



Sean McGrade  
Director of Corporate Services  
DAERA  
Room 424, Dundonald House  
Upper Newtownards Road  
Belfast  
BT4 3SB

By post and email: [sean.mcgrade@daera-ni.gov.uk](mailto:sean.mcgrade@daera-ni.gov.uk)

21 January 2019

Dear Sir

**Re: The Independent Public Inquiry into the Non Domestic Renewable Heat Incentive (RHI) Scheme**  
**Provision of a Section 21 Notice requiring the provision of evidence in the form of a written statement**

I am writing to you in my capacity as Solicitor to the Independent Public Inquiry into the Non Domestic Renewable Heat Incentive (RHI) Scheme (known as 'the RHI Inquiry') which has been set up under the Inquiries Act 2005 ('the Act').

I enclose a copy of the RHI Inquiry's Terms of Reference for your information.

I refer to the previous engagement of each of DAERA and CAFRE with the Inquiry through the written evidence of Noel Lavery and through the oral and written evidence of each of Cathal Ellis and Christopher Johnston (all of which can be

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Chairman: Rt Hon Sir Patrick Coghlin | Secretary: Andrew Browne | Solicitor: Patrick Butler

accessed through the Inquiry's website<sup>1</sup>).

As you may be aware, the Inquiry continues to seek evidence from witnesses and participants, particularly where issues have arisen in evidence recently provided in respect of which it is necessary, or appropriate, to provide an opportunity for further response. The Inquiry Chairman also retains the right to require witnesses to attend to provide (further) oral evidence, and consideration will be given to whether that is necessary in light of additional written evidence which is received.

As part of this ongoing work, the Inquiry has obtained a number of emails which appear to have passed from DARD email accounts (in particular, [DARD.press-office@dardni.gov.uk](mailto:DARD.press-office@dardni.gov.uk)) to a DUP email account or accounts during the period 2012 to 2016. Many of these emails enclose press releases and/or articles about CAFRE training and/or educational events in which the RHI Scheme was to be addressed.

Arising out of its analysis of these emails, the Inquiry now considers it necessary to serve upon you a Section 21 Notice (enclosed with this letter) requiring you to provide evidence to the RHI Inquiry Panel in the form of a written statement addressing the matters identified in the Schedule to the Section 21 Notice.

As the text of the Section 21 Notice explains, you are required by law to comply with it.

It is vital that the witness statement you provide to the Inquiry is your own evidence, absent the influence of others; that it is comprehensive; and that it fully explains your involvement in the matters about which you have been asked.

The questions in the attached Notice refer to various documents which are enclosed with the Notice. In the event that you require or desire access to some documentation, not already in your possession or enclosed with the Notice, in order to assist you in preparing your statement, please revert to me.

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<sup>1</sup> <https://www.rhiinquiry.org/witness-statements> - please note that the witness statement of Noel Lavery is, on the Inquiry website, listed as 'DAERA Corporate Statement' with a publication date of 9 April 2018.

Receipt of this correspondence and its enclosures places you under a duty of confidentiality to the RHI Inquiry in respect of them. You may share the correspondence and the enclosed Notice with your legal representative(s) but neither you nor they may show, communicate the contents of, or provide this correspondence or the Notice to any other person or organisation without the express permission of the RHI Inquiry. Any breach of this duty of confidentiality is actionable at the suit of the Inquiry Chairman. In addition, a similar restriction is contained in Restriction Order No 2 of 2017 made by the Inquiry Chairman and available on the RHI Inquiry website.

You will also find attached to the Notice a Guidance Note explaining the nature of a Section 21 Notice and the procedures that the RHI Inquiry has adopted in relation to such a Notice.

Given the tight time-frame within which the RHI Inquiry must operate, the Chairman of the Inquiry would be grateful if you would comply with the requirements of the Section 21 Notice as soon as possible and, in any event, by the date set out for compliance in the Notice itself.

A copy of this correspondence has also been provided to your legal representative, Patricia Haughan of DSO (by email only).

