

**WRITTEN QUESTION TO THE ASSISTANT CHIEF MINISTER
BY DEPUTY K.F. MOREL OF ST. LAWRENCE
ANSWER TO BE TABLED ON TUESDAY 15th JANUARY 2019**

Question

Will the Assistant Chief Minister, as Chairman of the Housing and Work Advisory Group, advise how many licences to work in the Island are currently in use by off-Island care providers in respect of 'live-in care' and, of these licences, how many are in use by self-employed carers and how many by corporate entities?

Answer

There are currently no non-resident undertaking that have a business licence in respect of 'live-in care'. This is due to the structuring and duration of any such arrangements, which likely mean that 'live-in care' is exempt from the requirements of the Law under Article 3(1)(i) of the CHWL Exemption Order, which exempts any activity of a resident undertaking involving the provision of domestic services to *not* more than 2 households, or Article 3(1) (n)(ii) which exempts any undertaking operating in Jersey for an aggregate period of 30 days or less in any period of 12 months.