# **Station Licence**

granted to

# **SOLR1 Limited**

[Now ScotRail Trains Limited]

Last modified 20 September 2023 to take account of changes to condition 6.

Reference Number: UK 03 2020 0001

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Note: Conditions 8 and 17-26 are not used in this licence.

Condition 27 is intended to apply where the licence holder has station stewardship responsibilities.

# Part I - Scope

- 1. The Office of Rail and Road ("ORR"), in exercise of the powers conferred by section 8 of the Railways Act 1993 (as amended) ("the Act"), hereby grants to SOLR1 Limited, company registration number SC328826, ("the licence holder") a licence authorising the licence holder:
  - (a) to be the operator of the stations listed in the Schedule subject to the Conditions set out in Part III.
- 2. This licence shall come into force on 12 March 2020 and shall continue in force unless and until revoked in accordance with Part IV.

12 March 2020	Signed by authority of the Office of Rail and Road

# **Part II - Interpretation**

1. In this licence:

"comply"

is to be interpreted in accordance with ORR's most recently published licensing guidance.

"control"

- (a) A person is taken to have control of the licence holder if he exercises, or is able to exercise or is entitled to acquire, direct or indirect control over the licence holder's affairs, and in particular if he possesses or is entitled to acquire:
  - (i) 30% or more of any share capital or issued share capital of the licence holder or of the voting power in the licence holder; or
  - (ii) such part of any issued share capital of the licence holder as would, if the whole of the income of the licence holder were in fact distributed among the participators (without regard to any rights which he or any other person has as a loan creditor), entitle him to receive 30% or more of the amount so distributed; or
  - (iii) such rights as would, in the event of the winding-up of the licence holder or in any other circumstances, entitle him to receive 30% or more of the assets of the licence holder which would then be available for distribution among the participators.
- (b) Subsections (4) to (6) of section 416 of the Income and Corporation Taxes Act 1988, and the legislative provisions referred to in those subsections, apply to the interpretation of paragraph (a) in the same way that they apply to the interpretation of subsection (2) of section 416 of that Act;

"licensed activities" means things authorised to be done by the licence

holder in its capacity as operator of stations pursuant to

this licence.

"LTUC" means the London Transport Users Committee and any

successor to LTUC which performs the same functions.

"the PRO Regulation" means Regulation (EC) No.1371/2007 of the European

Parliament and of the Council of 23 October 2007 on

rail passengers' rights and obligations.

"the PC" means the Passengers' Council and any successor or

delegated body which performs the function of the PC.

"RSSB" means Rail Safety and Standards Board Limited (a

company limited by guarantee and registered in

England and Wales under number 04655675), and its

successors and assigns.

"station" includes light maintenance depot insofar as any station

is also a light maintenance depot.

2. Any reference in this licence to a numbered paragraph is a reference to the paragraph bearing that number in the Condition in which the reference occurs.

- 3. In interpreting this licence, headings shall be disregarded.
- 4. Where in this licence the licence holder is required to comply with any obligation within a specified time limit, that obligation shall be deemed to continue after that time limit if the licence holder fails to comply with that obligation within that time limit.
- 5. Where in this licence there is a provision for ORR or the Secretary of State to give consent, such consent may be given subject to conditions.
- 6. The Interpretation Act 1978 shall apply to this licence as if it were an Act.
- 7. The provisions of section 149 of the Act shall apply for the purposes of the service of any document pursuant to this licence.
- 8. Unless the context otherwise requires, terms and expressions defined in the Act and the Railways Act 2005 shall have the same meanings in this licence.

# **Part III - Conditions**

# **Condition 1: Insurance against Third Party Liability**

1. The licence holder shall, in respect of licensed activities, maintain insurance against third party liabilities in accordance with any relevant ORR general or specific approval, as amended from time to time.