Finally, I would be grateful if you could acknowledge receipt of this correspondence and the enclosed notice by email to [Patrick.Butler@rhiinquiry.org](mailto:Patrick.Butler@rhiinquiry.org).

Please do not hesitate to contact me to discuss any matter arising.

Yours faithfully



**Patrick Butler**

Solicitor to the RHI Inquiry

02890408928

**SCHEDULE****[No 4 of 2019]***Emails from DARD and/or CAFRE relevant to the RHI Scheme*

1. Emails disclosed to the Inquiry by the DUP in response to Section 21 Notice 230 of 2018 reveal that the DUP received a number of emails from DARD and/or CAFRE email accounts (in particular, from [DARD.press-office@dardni.gov.uk](mailto:DARD.press-office@dardni.gov.uk)) in the period 2012 to 2016 promoting educational and/or training events at which the RHI Scheme was to be considered. Below is a non-exhaustive list of such emails:

- a. **POL-23001 to 23003;**
- b. **POL-42013 to 42015;**
- c. **POL-42026 to 42030;**
- d. **POL-42061 to 42064;**
- e. **POL-42071;**
- f. **POL-42072 to 42078;**
- g. **POL-42080 to 42082;**
- h. **POL-42083 to 42085;**
- i. **POL-42086 to 42089;**
- j. **POL-42092 to 42093;**
- k. **POL-42098 to 42101;**
- l. **POL-25001 to 25004;**
- m. **POL-42104 to 42107;**
- n. **POL-42111 to 42114;**
- o. **POL-42119 to 42123;**
- p. **POL-42124 to 42127;**
- q. **POL-42128 to 42131;**
- r. **POL-42133 to 42136;**
- s. **POL-42137 to 42140;**
- t. **POL-42142 to 42145;**
- u. **POL-38141 to 38144;**
- v. **POL-42150 to 42153;**

- w. POL-42162 to 42166;
- x. POL-42166 to 42169;
- y. POL-42170 to 42173;
- z. POL-42287 to 42290;
- aa. POL-38628 to 38631.

A number of the aforementioned emails (such as those referred to at sub-paragraphs m, o, and w above) suggested that payback periods for farmers in the poultry and mushroom sectors who invested in renewable heating systems could be 3 years or less under the RHI Scheme.

You are hereby required to address, comprehensively and in detail, the following issues which arise in respect of the aforementioned emails:

- i. Identify, whether by reference to mailing lists or otherwise, the precise email accounts and/or bodies and/or persons to whom DARD and/or CAFRE typically sent emails of the type identified at sub-paragraphs a to aa above;
- ii. Without prejudice to the generality of the foregoing request, provide details of every *dup.org.uk* email account, *mydup.com* email account, or other email account believed to be associated with the DUP (e.g. the email account of a DUP MLA) to which any of the emails identified at sub-paragraphs a to aa above were in fact sent (identifying, in respect of each email, the *dup.org.uk*, *mydup.com*, or other DUP accounts to which it was sent);
- iii. Without prejudice to the generality of the foregoing requests, and with particular reference to the emails identified at sub-paragraphs m, o, u, and w above, provide the following details in respect of each of the said emails:
  - 1. Identify the precise email accounts and/or persons and/or bodies to whom the email was sent;

2. Identify, and provide copies of, any replies received;
  
3. Identify, and provide copies of, any relevant documents other than those emails identified at sub-paragraphs a to aa above.

*General*

2. Finally, please provide any additional evidence which you consider to be relevant to the Inquiry's Terms of Reference, or of which you consider it should be aware, having regard to (a) any additional information and documentation which is now available to you (in particular, but without prejudice to the generality of the foregoing, the emails summarised above), (b) your knowledge of the evidence of other parties in the Inquiry proceedings, and/or (c) any further developments or communications you have had with others.

