**THE AIR NAVIATION (CARBON OFFSETTING AND REDUCTION SCHEME FOR INTENATIONAL AVIATION) ORDER 2021 (the ANO)**

«${currentDate?date?string('dd MMMM yyyy'»

«${(account.location)!}»

Dear Sir/Madam

ESTIMATE OF EMISSIONS

Please find attached a Notice of Estimation of Emissions for «${account.name}» for the «${params.reportingYear}» Scheme Year.

The emissions set out in the Notice will be used to calculate «${account.name}»‘s offsetting requirements for the «${params.reportingYear}» Scheme Year.

You have a right of appeal against this Notice of Estimation of Emissions to the First Tier Tribunal and can also request that the Northern Ireland Environment Agency review this decision (please see [How do I make a complaint if I am unhappy with the quality of service I received? | Department of Agriculture, Environment and Rural Affairs (daera-ni.gov.uk)](https://www.daera-ni.gov.uk/publications/how-do-i-make-complaint-if-i-am-unhappy-quality-service-i-received) for further information).

The Northern Ireland Environment Agency is entitled to charge for estimating your emissions under the ANO. If we decide to charge, the fee amount and how to pay will be set out in a payment task presented in your “Manage your UK Emissions Trading Scheme Reporting Service” (METS) account. If you need to know how the fee is calculated, please contact us.

If you have any questions about the Notice of Estimation of Emissions, please contact the Aviation Helpdesk at «${competentAuthority.email}».

We will contact you separately if this estimation has any enforcement implications.

Yours faithfully

|  |  |
| --- | --- |
|  |  |

«${signatory.fullName}»

«${signatory.jobTitle}»

|  |  |
| --- | --- |
| **THE AIR NAVIATION (CARBON OFFSETTING AND REDUCTION SCHEME FOR INTENATIONAL AVIATION) ORDER 2021 (the ANO)**  **NOTICE OF ESTIMATION OF EMISSIONS** |  |

«${currentDate?date?string('dd MMMM yyyy'»

«${(account.location)!}»

Dear Sir/Madam

Aircraft Operator Name: «${account.name}»

«[#if params. params.determinationReason »

Set out below are the emissions the Northern Ireland Environment Agency has estimated for «${account.name}» for the «${params.reportingYear}» Scheme Year:

The Northern Ireland Environment Agency has estimated your emissions as required by Article 37(6) of the ANO.

* **Emissions from all international flights = «${account.name}» tonnes CO₂**
* **Emissions from flights with offsetting requirements = «${account.name}» tonnes CO₂**
* **Emissions reduction claim from CORSIA eligible fuels = «${account.name}» tonnes CO₂**

These emissions have been estimated using «${account.name}»

«[/#if]»

«[#if params.determinationReason == 'CORR»

The Northern Ireland Environment Agency have made the following corrections to the emissions stated in «${account.name}»’s «${params.reportingYear}» verified emissions report:

«[#if params.InternationalEmissions?has\_c»

* **Emissions from all international flights =** «${account.name}» **tonnes CO₂**

«[/#if]»

«[#if params.offsettingEmissions?has\_cont»

* **Emissions from flights with offsetting requirements =** «${account.name}» **tonnes CO₂**

«[/#if]»

«[#if params.CEFEmissions?has\_content]»

* **Emissions reduction claim from CORSIA eligible fuels =** «${account.name}» **tonnes CO₂**

«[/#if]»

These emissions have been estimated using «${account.name}»

«[/#if]»

You have the right under Article 65(2)(i) of the ANO to appeal against this Notice of Estimation of Emissions to the First-tier Tribunal (General Regulatory Chamber) within 28 days of the date of this Notice. Details of the appeals process are set out in [The Tribunal Procedure (First-tier Tribunal) (General Regulatory Chamber) Rules 2009](https://www.gov.uk/government/publications/general-regulatory-chamber-tribunal-procedure-rules), the Order and the Explanatory Note in this Notice.

If you wish to discuss this Notice with a member of the Aviation Team, please contact the Aviation Helpdesk at «${competentAuthority.email}».

Yours faithfully

|  |  |
| --- | --- |
|  |  |

«${signatory.fullName}»

«${signatory.jobTitle}»

**Explanatory Note**

1. This Notice is given under Article 45 of the Order. It states your aviation emissions for a particular Scheme Year, as determined by the Northern Ireland Environment Agency on the basis of a set of assumptions designed to ensure that no under-estimation occurs.
2. The aviation emissions figure in this Notice will be entered into your Aircraft Operator Holding Account by the Registry Administrator within a month of the date of this Notice.
3. You must surrender allowances equal to the aviation emissions figure in this Notice. Failure to surrender a number of allowances equal to the aviation emissions figure may make you liable to a civil penalty.
4. Under Article 35(1) of the Order, the Northern Ireland Environment Agency may charge for determining your aviation emissions. The Northern Ireland Environment Agency Charging Scheme, which sets out the hourly rate for the determination of emissions is available at: <https://www.daera-ni.gov.uk/articles/emissions-trading-schemes-fees-charges-and-civil-penalties> . Any applicable charge and details on how to pay are set out in Schedule 1.
5. Under Article 70(1)(b)(i) of the Order, you may appeal against this determination of aviation emissions within 28 days of the date of this Notice to the General Regulatory Chamber of the First-tier Tribunal, following the procedure set out in The Tribunal Procedure (First-tier Tribunal (General Regulatory Chamber) Rules 2009, which can be found at: <https://www.gov.uk/government/publications/general-regulatory-chamber-tribunal-procedure-rules>.
6. An appeal against a Notice of Determination of Aviation Emissions to the First-tier Tribunal does not affect any obligation to surrender allowances equal to your aviation emissions by any applicable deadline.
7. You may also ask the Northern Ireland Environment Agency to review this Notice of Determination of Emissions. A review should normally be requested within 14 days of receiving this Notice by contacting the Aviation Helpdesk «CompetentAuthorityEmailAddress». Asking for a review does not suspend the Notice or affect the rules relating to your right of appeal under the Order; in particular, the 28-day time limit for making an appeal to the First tier-Tribunal still applies
8. You may wish to take legal advice about the effect of this Notice.