## **Condition 2: Claims Allocation and Handling**

- 1. The licence holder shall, except in so far as ORR may otherwise consent, at all times be a party to and comply with such agreements or arrangements (as amended from time to time) relating to:
  - (a) the handling of claims against operators of railway assets; and
  - (b) the allocation of liabilities among operators of railway assets as may have been approved by ORR.
- 2. Except with the consent of ORR, the licence holder shall not, in relation to any of the agreements or arrangements described in paragraph 1 (the "relevant claims handling arrangements"), enter into any agreement or arrangement with any other party to the relevant claims handling arrangements:
  - (a) under which the licence holder agrees not to exercise any rights which it may have under any of the relevant claims handling arrangements; or
  - (b) varying the relevant claims handling arrangements

other than as provided for under the terms of the relevant claims handling arrangements.

# **Condition 3: Passenger Rights**

1.

The licence holder shall comply with articles 18 and 29 of the PRO Regulation.

# **Condition 4: Information for Passengers**

1. The licence holder shall cooperate with train operators so far as is reasonably necessary to enable them to meet their obligations to provide information to passengers.

## **Condition 5: Accessible Travel Policy**

- 1. The licence holder shall establish and thereafter comply with:
  - (a) a statement of policy; and
  - (b) a detailed body of arrangements, procedures, services and other benefits to be implemented or provided by the licence holder,

designed to protect the interests of people who are disabled in their use of stations operated by the licence holder and to facilitate such use (together the "ATP").

- 2. In establishing the ATP and in making any change to it, the licence holder shall have due regard to the code of practice published by the Secretary of State pursuant to section 71B of the Act and to articles 19(1), 21, 22 and 24 of the PRO Regulation.
- 3. The licence holder shall not establish, or make any material changes (save in respect of paragraph 4(b)), to the ATP unless and until:
  - (a) the PC and, where appropriate, LTUC has been consulted; and
  - (b) the licence holder has submitted the ATP, or (as the case may be) the proposed change, to ORR and ORR has approved it.
- 4. Where ORR requires the licence holder to carry out a review of the ATP or any part of it or the manner in which it has been implemented, with a view to determining whether any change should be made to it, the licence holder shall:
  - (a) promptly carry out a review and submit a written report to ORR setting out the results or conclusions; and
  - (b) make such changes to the ATP, or the manner in which it is implemented, as ORR may reasonably require after ORR has received a report under paragraph 4(a) and consulted the licence holder, the PC and, where appropriate, LTUC.
- 5. The licence holder shall:
  - (a) send a copy of the ATP and of any change to it to ORR and the PC and, where appropriate, LTUC;

- (b) in a place of reasonable prominence at each station operated by the licence holder, display or procure the display of a notice giving the address from which a current copy of the statement may be obtained; and
- (c) make available free of charge a current copy of the statement to any person who requests it.
- 6. Nothing in this Condition shall oblige the licence holder to undertake any action that entails excessive cost, taking into account all the circumstances including the nature and scale of licensed activities.

### **Condition 6: Complaints Handling**

- The licence holder shall establish and thereafter comply with a procedure for handling complaints relating to licensed activities from its customers and potential customers. The procedure shall comply with the Complaints Code of Practice.
- 2. Not used
- 3. Not used
- 4. Not used
- 5. Alternative Dispute Resolution:
  - (a) The licence holder shall become and thereafter remain, a member of the Relevant ADR Scheme;
  - (b) the licence holder shall comply with its obligations under the Relevant ADR Scheme; and
  - (c) the licence holder shall make such payments as required for the Relevant ADR Scheme on the terms notified to the licence holder in writing by ORR.
  - 6. For the purposes of this Condition:

"Relevant ADR Scheme" means:

 the alternative dispute resolution scheme procured by ORR and approved by the Designated Competent Authority.

"Complaints Code of Practice" means:

 the Complaints Code of Practice published by ORR, as amended from time to time.

"Designated Competent Authority" means:

 the relevant Designated Competent Authority under The Alternative
 Dispute Resolution for Consumer Disputes (Competent Authorities and Information) Regulations 2015.