**NOTE:**

It is important for the efficiency of the RHI Inquiry that the issues identified above are addressed as fully as possible and by reference, where available, to the dates and locations of specific incidents to which reference is made. The statement should be broken down into paragraphs, which should be numbered sequentially from '1' to the end. The use of appropriate section headings or sub-headings is also encouraged. A template witness statement is provided with this Notice for your assistance and should be used as the format for your response.

**GUIDANCE NOTES FOR THE SECTION 21 NOTICE**

1. The Independent Public Inquiry into the Non Domestic Renewable Heat Incentive (RHI) Scheme ('the RHI Inquiry') was set up under the Inquiries Act 2005 ('the Act').
2. These Guidance Notes are not part of the Chairman's Notice served under Section 21 of the Act, but are designed to assist those who receive such a Notice.
3. It is very important that a Notice served under Section 21 of the Act is complied with in full. Failure to comply has potentially very serious consequences. Failure to comply may result in you being prosecuted and convicted of a criminal offence that may result in you being fined and/or imprisoned; or being certified to the High Court where you may face contempt of court proceedings.
4. You should consult your solicitor, or your organisation's legal advisor, about the Notice as soon as possible. They will be able to assist you as to how to deal with it.
5. If you feel the content of the Notice is somehow unclear, and you wish something to be clarified, you may contact Patrick Butler, Solicitor to the RHI Inquiry, by email at [Patrick.Butler@rhiinquiry.org](mailto:Patrick.Butler@rhiinquiry.org), who will endeavour to assist with your query and will discuss it with the Chairman of the RHI Inquiry, as necessary.
6. Compliance with the Notice requires you, in the case of producing documents, to have the documents with the RHI Inquiry by the date and time set out in the Notice. Where the Notice requires you to produce a witness statement, the statement should be produced to the RHI Inquiry by the date and time set out in the Notice.
7. "Document" is defined in section 43 of the Act as information recorded in any form.

8. There is no restriction in the Act on the number of times a Section 21 Notice may be served upon a person or organisation. The RHI Inquiry reserves the right to issue further such notices in future to any recipient, as appropriate in the judgment of the Chairman.
9. The RHI Inquiry prefers that documents, including statements, are received by it in electronic form – preferably as a PDF document – and would be grateful if you could furnish, wherever possible, the documents required of you in that form. The documents should be sent to [Patrick.Butler@rhiinquiry.org](mailto:Patrick.Butler@rhiinquiry.org).
10. Where it is not possible for you to send documents in electronic form you should engage with the Solicitor to the RHI Inquiry to find a suitable solution for provision of the documents to the RHI Inquiry. The RHI Inquiry is keen to ensure that documents are received by it in a manner which is as conducive as possible to the effective and efficient conduct of the RHI Inquiry's work. Where documents can be provided in chronological order, this is particularly helpful.
11. Where it is necessary to send hard copy documents, these should be sent to the RHI Inquiry by post or courier to **RHI Inquiry, Headline Building, 10-14 Victoria Street, Belfast, BT1 3GG**. If there is a need to hand deliver the documents then contact should be made with the Solicitor to the RHI Inquiry to make suitable arrangements.
12. It may be that you consider that some of the documents you are providing to the RHI Inquiry should be redacted in some way for some reason, bearing mind that the RHI Inquiry may decide to publish the documents in due course. If you do feel documents you are providing should be redacted in some way, then you should provide the documents to the RHI Inquiry in provisionally redacted form (using a grey redaction if possible) so that the proposed redacted material can be read by the Inquiry team. You should also set out in writing the reasons why you consider the redactions should be made by the Inquiry. The RHI Inquiry will then deal with the material in accordance with its Procedural Protocol.

