Exhibit 4 – Sample Bail 202 Form
NOTIFICATION OF GRANT OF IMMIGRATION BAIL¹ TO A PERSON DETAINED² OR LIABLE TO BE DETAINED ³

To: [Name redacted]

Nationality: [Nationality redacted]

This notice is given to you because you are being granted immigration bail.

The Secretary of State may grant immigration bail to a person who is detained, or who is liable to be detained, for the reasons listed below. The following reason applies to you:

<table>
<thead>
<tr>
<th>Mark one box</th>
<th>Reason</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>You are liable to be detained pending examination because you are a person required to submit to examination / pending a decision to give, refuse, or cancel leave to enter.</td>
</tr>
<tr>
<td>B</td>
<td>You are liable to be detained because you are a person who has been refused leave to enter the United Kingdom.</td>
</tr>
<tr>
<td>C</td>
<td>You are liable to be detained because you are a person without leave who has been served with a notice of liability to removal, or are a dependant of such a person.</td>
</tr>
<tr>
<td></td>
<td>You are liable to be detained because there is reasonable suspicion that you may be liable to removal from the United Kingdom.</td>
</tr>
</tbody>
</table>

¹ Schedule 10 to the Immigration Act 2016
² Paragraph 1 of Schedule 10 to the Immigration Act 2016
³ Paragraph 2 of Schedule 10 to the Immigration Act 2016

L 201
You are liable to be detained pending a decision to deport you / because a decision has been made to deport you.

You are detained pending a decision to issue directions for your removal from the United Kingdom.

You are the subject of a deportation order and are detained pending your deportation from the United Kingdom.

You are detained / liable to be detained for the following reason:

A  ☒  I hereby grant you immigration bail subject to the following conditions or
B  ☐  I hereby vary your conditions of immigration bail as follows

CONDITIONS
You will be subject to at least one bail condition. A marked box indicates the bail condition(s) applicable to you.

Mark at least one box

☒  You are not allowed to WORK
☒  You are not allowed to STUDY
☒  Must RESIDE at the address shown below:

[Address redacted]

☒  You must REPORT to an immigration official at:

[Address redacted]

On [redacted] between the hours 10:00 and 15:00 and then weekly thereafter until further notice.

☒  You must comply with an ELECTRONIC MONITORING condition:

A field officer from EMS will call at Colnbrook IRC between the hours of 10:00 and 11:00 on [redacted] to fit a Global Positioning System (GPS) Tag. The field officer will explain how the system operates.

You must allow the contractor working on behalf of the Secretary of State to carry out their duties in respect of fitting, monitoring and maintaining your electronic monitoring device. This will include but isn’t limited to allowing them access to your home address.
You must charge your electronic monitoring device to be at least 1 hour every 24 hours as explained at your device induction. You must prevent the device drain to 0% battery power.

You are prohibited from causing or permitting damage to, or interference with any device you are required to wear or make specified use of. You are prohibited from taking or permitting action by anyone other than a person authorised by the Secretary of State that would or might prevent the effective operation of that device.

You must advise the contractor’s 24-hour hotline immediately if your device is not working, has been accidentally damaged or if in an emergency you are required to breach any curfew, inclusion zone or exclusion zone condition.

You must charge the mobile phone issued to you for a minimum of 1 hour per day and carry it with you.
You must answer calls made to you on the mobile phone that you have been issued.

**ANY CHANGE OF CONDITION**

You must not change your conditions without the agreement of the Secretary of State. If these conditions are to be changed, you will be notified. This notice is correct at time of service and is recorded on Home Office systems.

- Although you may have been granted immigration bail, you remain liable to be detained
- This document must not be accepted by employers as evidence of a right to work or by landlords as evidence of a right to rent (this does not apply to EEA nationals, or the family member of an EEA national, exercising an EU treaty right).
- You have NOT been given leave to enter the United Kingdom within the meaning of the Immigration Act 1971

**FAILURE TO COMPLY WITH CONDITIONS**

Failure to comply with any of the above conditions may lead to arrest, your conditions being varied, the requirement to pay money under any financial condition, and/or your detention.

Failure to comply with any of the above conditions, without reasonable excuse, is also a criminal offence which may be punished by a fine or a prison sentence.

Any unresolved application which you may have made for leave to enter may be refused.

Your details may also be placed on the Police National Computer (PNC).

Should you have difficulty in being able to comply with any of your conditions, you must immediately contact the Immigration Office as detailed at the beginning of this notice and give your reason.

**IMMIGRATION BAIL AUTOMATICALLY ENDS WHEN:**

- You are no longer liable to be detained and the Secretary of State is not considering whether to make a deportation order against you,
- You are granted leave to enter or remain in the United Kingdom,
- You are detained, or

BAIL 201
You are removed or otherwise leave the United Kingdom.

HELP AND SUPPORT ON RETURNING HOME VOLUNTARILY

The Home Office Voluntary Returns Service can be contacted for help on returning home.

The team can discuss your return, help to obtain your travel document and send it to the port of departure, help with the cost of your tickets, and in some cases provide other financial and practical assistance to use once you have returned to your home country.

Please note that if your documents are held by the Home Office please contact the voluntary returns service before you book your flight if you are paying for your own return, this will help us ensure that your passport is available for your flight.

Contact the voluntary Returns Service

Telephone: 0300 004 0202 (Monday – Friday between 9:00 and 17:00)

Web: https://www.gov.uk/return-home-voluntarily/who-can-get-help

Date

On behalf of the Secretary of State