#### Condition 7: Liaison with the PC and LTUC

- 1. Whenever reasonably requested to do so by the PC and LTUC (as relevant) the licence holder shall meet with the PC and LTUC (as relevant) to discuss and review such matters as the PC and LTUC (as relevant) may wish to consider in connection with its functions under Part I of the Act including the handling of complaints made about an alleged infringement of the PRO Regulation. The licence holder shall not under this Condition be obliged to attend more than two meetings with the PC and LTUC (as relevant) in any calendar year.
- 2. The licence holder shall provide the PC and LTUC (as relevant) with such information as satisfies all the following conditions:
  - (a) the PC and LTUC (as relevant) reasonably requests the information for the proper performance of its functions under Part I of the Act;
  - (b) no undue burden is imposed on the licence holder in procuring or furnishing the information; and
  - (c) the information would normally be available to the licence holder, unless the PC and LTUC (as relevant) considers the information essential to enable it to exercise its functions under Part I of the Act.
- 3. In every calendar year in which the licence holder meets with the PC and, where appropriate, LTUC pursuant to paragraph 1, the licence holder shall be represented by one or more senior executives of the licence holder in at least one meeting with the PC and LTUC (separately or jointly).
- 4. Where the licence holder holds another licence each number specified as a maximum or minimum in this Condition shall apply jointly to meetings under this Condition and to meetings under any corresponding condition in that other licence.

#### 5. Where:

- (a) the licence holder and the PC or LTUC, or both disagree as to the reasonableness of a request made to the licence holder by the PC or LTUC, or both under paragraph 1 or paragraph 2;
- (b) either party refers the dispute to the Secretary of State; and
- (c) the Secretary of State determines that the request is reasonable the licence holder shall promptly thereafter comply with the request.

## **Condition 9: Safety and standards**

- 1. The licence holder shall comply with:
  - (a) such Railway Group Standards as are applicable to its licensed activities; and
  - (b) subject to paragraph 2, such Rail Industry Standards (or parts thereof) as are applicable to its licensed activities.
- 2. The licence holder is not required to comply with an applicable Rail Industry Standard (or part thereof) where:
  - (a) it has, following consultation with such persons as it considers are likely to be affected, identified an equally effective measure which will achieve the purpose of the standard; and
  - (b) it has adopted and is complying with that measure.
- 3. In this Condition:

"Railway Group Standards" means standards authorised pursuant to the

Railway Group Standards Code prepared by

RSSB; and

"Rail Industry Standards" has the meaning set out in the Standards

Manual, established by RSSB.

#### **Condition 10: Environmental Matters**

- 1. The licence holder shall establish a written policy designed to protect the environment from the effect of licensed activities, together with operational objectives and management arrangements (together "the environmental arrangements").
- 2. The environmental arrangements shall:
  - (a) take due account of any relevant guidance issued by ORR;
  - (b) be effective within six months beginning with the day on which this licence comes into force; and
  - (c) be reviewed by the licence holder periodically, and otherwise as appropriate.
- 3. Nothing contained in paragraph 1 shall oblige the licence holder to undertake any action that entails excessive cost taking into account all the circumstances, including the nature and scale of operations of the type carried out by the licence holder.
- 4. The licence holder shall, upon establishment and any material modification of the environmental arrangements, promptly send ORR a current copy of the policy together with a summary of the operational objectives and management arrangements.
- 5. The licence holder shall act with regard to the policy and operational objectives and use its reasonable endeavours to operate the management arrangements effectively.

### **Condition 11: Payment of Fees**

- 1. In respect of the year beginning on 1 April 2020 and in each subsequent year, the licence holder shall render to ORR a payment which is the aggregate of the following amounts:
  - (a) the annual fee applicable to this licence, as determined by ORR; and
  - (b) an amount which shall represent a fair proportion as determined by ORR of the amount estimated by ORR (in consultation with the Competition and Markets Authority) as having been incurred in the calendar year immediately preceding the 1 April in question by the Competition and Markets Authority in connection with references made to it under section 13 of the Act with respect to this licence or any class of licence of which ORR determines that this licence forms part.
- 2. The payment shall be rendered by the licence holder within such time as ORR may require, being not less than 30 days beginning with the day on which ORR gives notice to the licence holder of its amount.

# **Condition 12: Change of Control**

1. The licence holder shall, if any person obtains control of the licence holder, notify ORR as soon as practicable thereafter.

## **Condition 13: Non-Discrimination**

1. Except in so far as ORR may otherwise consent, the licence holder shall not in its licensed activities, or in carrying out any other function contemplated by this licence, unduly discriminate between particular persons or between any classes or descriptions of person.

