor as	5
(9		s section— 'approval letter" means the letter referred to in subsection (5); 'employer" means the employer to which the trade dispute relates;	
		'picketing" means attendance at or near a place of work, in contemplation or furtherance of a trade dispute, for the purpose of —	10
		(a) obtaining or communicating information, or(b) persuading any person to work or abstain from working.	15
(10	meml	ation to picketing that two or more unions organise or encourage bers to take part in—	
	(a)	in subsection (2) "the union" means any one of those unions, and	
	(b)	other references in this section to "the union" are to that union."	20
		Application of funds for political objects	
l Opti	ng in by	union members to contribute to political funds	
-	•	union members to contribute to political funds 4 of the 1992 Act substitute—	
-	section 84	•	
(1) For	section 84 Contri A per polition memble not the	butions to political fund from members of the union son who, after the transition period, joins a trade union that has a cal fund at the time the person joins shall, on the trade union bership form (whether paper or electronic), be asked whether or ne person wishes to contribute to the political fund, and informed the decision shall not affect any other aspects of the person's	25
(1) For **84 (1	section 84 Contri A per politic member not the that the member of the	butions to political fund from members of the union son who, after the transition period, joins a trade union that has a cal fund at the time the person joins shall, on the trade union bership form (whether paper or electronic), be asked whether or ne person wishes to contribute to the political fund, and informed the decision shall not affect any other aspects of the person's pership.	25 30
(1) For **84	section 84 Contri A per politic member not the that the terminal transite trade (a) (b)	butions to political fund from members of the union son who, after the transition period, joins a trade union that has a cal fund at the time the person joins shall, on the trade union bership form (whether paper or electronic), be asked whether or the person wishes to contribute to the political fund, and informed the decision shall not affect any other aspects of the person's bership. Il be unlawful to require a person who joins a trade union after the lition period to make a contribution to any political fund of that union if the person has not given to the trade union notice— on the membership form (whether paper or electronic), or	

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7 A member of a trade union who contributes to a political fund but wishes to cease contributing to that political fund shall give notice to that effect to the trade union in accordance with subsection (6). A member of a trade union who gives notice under subsection (4) shall, after the end of the period of one month beginning with the day on 5 which it is given, no longer be required to contribute to the political Notice under subsection (2), (3) or (4) may be given to a trade union by being delivered – to the head office of the trade union, or 10 to a branch office of the trade union, in person, by any authorised agent, by post, or by electronic means. The Certification Officer shall, within six months of section 10 of the Trade Union Act 2016 coming into force, issue a code of practice which must set out the minimum level of communications which trade unions 15 with political funds must have every year with political fund contributors about their right to cease contributing to the political fund. The Certification Officer must monitor the compliance of trade unions with political funds with the code of practice issued under subsection 20 (7), and shall in their annual report under section 258 (annual report and accounts) set out their findings. In this Act "contributor", in relation to the political fund of a trade union, means a member who makes a contribution to the political fund and has not given notice to the trade union under subsection (4). (10)In this section "the transition period" means the period to be specified 25 by the Secretary of State in regulations made by statutory instrument following consultation with the Certification Officer and all trade unions which have a political fund. (11)The period to be specified by the Secretary of State under subsection (10) shall be no less than 12 months, and shall start on the day on which 30 section 10 of the Trade Union Act 2016 comes into force. A statutory instrument containing regulations under subsection (10) (12)may not be made unless a draft of the instrument has been laid before, and approved by a resolution of, each House of Parliament." For section 85 of the 1992 Act substitute – 35 **"85** Manner of giving effect to section 84 A union that has a political fund must either make a separate levy of contributions to that fund from the members who are contributors, or relieve members who are not contributors from the payment of 40 the appropriate portion of any periodical contribution required from members towards the expenses of the union.

> that relief shall be given as far as possible to all members who are not contributors on the occasion of the same periodical

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In the latter case, the rules shall provide –

payment, and

(b) for enabling each member of the union to know what portion (if any) of any periodical contribution payable by the member is a contribution to the political fund."

12 Union's annual return to include details of political expenditure

(1) After section 32ZA of the 1992 Act (inserted by section 7 above) insert – 5

"32ZB Details of political expenditure to be included in annual return

- (1) This section applies where the expenditure of a trade union for any calendar year includes expenditure falling within section 72(1) (expenditure on political objects) which exceeds £2,000 in total.
- (2) The union's return for that year under section 32—
 - (a) shall identify the recipient of each item of expenditure under each different category, and

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(b) in relation to each recipient, shall specify the amount and the nature of the expenditure.

For the purposes of this subsection a "category" of expenditure is expenditure falling within paragraph (a), (b), (c), (d), (e) or (f) of section 72(1).

(3) A prescribed amount may be substituted for the amount for the time being specified in subsection (1).

The amount prescribed may not be less than £2,000.

- (4) Where, because of a direction under section 32(4)(a), a trade union is required to send a return for a period other than a calendar year
 - (a) this section has effect as if references to a calendar year were references to that period; and
 - (b) if that period is more or less than a year, subsection (1) has effect as if the amount specified in it were proportionately increased or reduced."

(2) In section 131 of the 1992 Act (administrative provisions applying to employers' associations), after "section 32(1), (2), (3)(a), (b) and (c) and (4) to (6)" insert ", section 32ZB".

(3) In section 135(3) of the 1992 Act (administrative provisions not applying to certain federated employers' associations), in paragraph (c), after "section 32(1), (2), (3)(a), (b) and (c) and (4) to (6)" insert ", section 32ZB".

(4) Subsections (1) to (3) apply only to returns for periods that begin after the day on which this section comes into force.

Facility time and check-off

13 Publication requirements

After section 172 of the 1992 Act insert –

"172A Publication requirements in relation to facility time

(1) A Minister of the Crown may by regulations require relevant public sector employers to publish any information within subsection (3).