13. If, for some reason, you wish to make a claim to the Chairman of the RHI Inquiry, under Section 21(4) of the Act, to the effect that you are unable to comply with the requirements of the Notice, or that it is not reasonable to require you to comply with the Notice, then that claim should be made in writing and addressed to the **Chairman of the RHI Inquiry, RHI Inquiry, Headline Building, 10-14 Victoria Street, Belfast, BT1 3GG.**
14. Any such claim should be made as soon as possible after receiving the Notice, and no later than the deadline for making a claim set out in the Notice.
15. The claim should set out the grounds on which it is made, and the reasons why it is said that you cannot, or it is not reasonable for you to, comply. The claim should be as comprehensive and detailed as possible.
16. If you are making a claim for a variation of the Notice in order to give you further time to comply, then you should set out why you need more time and indicate a date by which you say you will be able to comply, and why you say that date will be sufficient. If you can provide some of the information required within time but contend that you cannot provide all of the required information in time, this should be clearly stated and, again, detailed reasons for your contention should be put forward.
17. The Chairman will determine whether to revoke or vary any Notice. In considering your claim he will take into account, amongst other things, the public interest in the information in question being obtained by the RHI Inquiry, having regard to the likely importance of the information. His decision will be communicated to the person making the claim as soon as is reasonably practicable.
18. A Section 21 Notice, by reason of the matters set out in section 22 of the Act, cannot require you to give, produce, or provide any evidence or document to the RHI Inquiry if you could not be required to provide them in civil proceedings in Northern Ireland, or the requirement is incompatible with an EU obligation, or the documents are covered by public interest immunity. If you are withholding

evidence or documents from the RHI Inquiry for one of these reasons then you should notify the Solicitor to the RHI Inquiry in writing, immediately the decision to withhold is taken, of what the material is that you are withholding and why you are claiming that that material is not required to be provided by the Section 21 Notice.

19. Section 40 of the Act provides the Chairman with power to make awards for expenses, including for legal representation, incurred in complying with requirements imposed by the RHI Inquiry. In determining whether an award should be made, the Chairman will have regard to the financial resources of the applicant and whether making any award is in the public interest. The Chairman does not expect to receive requests for funding from Northern Ireland Government Departments or other public bodies. If you are affected by the issue you can discuss it with the Solicitor to the RHI Inquiry.



**INQUIRY INTO THE RENEWABLE HEAT INCENTIVE SCHEME**

**RHI REF: Notice 4 of 2019**

**DATE: 4 February 2019**

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**Witness Statement of: SEAN McGRADE**

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I, Sean McGrade, will say as follows: -

**Issues Raised by the Inquiry under Section 21 Notice 4 of 2019**

*Emails from DARD and/or CAFRE relevant to the RHI Scheme*

1. Emails disclosed to the Inquiry by the DUP in response to Section 21 Notice 230 of 2018 reveal that the DUP received a number of emails from DARD and/or CAFRE email accounts (in particular, from [DARD.press-office@dardni.gov.uk](mailto:DARD.press-office@dardni.gov.uk)) in the period 2012 to 2016 promoting educational and/or training events at which the RHI Scheme was to be considered. Below is a non-exhaustive list of such emails:

- a. **POL-23001 to 23003;**
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- d. **POL-42061 to 42064;**
- e. **POL-42071;**
- f. **POL-42072 to 42078;**
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- h. **POL-42083 to 42085;**
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- k. **POL-42098 to 42101;**
- l. **POL-25001 to 25004;**

- m. **POL-42104 to 42107;**
  
- n. **POL-42111 to 42114;**
- o. **POL-42119 to 42123;**
- p. **POL-42124 to 42127;**
- q. **POL-42128 to 42131;**
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- t. **POL-42142 to 42145;**
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- w. **POL-42162 to 42166;**
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- z. **POL-42287 to 42290;**
- aa. **POL-38628 to 38631.**

A number of the aforementioned emails (such as those referred to at sub-paragraphs m, o, and w above) suggested that payback periods for farmers in the poultry and mushroom sectors who invested in renewable heating systems could be 3 years or less under the RHI Scheme.