## **Condition 14: Emergency Access**

During any emergency affecting the railway, the licence holder shall, to the
extent that it is legally entitled to do so, grant to any person requesting it such
permission to use any station of which the licence holder is the operator
pursuant to this licence as is necessary or expedient to alleviate the effects of
the emergency.

## **Condition 15: Co-operation with Transport for London**

- 1. The licence holder shall co-operate with Transport for London ("TfL") for the purpose of:
  - (a) ensuring the efficient operation of railway services and the provision of railway facilities; and
  - (b) co-ordinating, where possible, anticipated investment projects

to the extent that such matters affect or may affect both the licence holder's and TfL's provision of railway services.

### **Condition 16: Changes to the Schedule**

- 1. If the licence holder serves notice on ORR requesting that it be authorised to operate an additional station, that station shall be added to the Schedule on the date ORR receives the notice.
- 2. If, within 30 days of receiving the notice referred to in paragraph 1, ORR serves notice on the licence holder that it objects to such authorisation, that station shall be removed from the Schedule on the date the licence holder receives the notice.
- 3. If the licence holder ceases to be the operator of any station listed in the Schedule, the licence holder shall, within 30 days, serve notice on ORR of such cessation. That station shall be removed from the Schedule on the date ORR receives the notice.

### **Condition 27: Station asset information**

- 1. The licence holder shall provide to ORR such information as ORR may reasonably require about the station assets, including their condition, capability and capacity.
- 2. At ORR's request, the licence holder shall commission and pay for an independent audit of such information and provide a copy of the audit report to ORR.

# **Part IV - Revocation**

- 1. ORR may (after having consulted the appropriate franchising authority where the licence holder is a franchise operator) revoke this licence at any time if agreed in writing by the licence holder.
- 2. ORR may (after having consulted the appropriate franchising authority where the licence holder is a franchise operator) revoke this licence by not less than three months' notice to the licence holder:
  - (a) if a final order has been made, or a provisional order has been confirmed under section 55 of the Act, in respect of any contravention or apprehended contravention by the licence holder of any Condition, and the licence holder does not comply with the order within a period of three months beginning with the day on which ORR gives notice to the licence holder stating that this licence will be revoked pursuant to this term if the licence holder does not so comply; provided that ORR shall not give any such notice before the expiration of the period within which an application could be made under section 57 of the Act in relation to the order in question or before any proceedings relating to any such application are finally determined;
  - (b) if the licence holder has not commenced carrying on licensed activities within one year beginning with the day on which this licence comes into force or if the licence holder ceases to carry on licensed activities for a continuous period of at least one year;
  - (c) if the licence holder is convicted of an offence under section 146 of the Act in making its application for this licence; or
  - (d) if a person obtains control of the licence holder and:
    - (i) ORR has not approved such obtaining of control;
    - (ii) within one month of that obtaining of control coming to the notice of ORR, ORR serves notice on the licence holder stating that ORR proposes to revoke this licence in pursuance of this paragraph unless the person who has obtained control of the licence holder ceases to have control of the licence holder within the period of three months beginning with the day of service of the notice; and

- (iii) that cessation of control does not take place within that period.
- 3. ORR may (after having consulted the appropriate franchising authority where the licence holder is a franchise operator) revoke this licence by not less than 10 years' notice, such notice not to be given earlier than 25 years after the date this licence takes effect.

# **Schedule - List of Stations**

Stations will be operational from 1 April 2022

Attadale Cartsdyke Aberdeen Bowling Aberdour Auchinleck Branchton Cathcart Achanalt Aviemore Breich **Charing Cross** (Glasgow) Bridge of Allan Achnasheen Ayr Chatelherhault Achnashellach Baillieston Bridge of Orchy Clarkston Addiewell Balloch Bridgeton Cleland Balmossie Airbles **Brora** Clydebank Airdrie Banavie **Broughty Ferry** Coatbridge Central Alexandra Parade Barassie Brunstane Coatbridge Alexandria Bargeddie Burnside Sunnyside Coatdyke Alloa Barnhill Burntisland Connel Ferry Alness Barrhead Busby Altnabreac Barrhill Caldercruix Conan Bridge Corkerhill Anderston Barry links Cambuslang Corpach Annan Bathgate Camelon Anniesland Cameron Bridge Corrour Bearsden (added 29 May Cowdenbeath 2024) Arbroath Beasdale Cardenden Craigendoran Ardgay Beauly Cardonald Crianlarich Ardlui Bellgrove Cardross Ardrossan Harbour Bellshill Croftfoot Ardrossan South Bishopbriggs Carfin Crookston Beach Bishopton Carluke Crosshill Ardrossan Town Carmyle Croy Blackridge **Argyle Street** Blair Atholl Carnoustie Cuirain Arisaig Carntyne Cumbernauld Blairhill Armadale Carrbridge Blantyre Cupar Arrocher & Tarbet Carstairs Curriehill **Bogston** Ashfield