(2)	An em (a)	is a public authority specified, or of a description specified, in the regulations, and				
	(b)	has at least one employee who is a relevant union official.				
(3)		formation that is within this subsection is information relating to time for relevant union officials including, in particular—how many of an employer's employees are relevant union	5			
	(b)	officials, or relevant union officials within specified categories; the total amount spent by an employer in a specified period on paying relevant union officials for facility time, or for specified	10			
		categories of facility time;	10			
	(c)	the percentage of an employer's total pay bill for a specified period spent on paying relevant union officials for facility time, or for specified categories of facility time;				
	(d)	the percentage of the aggregate amount of facility time taken by an employer's relevant union officials in a specified period that was attributable to specified categories of duties or activities;	15			
	(e)	information relating to facilities provided by an employer for use by relevant union officials in connection with facility time.				
(4)	In sub	section (3) "specified" means specified in the regulations.	20			
(5)	The re	gulations may make provision— as to the times or intervals at which the information is to be published;				
	(b)	as to the form in which the information is to be published.				
(6)		gulations may make different provision for different employers erent categories of employer.	25			
(7)	In this	section a "relevant union official" means —				
	(a) (b)	a trade union official; a learning representative of a trade union, within the meaning given by section 168A(11);	30			
	(c)	a safety representative appointed under regulations made under section 2(4) of the Health and Safety at Work etc. Act 1974.				
(8)	officia	section "facility time" means time off taken by a relevant union I that is permitted by the official's employer under—	35			
	(a) (b)	section 168, section 168A or section 170(1)(b); section 10(6) of the Employment Relations Act 1999;				
	(c)	regulations made under section 2(4) of the Health and Safety at Work etc. Act 1974.				
(9)	is not funde	gulations may provide, in relation to a body or other person that a public authority but has functions of a public nature and is d wholly or partly from public funds, that the person is to be d as a public authority for the purposes of subsection (2).	40			
(10)	entity	egulations may make provision specifying the person or other that is to be treated for the purposes of this section as the yer of a relevant union official who is employed by the Crown.	45			
(11)	The re	The regulations may —				

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(a) deem a category of persons holding an office or employment under the Crown (or two or more such categories taken together) to be an entity for the purposes of provision made under subsection (10);	
(b) make different provision under subsection (10) for different categories of persons holding an office or employment under the Crown.	
The regulations shall be made by statutory instrument which shall be subject to annulment in pursuance of a resolution of either House of Parliament."	(12)
bition on deduction of union subscriptions from wages in public sector	Prohib
section 116A of the 1992 Act insert –	(1) After
"Deduction of trade union subscriptions from wages	
Prohibition on deduction of union subscriptions from wages in public sector	116B
No relevant public sector employer may make trade union subscription deductions from wages payable to workers.	(1)
An employer is a relevant public sector employer if the employer is a public authority specified, or of a description specified, in regulations made by a Minister of the Crown.	(2)
A Minister of the Crown may by regulations provide, in relation to a body or other person that is not a public authority but has functions of a public nature and is funded wholly or partly from public funds, that the body or other person is to be treated as a public authority for the purposes of this section.	(3)
Regulations under this section may make provision specifying the person or other entity that is to be treated for the purposes of this section as the employer of a person who is employed by the Crown.	(4)
The regulations may — (a) deem a category of persons holding an office or employment under the Crown (or two or more such categories taken together) to be an entity for the purposes of provision made under subsection (4);	(5)
(b) make different provision under subsection (4) for different categories of persons holding an office or employment under the Crown.	
 Regulations under this section may – (a) make different provision for different purposes; (b) make transitional provision in connection with the coming into force of any provision of the regulations; (c) make consequential provision amending or otherwise 	(6)
modifying contracts of employment or collective agreements.	(7)
regulations under this section are to be made by statutory instrument.	(1)

	(8) A statutory instrument containing regulations under this section may not be made unless a draft of the instrument has been laid before and approved by a resolution of each House of Parliament.				
	(9)	In this section —			
		"trade union subscription deductions" means deductions representing payments to a trade union in respect of a worker's membership of the union; "type ges" has the same magning as in Part 2 of the Employment	5		
		"wages" has the same meaning as in Part 2 of the Employment Rights Act 1996 (see section 27); "worker" has the same meaning as in that Act."	10		
(2)		tion 296 of that Act (meaning of "worker" and related expressions), in ction (3), after "68(4)," insert "116B(9),".			
		Certification Officer			
15	Investi	gatory powers etc			
(1)	After s	section 256B of the 1992 Act insert –	15		
	"256C	Investigatory powers			
		Schedule A3 (Certification Officer: investigatory powers) shall have effect."			
(2)	After Schedule A2 to the 1992 Act insert, as Schedule A3, the Schedule set out in Schedule 1 to this Act.				
(3)	Schedule 2, which makes amendments to the 1992 Act to enable the Certification Officer to exercise certain powers without an application or complaint being made to the Officer, has effect.				
16	Enforce	ement by Certification Officer of new annual return requirements			
(1)	After s	section 32ZB of the 1992 Act (inserted by section 12 above) insert –	25		
	"32ZC	Enforcement of sections 32ZA and 32ZB by Certification Officer			
	(1)	Where the Certification Officer is satisfied that a trade union has failed to comply with any of the requirements of section 32ZA or 32ZB, the Officer may make a declaration to that effect.			
	(2)	Before making such a declaration, the Certification Officer — (a) may make such enquiries as the Officer thinks fit, (b) must give the union an opportunity to make written representations, and	30		
		(c) may give the union an opportunity to make oral representations.	35		
	(3)	If the Certification Officer makes a declaration it must specify the provisions with which the union has failed to comply.			
	(4)	Where the Certification Officer makes a declaration and is satisfied — (a) that steps have been taken by the union with a view to remedying the declared failure or securing that a failure of the same or any similar kind does not occur in future, or	40		