You are hereby required to address, comprehensively and in detail, the following issues which arise in respect of the aforementioned emails:

- i. Identify, whether by reference to mailing lists or otherwise, the precise email accounts and/or bodies and/or persons to whom DARD and/or CAFRE typically sent emails of the type identified at sub-paragraphs a to aa above;
  
- ii. Without prejudice to the generality of the foregoing request, provide details of every *dup.org.uk* email account, *mydup.com* email account, or other email account believed to be associated



with the DUP (e.g. the email account of a DUP MLA) to which any of the emails identified at sub-paragraphs a to aa above were in

fact sent (identifying, in respect of each email, the *dup.org.uk*, *mydup.com*, or other DUP accounts to which it was sent);

iii. Without prejudice to the generality of the foregoing requests, and with particular reference to the emails identified at sub-paragraphs m, o, u, and w above, provide the following details in respect of each of the said emails:

1. Identify the precise email accounts and/or persons and/or bodies to whom the email was sent;
2. Identify, and provide copies of, any replies received;
3. Identify, and provide copies of, any relevant documents other than those emails identified at sub-paragraphs a to aa above.

### *General*

2. Finally, please provide any additional evidence which you consider to be relevant to the Inquiry's Terms of Reference, or of which you consider it should be aware, having regard to (a) any additional information and documentation which is now available to you (in particular, but without prejudice to the generality of the foregoing, the emails summarised above), (b) your knowledge of the evidence of other parties in the Inquiry proceedings, and/or (c) any further developments or communications you have had with others.

### **Response**

3. In respect of the e-mails attached to the Notice and listed above, all were issued from the (then) DARD (now DAERA) Press Office on various dates between 2012



and 2016. The e-mails were issued on the basis of a standard e-mail circulation list (attached) maintained by the Press Office. This list is updated on an as-required basis, but it is not possible to identify precisely which e-mail addresses were on the list at the time of individual e-mails which are of interest to the Inquiry. It is not believed that the list has changed significantly since 2012, though any changes which may have occurred cannot be identified as this information is not recorded. The Press Office does not retain records of recipients of e-mails sent in this way. It should also be noted that the DARD, and now DAERA, Press Office e-mail account does not accept replies.

4. Specifically in respect of payback timescales, the e-mails identified in subparagraphs m, o, u and w were issued on the same basis as all of the others on the list above. The e-mail list referred to in paragraph 3, and attached to this response, was used to circulate the material and, as mentioned above, the DARD, and now DAERA, Press Office e-mail account does not accept replies.
5. As stated above, a standard e-mail list was used to circulate press releases of this nature. Of the e-mail addresses contained in the mailing list attached, only one (highlighted in yellow) appears to be directly associated with the DUP. This address is [William.irwin@armagh.gov.uk](mailto:William.irwin@armagh.gov.uk), which is listed on the internet as relating to William Irwin MLA.  
[http://www.niassembly.gov.uk/globalassets/Documents/Your\\_MLAs/constituency-contacts-updated/newry-armagh.pdf](http://www.niassembly.gov.uk/globalassets/Documents/Your_MLAs/constituency-contacts-updated/newry-armagh.pdf).
6. It is not possible to determine if other DUP-related accounts may have received any, some or all of the material via other recipients on this list or from other sources. For instance, the Assembly Agriculture Committee e-mail address is included on the list. No 'dup.org.uk' or 'mydup.com' addresses are on the list but, as stated in paragraph 3 above, it is not possible to be definitive on this point for the time period between the first of the e-mails in 2012 and the final one in 2016.
7. CAFRE previously supplied all relevant records to the Inquiry as part of the wider information gathering phase of the Inquiry. Reference was made in this Notice to the possibility of material having potentially been issued from CAFRE e-mail



accounts. Following a question to Patrick Butler, Solicitor to the RHI Inquiry, it was clarified by Mr Butler that there is no direct evidence of this. From DAERA's perspective, therefore, given the thorough searches which preceded the submission of previously supplied material, there was no basis upon which to conduct any further search of CAFRE records.

8. My consideration of the issues raised in Section 21 Notice 4 of 2019 has not identified any other information which should be provided to the Inquiry.

Statement of Truth

I believe that the facts stated in this witness statement are true.