Dalgety Bay	Dunrobin Castle	Giffnock	Hillington East
Dalmally	Dyce	Gilshochil	Hillington West
Dalmarnock	East Kilbride	Girvan	Holytown
Dalmeny	East Linton (added	Garelochhead	Howwood
Dalmuir	10 December 2023)	Glasgow Queen	Huntly
Dalreoch	Easterhouse	Street	Hyndland
Dalry	Edinburgh	Gleneagles Glenfinnan	IBM Halt (IBM)
Dalwhinnie	Gateway		Insch
Dingwall	Edinburgh Park	Glengarnock	Invergordon
Drem	Elgin	Glenrothes with Thornton	Invergowrie
Drumchapel	Eskbank	Golf Street	Inverkeithing
Drumfrochar	Exhibition Centre	Golspie	Inverkip
Drumgelloch	Fairlie Falkirk	Gorebridge	Inverness
Drumry	Grahamston	Gourock	Inverness Airport
Duirinish	Falkirk High	Greenfaulds	(added 2 February 2023)
Duke Street	Falls of Cruachan	Greenock Central	Invershin
Duke Street  Dumbarton Central	Falls of Cruachan Fauldhouse	Greenock Central Greenock West	Invershin Inverurie
Dumbarton Central	Fauldhouse	Greenock West	Inverurie
Dumbarton Central  Dumbarton East	Fauldhouse Fearn	Greenock West Gretna Green	Inverurie Irvine
Dumbarton Central  Dumbarton East  Dumbreck	Fauldhouse Fearn Forres	Greenock West Gretna Green Hairmyres	Inverurie Irvine Johnstone
Dumbarton Central  Dumbarton East  Dumbreck  Dumfries	Fauldhouse Fearn Forres Forsinard	Greenock West Gretna Green Hairmyres Hamilton Central	Inverurie Irvine Johnstone Jordanhill
Dumbarton Central  Dumbarton East  Dumbreck  Dumfries  Dunbar	Fauldhouse Fearn Forres Forsinard Fort Matilda	Greenock West Gretna Green Hairmyres Hamilton Central Hamilton West	Inverurie Irvine Johnstone Jordanhill Keith
Dumbarton Central  Dumbarton East  Dumbreck  Dumfries  Dunbar  Dunblane	Fauldhouse Fearn Forres Forsinard Fort Matilda Fort William	Greenock West Gretna Green Hairmyres Hamilton Central Hamilton West Hartwood	Inverurie Irvine Johnstone Jordanhill Keith Kelvindale
Dumbarton Central  Dumbarton East  Dumbreck  Dumfries  Dunbar  Dunblane  Duncraig	Fauldhouse Fearn Forres Forsinard Fort Matilda Fort William Galashiels	Greenock West Gretna Green Hairmyres Hamilton Central Hamilton West Hartwood Hawkhead Haymarket Helensburgh	Inverurie Irvine Johnstone Jordanhill Keith Kelvindale Kennishead
Dumbarton Central  Dumbarton East  Dumbreck  Dumfries  Dunbar  Dunblane  Duncraig  Dundee  Dunfermline  Dunfermline	Fauldhouse Fearn Forres Forsinard Fort Matilda Fort William Galashiels Garelochhead	Greenock West Gretna Green Hairmyres Hamilton Central Hamilton West Hartwood Hawkhead Haymarket Helensburgh Central	Inverurie Irvine Johnstone Jordanhill Keith Kelvindale Kennishead Kildonan
Dumbarton Central  Dumbarton East  Dumbreck  Dumfries  Dunbar  Dunblane  Duncraig  Dundee  Dunfermline  Dunfermline  Queen Margaret	Fauldhouse Fearn Forres Forsinard Fort Matilda Fort William Galashiels Garelochhead Garrowhill	Greenock West Gretna Green Hairmyres Hamilton Central Hamilton West Hartwood Hawkhead Haymarket Helensburgh	Inverurie Irvine Johnstone Jordanhill Keith Kelvindale Kennishead Kildonan Kilmarnock
Dumbarton Central  Dumbarton East  Dumbreck  Dumfries  Dunbar  Dunblane  Duncraig  Dundee  Dunfermline  Queen Margaret  Dunfermline Town	Fauldhouse Fearn Forres Forsinard Fort Matilda Fort William Galashiels Garelochhead Garrowhill Garscadden	Greenock West Gretna Green Hairmyres Hamilton Central Hamilton West Hartwood Hawkhead Haymarket Helensburgh Central Helensburgh	Inverurie Irvine Johnstone Jordanhill Keith Kelvindale Kennishead Kildonan Kilmarnock Kilmaurs
Dumbarton Central  Dumbarton East  Dumbreck  Dumfries  Dunbar  Dunblane  Duncraig  Dundee  Dunfermline  Dunfermline  Queen Margaret	Fauldhouse Fearn Forres Forsinard Fort Matilda Fort William Galashiels Garelochhead Garrowhill Garscadden Gartcosh	Greenock West Gretna Green Hairmyres Hamilton Central Hamilton West Hartwood Hawkhead Haymarket Helensburgh Central Helensburgh Upper	Inverurie Irvine Johnstone Jordanhill Keith Kelvindale Kennishead Kildonan Kilmarnock Kilmaurs Kilpartick