		(b) that the union has agreed to take such steps, the Officer must specify those steps in the declaration.	
	(5)	Where a declaration is made, the Certification Officer must give reasons in writing for making the declaration.	
	(6) Where a declaration is made, the Certification Officer must also make an enforcement order unless the Officer considers that to do so would be inappropriate.		
	(7)	An "enforcement order" is an order requiring the union to take such steps to remedy the declared failure, within such period, as may be specified in the order.	10
	(8)	Where, having given the union an opportunity to make written representations under subsection (2)(b), the Certification Officer determines not to make a declaration under subsection (1), the Officer must give the union notice in writing of that determination.	
	(9)	Where the Certification Officer requests a person to provide information to the Officer in connection with enquiries under this section, the Officer must specify the date by which that information is to be provided.	15
	(10)	Where the information is not provided by the specified date, the Certification Officer must proceed with determining whether to make a declaration under subsection (1) unless the Officer considers that it would be inappropriate to do so.	20
	(11)	A declaration made by the Certification Officer under this section may be relied on as if it were a declaration made by the court.	
	(12)	An enforcement order made by the Certification Officer under this section may be enforced by the Officer in the same way as an order of the court.	25
	(13)	Where an enforcement order has been made, a person who is a member of the union and was a member at the time it was made is entitled to enforce obedience to the order as if the order had been made on an application by that person."	30
(2)		ction (1) applies only to returns for periods that begin after the day on this section comes into force.	
(3)		tion 45 of the 1992 Act (offences), in subsection (1), for "sections 32" tute "section 32 (but not sections 32ZA and 32ZB) and sections 32A".	35
(4)	In sect ", 32Z	ion 45D of that Act (appeals from Certification Officer), after "31" insert C".	
17	Further	powers of Certification Officer where enforcement order made	
(1)	After s	section 256C of the 1992 Act (inserted by section 15 above) insert –	
	"256D	Power to impose financial penalties	40
		Schedule A4 (Certification Officer: power to impose financial penalties) shall have effect."	

(2) After Schedule A3 to the 1992 Act (inserted by section 15 above) insert, as Schedule A4, the Schedule set out in Schedule 3 to this Act.

- (3) Subsections (1) and (2) do not apply in relation to any acts or omissions of a trade union or other person occurring before this section comes into force.
- (4) The provisions of the 1992 Act set out below (which provide for certain orders made by the Certification Officer to be enforceable in the same way as orders of the court) are amended as shown.

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Provision	Amendment
In section 24B (enforcement of sections 24 to 24ZC by Certification Officer), subsection (12)	after "enforced" insert "by the Officer"
In section 25 (remedy for failure: application to Certification Officer), subsection (10)	after "enforced" insert "(by the Certification Officer, the applicant or a person mentioned in subsection (5B))"
In section 31 (remedy for failure to comply with request for access), subsection (5)	after "enforced" insert "(by the 15 Certification Officer or the applicant)"
In section 45C (remedies and enforcement), subsection (9)	after "enforced" insert "(by the Certification Officer, the applicant or a person mentioned in subsection (6))" 20
In section 55 (application to Certification Officer), subsection (9)	after "enforced" insert "(by the Certification Officer, the applicant or a person mentioned in subsection (5C))"
In section 72A (application of funds in breach of section 71), subsection (9)	after "enforced" insert "(by the Certification Officer, the applicant or a person mentioned in subsection (8))"
In section 80 (application to Certification Officer), subsection (9)	after "enforced" insert "(by the Certification Officer, the applicant or a person mentioned in subsection (5C))"
In section 82 (rules as to political fund), subsection (4B)	after "enforced" insert "(by the 30 Certification Officer, the complainant or a person mentioned in subsection (4A))"
In section 108B (declarations and orders), subsection (8)	after "enforced" insert "(by the Certification Officer, the applicant or a person mentioned in subsection (7))"

18 Power to impose levy

(1) Aft

"257A L	evy pa	yable to	Certification	Officer
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After	section	257 of th	he 1992 Act insert –				
'257A	Levy p	ayable	to Certification Officer				
(1)	Certif	The Secretary of State may by regulations make provision for the Certification Officer to require trade unions and employers' associations ("relevant organisations") to pay a levy to the Officer.					
(2)	the an over a Office	The regulations must require the Certification Officer, in determining the amounts to be levied, to aim to ensure that the total amount levied over any period of three years does not exceed the total amount of the Officers's expenses over that period that are referable to specified functions of the Officer.					
(3)	count provis	as exp sion ma de for th expens equip	ons may make provision for determining what things benses of the Certification Officer for the purposes of ade by virtue of subsection (2), and may in particular ne expenses to be treated as including—ses incurred by ACAS in providing staff, accommodation, ment and other facilities under section 254(5), or ses in respect of which payments are made under section or (2).	15			
(4)	the an	nount or ied crite the nu	ns may provide for the Certification Officer to determine f levy payable by a relevant organisation by reference to eria, which may include— umber of members or the amount of income that the isation has;	20			
	(b)	_	er the organisation is—	25			
		(i)	a federated trade union,				
		(ii)	a trade union that is not a federated trade union,				
		(iii)	a federated employers' association, or				
		(iv)	an employers' association that is not a federated employers' association;	30			
	(c)		ifferent proportions of the Officer's expenses that are ble to—				
		(i)	functions in relation to federated trade unions,				
		(ii)	functions in relation to trade unions that are not federated trade unions,	35			
		(iii)	functions in relation to federated employers' associations, and				
		(iv)	functions in relation to employers' associations that are not federated employers' associations.				
(5)	The re	gulatio	ns may provide –	40			
` '	(a)	for the payab Certifi	e levy not to be payable, or for a reduced amount to be le, in specified cases or in cases determined by the ication Officer in accordance with the regulations;				
	(b)		e intervals at which the levy is to be paid;				
	(c)	requir	terest to be payable where a payment is not made by the red date;	45			
	(d)		a amount levied to be recoverable by the Certification r as a debt.				