Signed:

Dated: 4 February 2019

## Press article distribution list

'[johnny.caldwell@bbc.co.uk](mailto:johnny.caldwell@bbc.co.uk)'  
 'Agriland' <editor@agriland.ie>  
 'Aileen Donnelly' <ADonnelly@rdc.org.uk>  
 'Aileen Moynagh' <aileen.moynagh@bbc.co.uk>  
 'Aisling Hussey' <ahussey@farmersjournal.ie>  
 'Amy Forde - IFJ' <aforde@farmersjournal.ie>  
 'Andrew Gold - Skip Hire Magazine' <editor@skiphiremagazine.co.uk>  
 'Belfast Telegraph - News Editor' <newseditor@belfasttelegraph.co.uk>  
 'Catherina Cunnane - That's Farming' <catherinacunnane@  
 'Chris McCullough' <chrisjmcc@  
 'Chris Sherrard' <news@belfastlive.co.uk>  
 'Conor Macauley' <conor.macauley@bbc.co.uk>  
 'D McLaughlin ([dmclaughlin@ufuhq.com](mailto:dmclaughlin@ufuhq.com))'  
 'DARD Press Office' <pressoffice.group@dardni.gov.uk>  
 'David Wright - Irish Farmers' Journal' <dwright@farmersjournal.ie>  
 'Deborah UFU' <dquinn@ufuhq.com>  
 'Downtown Radio' <agrinews@downtown.co.uk>  
 'Elaine Mitchell - Farmgate' <elaine.mitchell@bbc.co.uk>  
 'Farmers Weekly' <farmers.weekly@rbi.co.uk>  
 'Farming Independent' <ifarm@unison.independent.ie>  
 'Farming Life' <farminglife@jpress.co.uk>  
 'Farming Life' <pictures@farminglife.com>  
 'feedback@nidirect.gov.uk'  
 'Fionnuala.O'Connell - UFU' <Fionnuala.O'Connell@ufuhq.com>  
 'Glenn Donnelly' <glenn.donnelly@dardni.gov.uk>  
 'Gordon Davidson - Scottish Farmer' <gordon.davidson@thescottishfarmer.co.uk>  
 'Hal Crowe ([hal.crowe@btinternet.com](mailto:hal.crowe@btinternet.com))'  
 'Hannah Quinn Mulligan' <hqmulligan@farmersjournal.ie>  
 'Ian Graham (Reuters)' <iangraham1951@  
 'James Campbell - IFJ' <jcampbell@farmersjournal.ie>  
 'James Meikle' <james.meikle@guardian.co.uk>  
 'Jason Rankin - Agri Search' <jason@agrisearch.org>  
 'Jim Masson' <editorial@downnews.co.uk>