Kings Park	Lochgelly	Newtonmore	Robroyston
Kingsknowe	Lochluichart	Nitshill	Rogart
Kingussie	Lochwinnoch	North Berwick	Rosyth Halt
Kintore	Lockerbie	North Queensferry	Roy Bridge
Kirkcaldy	Longniddry	Oban	Rutherglen
Kirkconnel	Mallaig	Paisley Canal	Saltcoats
Kirkhill	Markinch	Paisley Gilmour Street	Sanquhar
Kirknewton	Maryhill	Paisley St James	Scotscalder
Kirkwood	Maxwell Park	Partick	Scotstounhill
Kyle of Lochalsh	Maybole	Patterton	Shawfair
Ladybank	Merryton		Shawlands
Lairg	Milliken Park	Perth	Shettleston
Lanark	Milngavie	Pitlochry	Shieldmuir
Langbank	Monifieth	Plockton Pollokshaws East	Shotts
Langside	Montrose	Pollokshaws West	Singer
Larbert	Morar	Pollokshields East	Slateford
Largs	Mosspark	Pollokshields West	South Gyle
Larkhall	Motherwell		Spean Bridge
Laurencekirk	Mount Florida	Polmont	Springburn
Lenzie	Mount Vernon	Port Glasgow	Springfield
Leuchars	Muir of Ord	Portlethen	Stepps
Leven (added 29	Muirend	Possilpark & Parkhouse	Stevenstan
May 2024)	Musselburgh	Prestonpans	Stewarton
Linlithgow	Nairn	Prestwick Town	Stirling
Livingston North	Neilston	Priesthill & Darnley	Stonehaven
Livingston South	Newcraighall	Queens Park	Stranraer Harbour
Loch Awe	New Cumnock	Rannach	Strathcarron
Lochailort	Newton	Renton	Stromeferry
Loch Eli Outward Bound	Newtongrange	Reston (added 23	Stow
Locheilside	Newton on Ayr	May 2022)	Summerston

Tulloch
Tweedbank
Tyndrum Lower
Uddingston
Uphall
Upper Tyndrum
Wallyford
Wemyss Bay
West Calder
West Kilbride
Wester Hailes
Westerton
Whifflet
Whinhill
Whitecraigs
Wick
Williamwood
Wishaw Central
Woodhall
Yoker

Tain

Taynuilt

Thurso

Troon

Thornliebank

Thorntonhall