	(6)	The regulations may contain such incidental, supplementary or transitional provisions as appear to the Secretary of State to be necessary or expedient.	
	(7)	In this section — "federated employers' association" has the same meaning as in section 135;	5
		"federated trade union" has the same meaning as in section 118; "specified" means specified in the regulations.	
	(8)	Before making regulations under this section the Secretary of State must consult relevant organisations and ACAS.	10
	(9)	No regulations under this section shall be made unless a draft of them has been laid before Parliament and approved by a resolution of each House of Parliament.	
	(10)	The Certification Officer shall pay into the Consolidated Fund amounts received by virtue of this section."	15
(2)	In sectinsert	tion 258 of that Act (annual reports and accounts), after subsection (1)	
	"(1A)	 A report under this section shall include details of – (a) amounts levied by the Certification Officer by virtue of section 257A in the year in question, and (b) how the amounts were determined." 	20
19	Rights	of appeal not limited to questions of law	
		h of the following provisions of the 1992 Act, for "on any question of law g" substitute "on any question arising" —	
	(a)	section 45D (appeal from Certification Officer on question arising in proceedings etc under section 24B, 24C, 25, 31, 32ZC or 45C);	25
	(b)	section 56A (appeal from Certification Officer on question arising in proceedings etc under section 55);	
	(c)	section 95 (appeal from Certification Officer on question arising in proceedings etc under Chapter 6 of Part 1);	30
	(d)	section 104 (appeal from Certification Officer on question arising in proceedings etc under section 103);	
	(e)	section 108C (appeals from Certification Officer on question arising in proceedings etc under Chapter 7A of Part 1).	
		General	35
20	Minor	and consequential amendments	
	Sched	ule 4 (minor and consequential amendments) has effect.	
21	Financi	ial provision	
	attribı	is to be paid out of money provided by Parliament any increase atable to this Act in the sums payable under any other Act out of money ovided.	40

22 Extent

An amendment or repeal made by this Act has the same extent as the enactment to which it relates.

23 Commencement

(1) This Act, apart from sections 21 to 24 (which come into force on the day on which this Act is passed), comes into force on whatever day or days the Secretary of State appoints by regulations made by statutory instrument.

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(2) Regulations under this section may include saving, transitional or transitory provision.

24 Short title 10

This Act may be cited as the Trade Union Act 2016.

SCHEDULES

	SCHEDULE 1	Section 15	
	ERTIFICATION OFFICER: INVESTIGATORY POWERS: SCHEDULE TO BE INSERTED INTO THE 1992 ACT		
	"SCHEDULE A3	Section 256C	5
	CERTIFICATION OFFICER: INVESTIGATORY POW	VERS	
Introduction			
1 (1) T	The following are "relevant obligations" for the chedule—	e purposes of this	
	(a) any of the requirements of section 24(1) the register of members);	(duties regarding	10
	(b) the requirement of section 45B (duty t not held by certain offenders);	o secure positions	
	(c) any of the requirements of Chapter 4 of I certain positions);	Part 1 (elections for	15
	(d) the restriction in section 71 on the appunion's funds in the furtherance of political control of the section 71 on the appunion of the section of the secti		
	(e) any of the requirements of Chapter of compliance with rules as to ballots on po	6 of Part 1 about	
	(f) any of the requirements of a trade unic pursuance of section 82 (rules as to political pursuance)	on's rules made in	20
	(g) any of the requirements of sections 99 to amalgamations or transfers);	•	
	(h) any requirement of a conditional per under Schedule A4.	nalty order made	25
(í a to	n relation to the relevant obligations listed 1)(d) to (g) as they apply to unincorpossociations by virtue of section 132 or 133, this an unincorporated employers' association rade union.	rated employers' s Schedule applies	30
	n its application to an unincorporated emplohis Schedule has effect— (a) with any necessary modifications, and	oyers' association,	
	(b) with such modifications as may be presented.	cribed.	

HL Bill 112 56/1

Power of Certification Officer to require production of documents etc

2	(1)	If the Certification Officer thinks there is good reason to do so, the
		Officer –

- (a) may give directions to a trade union, or a branch or section of a trade union, requiring it to produce such relevant documents as are specified in the directions;
- (b) may authorise a member of the Officer's staff or any other person ("an authorised person"), on producing (if so required) evidence of that authority, to require a trade union, or a branch or section of a trade union, to produce immediately to the authorised person such relevant documents as that person specifies.
- (2) "Relevant documents", in relation to a trade union or a branch or section of a trade union, means documents that in the opinion of the Certification Officer or authorised person may be relevant to whether the trade union has failed to comply with a relevant obligation.
 - Such documents may in particular include, in the case of a requirement of section 24(1), the register of the names and addresses of the union's members.
- (3) Directions under sub-paragraph (1)(a) must specify the time and place at which the documents are to be produced.
- (4) Where the Certification Officer, or an authorised person, has power to require the production of documents by virtue of subparagraph (1), the Officer or authorised person has the like power to require production of those documents from any person who appears to the Officer or authorised person to be in possession of them.
- (5) The power under this paragraph to require the production of documents includes the power
 - (a) if the documents are produced
 - (i) to take copies of them or extracts from them;
 - (ii) to require the person by whom they are produced to provide an explanation of any of them;
 - (iii) to require any person who is or has been an official or agent of the trade union to provide an explanation of any of them;
 - (b) if the documents are not produced, to require the person who was required to produce them to state, to the best of the person's knowledge and belief, where they are.
- (6) For the purposes of sub-paragraph (5)(a)(iii), "agent" includes an assurer appointed by the trade union under section 24ZB.
- (7) For supplementary provision, see paragraph 6.

Investigation by inspectors

3 (1) If the Certification Officer has reasonable grounds to suspect that a trade union has failed to comply with a relevant obligation, the

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n Officer:	investigatory powers: Schedule to be	inserted into the 1992 Act	19
other p	r may appoint one or more n persons as an inspector or in	spectors –	
(a)	to investigate whether the usuch an obligation, and	union has failed to comply w	vith
(b)	to report to the Officer in s direct.	uch manner as the Officer n	nay
possess	e any person appears to the sion of information relating tor or inspectors to be reletor or inspectors may require to produce to the inspect	to a matter considered by evant to the investigation,	the the
. ,	documents relating to that	matter,	arit
(b) (c)		or or inspectors, and ctor or inspectors all assista estigation which the person	
inspect has fail	ant documents" means docu tor or inspectors may be rele led to comply with a relevar	vant to whether the trade un nt obligation.	ion
require	documents may in particuement of section 24(1), the ses of the union's members.	e register of the names a	of a and
staff is incorporespect	e a person who is not a member appointed as an inspector orated in the appointment to the register of the name is members.	under this paragraph, ther the duty of confidentiality	e is ' as
	ity of confidentiality as respe spector owes to the Certificat		nich
(a)	not to disclose any name o	r address in the register of ne union's members excep	
(b)		ps to secure that there is e or address by another per stances.	
	rcumstances in which discles is permitted are—	osure of a member's name	e or
(a)	where the member consent	·	
(b)		requested by the Certificat of the discharge of any of	
(c)		e purposes of the discharge nspector or any other inspec	
(d)		e purposes of the discharge ssurer appointed under sect	

where it is required for the purposes of the investigation of crime or criminal proceedings.

