Statutory Document No. 2004/0126



Maintenance Orders (Reciprocal Enforcement) Act 1995

MAINTENANCE ORDERS (RECIPROCATING COUNTRIES) ORDER 2004¹

Coming into Operation:

1 April 2004

In exercise of the powers conferred on the Council of Ministers by section 1(1) of, and paragraphs 1(2) and 10 of Schedule 2 to, the Maintenance Orders (Reciprocal Enforcement) Act 1995¹, and of all other enabling powers, the following Order is hereby made:

1 Citation, commencement and interpretation

- (1) This Order may be cited as the Maintenance Orders (Reciprocating Countries) Order 2004 and shall come into operation on the 1st Apil 2004.
- (2) In this Order —

"the Act" means the Maintenance Orders (Reciprocal Enforcement) Act 1995;

"reciprocating country" means a country specified in column 1 of Schedule 1;

"the relevant date", in relation to a reciprocating country, means the date specified in relation thereto in column 2 of Schedule 1.

2 Designation of reciprocating countries

The countries specified in column 1 of Schedule 1 are designated as reciprocating countries for the purposes of Part 1 of the Act as respects maintenance orders of the descriptions specified in relation thereto in column 3 of Schedule 1.

3 Transitional provision

(1) Sections 4, 11 to 14, 16 and 18 of the Act shall. apply in relation to a maintenance order transmitted under paragraph 2 or 3 of Schedule 2 to the Act to a reciprocating country, being an order to which, immediately before the relevant date, Schedule 2 to the Act applied, as they apply in relation to a maintenance order sent to that country in pursuance of section 2 of the Act, or made by virtue of section 3 of the Act and confirmed by a competent court in that country.





(2) Sections 7 to 18 of the Act shall apply in relation to a maintenance order made in a reciprocating country to which, immediately before the relevant date, Schedule 2 to the Act applied, as they apply to a registered order.

4 Consequential amendment and revocation

- (1) In the Schedule to the Maintenance Orders (Reciprocal Enforcement) (1921 Act Countries) Order 1996², for the entry relating to Canada substitute "Canada (except the provinces or territories of Alberta, British Columbia, Manitoba, New Brunswick, Newfoundland and Labrador, Nova Scotia, Nunavut, Ontario and Prince Edward Island)".
- (2) The orders specified in Schedule 2 are revoked.

MADE 2 MARCH 2004

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² SD 76/96

SCHEDULE 1

Article 2

RECIPROCATING COUNTRIES

Country	Relevant date	Maintenance orders
England and Wales	20th October 1983	All maintenance orders
Scotland	20th October 1983	All maintenance orders
Northern Ireland	20th October 1983	All maintenance orders
The following States and	1st August 1986	Maintenance orders other
territories of Australia:		than orders obtained by or in
New South Wales		favour of a public authority
Queensland		
South Australia		
Tasmania		
Victoria		
Western Australia		
Australian Capital		
Territory		
Northern Territory		
Norfolk Island		
Hong Kong	1st January 1995	All maintenance orders
New Zealand	1st January 1995	All maintenance orders
Republic of South Africa	1st January 1995	All maintenance orders
		except:
		(a) affiliation orders; and
		(b) other orders of the
		description specified in
		section 18(2)(b) of the 1995
		Act
The following provinces and	1st April 2004	Maintenance orders, other
territories of Canada:		than an affiliation order or
Alberta		order consequent on an
		affiliation order so far as it
		provides for the payment of
P 1 C. 1 . 1 .	4 . 4 . 11 2004	a child's funeral expenses.
British Columbia	1st April 2004	
Manitoba	1st April 2004	
New Brunswick	1st April 2004	
Newfoundland and	1st April 2004	
Labrador	1st A	
Nova Scotia	1st April 2004	
Nunavut	1st March 2002	
Ontario	1st April 2004	
Prince Edward Island	1st April 2004	



SCHEDULE 2

Article 4(2)

ORDERS REVOKED

Reference Title

SD 75/96 The Maintenance Orders (Reciprocating

Countries) Order 1996.

SD 116/02 The Maintenance Orders (Reciprocating

Countries) (Amendment) Order 2002



ENDNOTES

Table of Endnote References



¹ The format of this legislation has been changed as provided for under section 75 of, and paragraph 2 of Schedule 1 to, the Legislation Act 2015. The changes have been approved by the Attorney General after consultation with the Clerk of Tynwald as required by section 76 of the Legislation Act 2015.