'Joe McDonald UFU' <joe@ufuhq.com>  
 'John Manley - INews' <farming@irishnews.com>  
 'Kieran Mailey' <kmailey@farmersjournal.ie>  
 'Linda Stewart - Belfast Telegraph' <lstewart@belfasttelegraph.co.uk>  
 'Linda Surphlis - UFU' <linda@ufuhq.com>  
 'M Phelin' <m.phelin@farmersjournal.ie>  
 'Maresa Fagan - The Detail tv' <Mfagan@thedetail.tv>  
 'Maura Fay - Irish Farmers' Journal' <mfay@farmersjournal.ie>  
 'Mirror - News' <irish@mgn.co.uk>  
 'Newell, Mark <Mark.Newell@daera-ni.gov.uk>  
 'Nicola Mulligan - LMC' <nmulligan@lmcni.com>  
 'Nigel Gould - Downtown Radio' <nigel.gould@downtown.co.uk>  
 'Nikki Maltman ' <nikki@nationalfarmer.net>  
 'PA Stormont' <belfast@pa.press.net>  
 'Peter McCann - Irish Farmers' Journal' <pmccann@farmersjournal.ie>  
 'Philip Clarke - Farmers Weekly' <philip.clarke@rbi.co.uk>  
 'Philip Crawford - Farmrite' <info@farmrite.co.uk>  
 'Rachel Martin - Agriland' <nieditor@agriland.co.uk>  
 'Rebekah Logan - Farmgate' <rebekah.logan@bbc.co.uk>  
 'Rhian Price - Farmers Weekly' <rhian.price@rbi.co.uk>  
 'Rhian Price - Farmers Weekly' <rhianepri@  
 Personal information redacted by the RHI Inquiry  
 'Richard Halleron - Farm Link' <richard@farm-link.com>  
 'Robert Irwin' <r.irwin@farmweek.com>  
 'Roger Donnelly' <news@qradionetwork.com>  
 'Ronan Gorman - Country Sports Ireland' <ronan@countryportsireland.org>  
 'Ruth Rodgers - Farming Life Editor' <ruth.rodgers@farminglife.com>  
 'Ryan McAleer' <r.mcaleer@ulsterherald.com>  
 'Sarah Scott - Daily Mirror (90 568040)' <sarah.scott@trinitymirror.com>  
 'Scottish Farmer' <alasdair.fletcher@thescottishfarmer.co.uk>  
 'Simon Cunningham - Irish News' <s.cunningham@irishnews.com>  
 'Taryn McHenry - UFU' <Taryn@ufuhq.com>  
 'Terri Dougan ' <t.dougan@farmweek.com>  
 'Thomas Hubert - IFJ' <thubert@farmersjournal.ie>  
 'Tom Morrow - IFJ' <tomas.morrow@  
 Personal information redacted by the RHI Inquiry  
 'Veterinary Record & In Practice' <gmills@bmj.com>

'Ward, Stephanie <Stephanie.Ward@daera-ni.gov.uk>  
'Young, Jonathan (DAERA) <Jonathan.Young@daera-ni.gov.uk>  
'Daily Mirror Dublin' <news@irishmirror.ie>  
'David Young - PA' <david.young@pressassociation.ie>  
'Derry People/Donegal News' <editor@donegalnews.com>  
'Donegal Post' <editorial@donegalpost.com>  
'Irish Independent' <aquidera@indigo.ie>  
'Irish Independent' <farming@independent.ie>  
'Irish Sun' <irishsun@the-sun.ie>  
'Leitrim Observer' <editor@leitrimobserver.ie>  
'Mairead Lavery - Farmers Journal' <mlavery@farmersjournal.ie>  
'Northern Standard' <newsdesk@northern-standard.ie>  
'Ray Ryan - Irish Examiner' <ray.ryan@examiner.ie>  
'RTE Sligo' <sligo@rte.ie>; 'RTE Sligo' <eileen.magnier@rte.ie>  
'Seamus O'Connell - Irish Times' <smacconnell@irish-times.ie>  
'Sligo Champion' <editor@sligochampion.ie>  
'The Examiner' <news@examiner.ie>  
'The Irish Times' <newsdesk@irish-times.ie>  
'Andersontown News' <robin@irelandclick.com>  
'Antrim Guardian - Liam Heffron' <editor@antrimguardian.co.uk>  
'Antrim Guardian - Liam Heffron' <news@antrimguardian.co.uk>  
'Antrim Times - Lorna McKay' <lorna.mckay@jpress.co.uk>  
'Ballymena Guardian' <editor@ballymenaguardian.co.uk>  
'Ballymena Guardian - Maurice O'Neill' <news@ballymenaguardian.co.uk>  
'Ballymena/Antrim Times' <dessie.blackadder@jpress.co.uk>  
'Ballymoney Times' <lyle.mcmullan@jpress.co.uk>  
'Carrickfergus Advertiser' <news@carrickadvertiser.co.uk>  
'Carrick Times' <news@carricktimes.co.uk>  
'Chroinle Editor for Coleraine, Ballymoney, Limavady, Moyle & Ballycastle '  
<editor@thechronicle.uk.com>  
'East Antrim Advertiser' <news@edamedia.co.uk>  
'Larne Gazette' <news@larnegazette.co.uk>  
'Larne Gazette' <larnegazette@talk21.com>  
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