(7) For supplementary provision, see paragraph 6.

Inspectors	' reports	eta
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Inspecto	rs'r	reports etc	
4	(1)	 An inspector or inspectors appointed under paragraph 3 – (a) may make interim reports to the Certification Officer, (b) must make such reports if so directed by the Officer, and (c) on the conclusion of the investigation, must make a final report to the Officer. 	5
	(2)	A report under sub-paragraph (1) must be in writing.	
	(3)	 An inspector or inspectors — (a) may at any time inform the Certification Officer of any matters coming to their knowledge as a result of the investigation, and (b) must do so if the Officer so directs. 	10
	(4)	The Certification Officer may direct an inspector or inspectors –(a) to take no further steps in the investigation, or(b) to take only such further steps as are specified in the direction.	15
	(5)	Where such a direction is made, the inspector or inspectors are not required under sub-paragraph (1)(c) to make a final report to the Certification Officer unless the Officer so directs.	20
Enforcer	nent	t of paragraphs 2 and 3 by Certification Officer	
5	(1)	Where the Certification Officer is satisfied that a trade union or any other person has failed to comply with any requirement imposed under paragraph 2 or 3, the Officer may make an order requiring the trade union or person to comply with the requirement.	25
	(2)	Before making such an order, the Certification Officer must give the trade union or person an opportunity to be heard.	
	(3)	In the case of a failure to comply with a requirement imposed under paragraph 2 or 3 to produce a document, the Certification Officer may make an order only if the Officer is satisfied that— (a) the document is in the possession of the union or person, and	30
		(b) it is reasonably practicable for the union or person to comply with the requirement.	35
	(4)	In the case of a failure to comply with any other requirement imposed under paragraph 2 or 3, the Certification Officer may make an order only if the Officer is satisfied that it is reasonably practicable for the union or person to comply with the requirement.	40

- (5) The order must specify
 - the requirement with which the trade union or person has failed to comply, and
 - (b) the date by which the trade union or person must comply.

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(6) An order made by the Certification Officer under this paragraph may be enforced by the Officer in the same way as an order of the High Court or the Court of Session.

Supplementary

- 6 (1) Nothing in this Schedule requires or authorises anyone to 5 require—
 - (a) the disclosure by a person of information which the person would in an action in the High Court or the Court of Session be entitled to refuse to disclose on grounds of legal professional privilege, or
 - (b) the production by a person of a document which the person would in such an action be entitled to refuse to produce on such grounds.
 - (2) But a lawyer may be required under paragraph 2 or 3 to disclose the name and address of the lawyer's client if that information may be relevant to whether a trade union has failed to comply with a requirement of section 24(1).
 - (3) A person is not excused from providing an explanation or making a statement in compliance with a requirement imposed under paragraph 2(5) or 3(2) on the ground that to do so would tend to expose the person to proceedings for an offence.
 - (4) But an explanation so provided or a statement so made may be used in evidence against the person by whom it is provided or made on a prosecution for an offence only where, in giving evidence, the person makes a statement inconsistent with it.
 - (5) In this Schedule
 - (a) references to documents include information recorded in any form;
 - (b) in relation to information recorded otherwise than in legible form, references to its production are to the production of a copy of the information in legible form."

SCHEDULE 2 Section 15

CERTIFICATION OFFICER: EXERCISE OF POWERS WITHOUT APPLICATION ETC

Duty to secure positions not held by certain offenders

- 1 (1) Section 45C of the 1992 Act (remedies and enforcement) is amended as 35 follows
 - (2) In subsection (1), for "effect." substitute "effect; but the Certification Officer may also exercise the powers under this section where no application is made under this section."

	(3)	After that subsection insert —	
		"(1A) Where an application is made to the Certification Officer under this section, the Officer must ensure that, so far as is reasonably practicable, it is determined within six months of being made."	
	(4)	For subsection (2) substitute —	Ę
		"(2) Where the Certification Officer is satisfied that a trade union has failed to comply with the requirement of section 45B, the Officer may make a declaration to that effect.	
		 (2A) Before deciding the matter the Certification Officer — (a) may make such enquiries as the Officer thinks fit, (b) must give the union and the applicant (if any) an opportunity to make written representations, and (c) may give the union and the applicant (if any) an opportunity to make oral representations. 	10
		(2B) The Certification Officer must give reasons for the Officer's decision in writing."	1.
	(5)	In subsection (6), for "the application on which the order was made" substitute "an application under this section".	
	(6)	In subsection (7) omit "of the application".	
Elect	ions	for certain positions	20
2	(1)	Section 54 of the 1992 Act (remedy for failure to comply with requirements: general) is amended as follows.	
	(2)	For subsection (1) substitute —	
		"(1) A person alleging a failure on the part of a trade union to comply with any of the requirements of this Chapter may apply for —(a) a declaration under section 55 (by the Certification Officer), or	25
		(b) a declaration under section 56 (by the court); but the Certification Officer may also exercise the powers under section 55 where no application is made."	30
	(3)	In subsection (2), for the words before paragraph (a) substitute "An application for a declaration under section 55 or 56 may be made only—".	
3	(1)	Section 55 of the 1992 Act (application to Certification Officer) is amended as follows.	
	(2)	In the heading, for "Application to" substitute "Powers of".	35
	(3)	For subsections (1) and (2) substitute –	
		"(1) Where the Certification Officer is satisfied that a trade union has failed to comply with any of the requirements of this Chapter, either—	
		(a) on an application by a person having a sufficient interest (see	40

(b) without any such application having been made,

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the Officer may m	ake a declaration	to that effect.
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- (2) Before deciding the matter the Certification Officer
 - (a) may make such enquiries as the Officer thinks fit,
 - (b) must give the union and the applicant (if any) an opportunity to make written representations, and
 - (c) may give the union and the applicant (if any) an opportunity to make oral representations."
- (4) In subsection (5C), for "the application on which the order was made" substitute "an application under this section".
- (5) In subsection (7) omit "of the application".

Application of a trade union's funds in the furtherance of political objects

- 4 (1) Section 72A of the 1992 Act (application of funds in breach of section 71) is amended as follows.
 - (2) In subsection (1), for "so." substitute "so; but the Certification Officer may also exercise the powers under this section where no application is made." 15
 - (3) After that subsection insert
 - "(1A) Where an application is made under subsection (1), the Certification Officer must ensure that, so far as is reasonably practicable, it is determined within six months of being made."
 - (4) For subsection (2) substitute
 - "(2) Where the Certification Officer is satisfied that a trade union has applied its funds in breach of section 71, the Officer may make a declaration to that effect.
 - (2A) Before deciding the matter the Certification Officer
 - (a) may make such enquiries as the Officer thinks fit,
 - (b) must give the union and the applicant (if any) an opportunity to make written representations, and
 - (c) may give the union and the applicant (if any) an opportunity to make oral representations.
 - (2B) The Certification Officer
 - (a) must give reasons for the Officer's decision in writing, and
 - (b) may make written observations on any matter arising from, or connected with, the proceedings."
 - (5) In subsection (6) omit "of the application".
 - (6) In subsection (8), for "the application on which the order was made" 35 substitute "an application under this section".

Compliance with political ballot rules

5 (1) Section 79 of the 1992 Act (remedy for failure to comply with ballot rules: general) is amended as follows.

24		Trade Union Bill Schedule 2 — Certification Officer: exercise of powers without application etc	
	(2)	For subsection (1) substitute —	
		 (1) A person alleging that a trade union— (a) has held a ballot on a political resolution otherwise than in accordance with political ballot rules approved by the Certification Officer, or (b) has failed in relation to a proposed ballot on a political resolution to comply with political ballot rules so approved, may apply for a declaration under section 80 (by the Certification Officer) or section 81 (by the court); but the Certification Officer may also exercise the powers under section 80 where no application is made." 	1
	(3)	In subsection (2), for "those sections" substitute "section 80 or 81".	
6	(1)	Section 80 of the 1992 Act (application to Certification Officer) is amended as follows.	
	(2)	In the heading, for "Application to" substitute "Powers of".	15
	(3)	For subsections (1) and (2) substitute —	
		 "(1) Where the Certification Officer is satisfied, either on an application by a person having a sufficient interest (see section 79(2)) or without any such application having been made, that a trade union— (a) has held a ballot on a political resolution otherwise than in accordance with political ballot rules approved by the Certification Officer, or (b) has failed in relation to a proposed ballot on a political resolution to comply with political ballot rules so approved, the Officer may make a declaration to that effect. 	20
		 (2) Before deciding the matter the Certification Officer — (a) may make such enquiries as the Officer thinks fit, (b) must give the union and the applicant (if any) an opportunity to make written representations, and (c) may give the union and the applicant (if any) an opportunity to make oral representations." 	30
	(4)	In subsection (5C), for "the application on which the order was made" substitute "an application under this section".	
	(5)	In subsection (7) omit "of the application".	
Rule	s as t	o political fund	35
7	(1)	Section 82 of the 1992 Act (rules as to political fund) is amended as follows.	
	(2)	In subsection (2), for "Officer." substitute "Officer; but the Officer may also exercise the powers under this section where no complaint under this section is made."	
	(3)	For subsections (2A) and (3) substitute –	40

- (3) For subsections (2A) and (3) substitute
 - Where the Certification Officer is satisfied that a breach has been committed, the Officer may make such order for remedying the breach as he thinks just under the circumstances.

- Before deciding the matter the Certification Officer may make such enquiries as the Officer thinks fit, must give a representative of the union and the complainant (if any) an opportunity to make written representations, and may give a representative of the union and the complainant 5 (if any) an opportunity to make oral representations." (4) In subsection (3A) omit "of the application". (5) In subsection (4A), for "the complaint on which it was made" substitute "a complaint under this section". Ballots on amalgamations or transfers 10 (1) Section 103 of the 1992 Act (complaints as to passing of resolution) is amended as follows. (2) In the heading, for "Complaints" substitute "Powers of Certification Officer". (3) In subsection (1), for "Officer." substitute "Officer; but the Officer may also 15 exercise the powers under this section where no complaint under this section is made." (4) Omit subsection (2A). (5) In subsection (3), for the words before paragraph (a) substitute "Where the Certification Officer is satisfied that there has been a failure such as is 20 mentioned in paragraph (a) or (b) of subsection (1)—". (6) After that subsection insert – "(3A) Before deciding the matter the Certification Officer – may make such enquiries as the Officer thinks fit, must give the union and the complainant (if any) an 25 opportunity to make written representations, and may give the union and the complainant (if any) an opportunity to make oral representations."
 - (7) In subsection (4) omit "on a complaint".
 - (8) In subsection (6) omit "of the application".
 - (9) In subsection (8), for "the complaint on which the order was made" substitute "a complaint under this section".

SCHEDULE 3

Section 17

CERTIFICATION OFFICER: POWER TO IMPOSE FINANCIAL PENALTIES: SCHEDULE TO BE INSERTED INTO THE 1992 ACT

"SCHEDULE A4

Section 256D

CERTIFICATION OFFICER: POWER TO IMPOSE FINANCIAL PENALTIES

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Introduction

- 1 (1) In this Schedule "enforcement order" means an order made by the Certification Officer under any of the following provisions of this Act—
 - (a) section 24B(6) or 25(5A) (order on failure by union to comply with duties regarding the register of members);
 - (b) section 31(2B) (order on failure by union to comply with member's request for access to accounting records);
 - (c) section 32ZC(6) (order on failure by union to provide details of industrial action etc, or political expenditure, in annual return);
 - (d) section 45C(5A) (order on failure by union to comply with duty to secure positions not held by certain offenders);
 - (e) section 55(5A) (order on failure by union to comply with requirements about elections for certain positions);
 - section 72A(5) (order on failure by union to comply with restriction on applying union's funds in the furtherance of political objects);
 - (g) section 80(5A) (order on failure by union to comply with rules as to ballots on political resolutions);
 - (h) section 82(2A) (order on failure by union to comply with rules as to political fund);
 - (i) section 108B(3) (order on breach or threatened breach by union of rules on certain matters);
 - j) paragraph 5(1) of Schedule A3 (order on failure by union or other person to comply with investigatory requirements).
 - (2) In this Schedule "the person in default" means the trade union against which, or other person against whom, an enforcement order is or could be made.
 - (3) A reference in this Schedule to taking steps includes a reference to abstaining from acts.

Power to impose financial penalties

- 2 (1) Where the Certification Officer
 - (a) makes an enforcement order, or

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(b) has power to make an enforcement order but does not do so,

the Officer may make a penalty order or a conditional penalty order against the person in default.

Trade Union

Schedule 3 – Ce	rtification Officer: po	wer to imnose fina	ncial nenalties: So	chedule to be inserte	d into the 1992 Act

ion Bill 3 – Cert	ificatio	27 on Officer: power to impose financial penalties: Schedule to be inserted into the 1992 Act	
	(2)	A "penalty order" is an order requiring the person in default to pay a penalty of a specified amount to the Certification Officer by a specified date.	
	(3)	A "conditional penalty order" is an order requiring the person in default to pay a penalty of a specified amount to the Certification Officer by a specified date unless the person takes specified steps by a specified date or within a specified period.	5
	(4)	Where the Certification Office makes both an enforcement order and a conditional penalty order, the steps specified in the conditional penalty order may, but need not, be the same as those that the enforcement order requires the person in default to take.	10
	(5)	In this paragraph "specified" means specified in the penalty order or conditional penalty order.	
Enforce	ement	of conditional penalty order	
3	(1)	This paragraph applies where the Certification Officer has made a conditional penalty order.	15
	(2)	If the Certification Officer is satisfied that the steps specified in the order have been taken by the date or within the period specified, the Officer must notify the person in default that the penalty is not payable.	20
	(3)	If the Certification Officer is not so satisfied, and the penalty has not been paid by the required date, the Officer must make a further order requiring payment of— (a) the amount originally ordered, or (b) where sub-paragraph (4) applies, a lesser amount specified in the further order.	25
	(4)	This sub-paragraph applies where it appears to the Certification Officer that— (a) steps specified in the conditional penalty order have to some extent been taken, or have been taken (to any extent) but not by the date or within the period specified, and (b) it would be just to reduce the amount of the penalty for that reason.	30
	(5)	An order under this paragraph may require payment immediately or by a specified date.	35
Represe	entati	ons	
4		Before making a penalty order or a conditional penalty order, or	

Re

- an order under paragraph 3, the Certification Officer
 - (a) must inform the person in default of the grounds on which the Officer proposes to make the order,

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- must give that person an opportunity to make written representations, and
- may give that person an opportunity to make oral representations.

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Schedule 3 –	Certification Officer: power	to impose financial penalti	es: Schedule to be inserted into	o the 1992 Act

Appeals	A	ppeals	
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- A person in default may appeal to the Employment Appeal Tribunal against a decision of the Certification Officer under this Schedule on the ground that—

 (a) it was based on an error of fact,
 - (b) it was wrong in law, or

(b) It was wrong in law, o

(c) it was unreasonable,

or on such other grounds as may be prescribed.

Amount of penalty

- 6 (1) The amount specified in a penalty order or a conditional penalty order—
 - (a) may not be less than the minimum amount set by regulations, and
 - (b) may not be more than the maximum amount set by regulations.

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- (2) Different amounts may be set by regulations
 - (a) in relation to different enforcement orders,
 - (b) by reference to whether the person in default is an individual or an organisation, and
 - (c) in the case of an organisation, by reference to the number of members that it has.
- (3) But—
 - (a) no minimum amount set by regulations may be less than £200, and
 - (b) no maximum amount set by regulations may be more than 25
- (4) Regulations may amend sub-paragraph (3)(a) or (b) by substituting a different amount.

Early or late payment, and enforcement

- 7 (1) In relation to orders under this Schedule requiring payment of penalties, regulations may make provision for—
 - (a) early payment discounts;
 - (b) the payment of interest or other financial penalties for late payment;
 - (c) enforcement. 35
 - (2) Provision made by virtue of sub-paragraph (1)(b) must secure that the interest or other financial penalties for late payment do not in total exceed the amount of the penalty itself.
 - (3) Provision made by virtue of sub-paragraph (1)(c) may include
 - (a) provision for the Certification Officer to recover the penalty, and any interest or other financial penalty for late payment, as a debt;

Schodulo 3 _	Cortification Officer: 1	norner to impose	financial nonalties.	Schedule to be inserte	d into the 1992 Act
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(b) provision for the penalty, and any interest or other financial penalty for late payment, to be recoverable, on the order of a court, as if payable under a court order.

Regulations

- 8 (1) Regulations may make provision that is incidental or 5 supplementary to that made by this Schedule.
 - (2) Regulations under this Schedule may include transitional or consequential provision.
 - (3) Regulations under this Schedule shall be made by the Secretary of State by statutory instrument.
 - (4) No regulations under paragraph 6 or 7 or this paragraph shall be made unless a draft of them has been laid before Parliament and approved by a resolution of each House of Parliament.

Payment of penalties etc into Consolidated Fund

- 9 The Certification Officer shall pay into the Consolidated Fund amounts received
 - (a) under penalty orders and conditional penalty orders (including orders under paragraph 3), and
 - (b) by way of interest and other financial penalties for late payment in relation to such orders."

SCHEDULE 4

Section 20

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MINOR AND CONSEQUENTIAL AMENDMENTS

Trade Union and Labour Relations (Consolidation) Act 1992 (c. 52)

- In section 24A of the 1992 Act (securing confidentiality of register during ballots), in subsection (4)(b), after "where it is" insert "required or".
- In section 62 of the 1992 Act (right to a ballot before industrial action), for subsection (2) substitute
 - "(2) For this purpose the question whether industrial action is regarded as having the support of a ballot shall be determined in accordance with section 226(2)."
- In section 71 of the 1992 Act (restriction on use of funds for political objects), in subsection (1)(b), for sub-paragraph (ii) substitute
 - "(ii) the making of contributions to that fund by members,".
- 4 (1) Section 82 of the 1992 Act (rules as to political fund) is amended as follows. 35
 - (2) In subsection (1), for paragraph (b) substitute
 - "(b) that a member of the union who is not a contributor (see section 84) shall not be under any obligation to contribute to the political fund;".

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- (3) In subsection (1)(c), for "being so exempt" substitute "not being a contributor".
- 5 (1) Section 86 of the 1992 Act is amended as follows.
 - (2) For the heading substitute "Employer not to deduct contributions where member gives certificate".
 - (3) In subsection (1), for paragraphs (a) and (b) substitute ", he is not a contributor to the fund,".
- In section 91 of the 1992 Act (rules to cease to have effect), in subsection (4), for the words before paragraph (a) substitute "A member of a trade union who has at any time not been a contributor to its political fund shall not for that reason—".
- 7 In section 93 of the 1992 Act (effect of amalgamation), after subsection (2) insert
 - "(2A) Where -
 - (a) subsection (1) applies, and
 - (b) at the time of the amalgamation there has already been a renewal date under section 84 for one or more of the amalgamating unions,

the first renewal date under that section for the amalgamated union is the earliest date after that time which would (but for the amalgamation) have been the first renewal date for any of the amalgamating unions."

- 8 (1) Section 94 of the 1992 Act (overseas members of trade union) is amended as follows.
 - (2) In subsection (1) omit paragraph (b) and the word "and" at the end of paragraph (a).
 - (3) In subsection (2) omit the words after "the rules".
- 9 In section 118 of the 1992 Act (federated trade unions), in subsection (7), for "not exempt from the obligation to contribute" substitute "contributors".
- In section 135 of the 1992 Act (federated employers' associations), in subsection (4), for "not exempt from the obligation to contribute" substitute "contributors".
- In section 226 of the 1992 Act (requirement of ballot before action by trade union), in subsection (2)(a), omit the word "and" at the end of sub-paragraph (ii).
- In section 233 of the 1992 Act (calling of industrial action with support of ballot), for subsections (1) to (3) substitute
 - "(1) Industrial action shall be regarded as having the support of a ballot only if—
 - (a) it is called by a person specified or of a description specified in the voting paper for the ballot in accordance with section 229(3), and
 - (b) there was no call by the trade union to take part or continue to take part in industrial action to which the ballot relates, or

			any authorisation or endorsement by the industrial action, before the date of the ba		
13		In sective	tion 234 of the 1992 Act (period after which leve)—	ballot ceases to be	
		(a) (b)	in subsection (3) omit the words after paragraph in subsection (6) omit the second sentence.	(b);	5
14	(1)	Section	n 254 of the 1992 Act (the Certification Officer) is a	mended as follows.	
	(2)	In subs	section (5A) omit "Subject to subsection (6),".		
	(3)	Omit s	ubsection (6).		
15		After s	ection 297 of the 1992 Act insert –		10
	"	297A M	leaning of "voting"		
			For the purposes of this Act, the number of person includes those who return ballot papers that are sinvalid."		
16			ion 298 of the 1992 Act (minor definitions: general)), at the appropriate	15
		place i	nsert — ""legal professional privilege", as respect confidentiality of communications;".	es Scotland, means	
17			tion 299 of the 1992 Act (index of defined expriate places insert –	xpressions), at the	20
			ributor (in relation to the political I of a trade union)	section 84(8)"	
			professional privilege (as respects land)	section 298"	
		"votin	g	section 297A"	25
Trade	Un	ion and	Labour Relations (Northern Ireland) Order 1995 (S.I.	1995/1980 (N.I. 12)	
18	(1)	Order	71 of the Trade Union and Labour Relations 1995 (S.I. 1995/1980 (N.I. 12)) (application to Greaters) is amended as follows.		
	(2)	In para (a)	ngraph (3) — for "exempt from the obligation to contribute" contributor";	" substitute "not a	30
		(b)	for "so exempt" substitute "not a contributor to the	hat fund".	
	(3)	Omit p	paragraph (5)(b).		

In the Transparency of Lobbying, Non-Party Campaigning and Trade Union Administration Act 2014 (investigatory powers) omit section 42.

Transparency of Lobbying, Non-Party Campaigning and Trade Union Administration Act

2014 (c. 4)

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- 20 (1) Section 43 of that Act is amended as follows.
 - (2) In subsection (2) omit the text to be inserted into the 1992 Act as section 24C.
 - (3) In subsection (4), in the inserted subsection (6A), for "section 24ZH or 24ZI" substitute "paragraph 2 or 3 of Schedule A3".
 - (4) In subsection (6)
 - (a) omit "24C,";
 - (b) at the end insert "and after "45C" insert "or paragraph 5 of Schedule A3".
 - (5) In subsection (7)(b), in the inserted paragraph (c), for "section 24C" substitute "paragraph 5 of Schedule A3".

Consequential repeals

- 21 In consequence of the amendments made by this Act, omit the following
 - (a) in the Trade Union Reform and Employment Rights Act 1993, paragraph 47(b) of Schedule 8;
 - (b) in the Employment Relations Act 1999, paragraph 10 of Schedule 3 15 and paragraphs 17(2) and 18(2) of Schedule 6;
 - (c) in the Employment Relations Act 2004, section 24(2) and paragraph 14 of Schedule 1.

BILL

[AS AMENDED ON REPORT]

To make provision about industrial action, trade unions, employers' associations and the functions of the Certification Officer.

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