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### State



### **Deputy Lieutenant Commissions** *Appointment of Deputy Lieutenant*

Lady Carswell OBE, Lord-Lieutenant of the County Borough of Belfast, has been pleased to appoint Mr. James 0. McDonald LVO, MB,E JP, 50 Malone Park, Belfast BT9 6NN, to be a Deputy Lieutenant of the County Borough his Commission bearing date the 18th day of March, 2002. *Romayne Carswell*, Lord-Lieutenant of the County Borough. Date: 18th March, 2002.

## Parliament



### **The Scottish Parliament** *The Scottish Parliament (Letters Patent and Proclamations) Order 1999*

The following Letters Patent were signed by Her Majesty The Queen on the 7th March 2002, in respect of the Criminal Procedure (Amendment) (Scotland) Bill asp 4.

ELIZABETH THE SECOND by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms and Territories Queen Head of the Commonwealth Defender of the Faith To Our trusty and well beloved the members of the Scottish Parliament GREETING:

FORASMUCH as a Bill has been passed by the Scottish Parliament and has been submitted to Us for Our Royal Assent by the Presiding Officer of the Scottish Parliament in accordance with the Scotland Act 1998 the short Title of which Bill is set forth in the Schedule hereto but that Bill by virtue of the Scotland Act 1998 does not become an Act of the Scottish Parliament nor have effect in the Law without Our Royal Assent signified by Letters Patent under Our Scottish Seal (that is Our Seal appointed by the Treaty of Union to be kept and used in Scotland in place of the Great Seal of Scotland) signed with Our own hand and recorded in the Register of the Great Seal We have therefore caused these Our Letters Patent to be made and have signed them and by them do give Our Royal Assent to that Bill COMMANDING ALSO the Keeper of Our Scottish Seal to seal these Our Letters with that Seal. IN WITNESS WHEREOF we have caused these Our Letters to be made

Patent. WITNESS Ourself at Buckingham Palace the seventh day of March in the fiftieth-first year of Our Reign.

By The Queen Herself Signed with Her Own Hand.

Schedule

Criminal Procedure (Amendment) (Scotland) Bill asp 4

The following Letters Patent were signed by Her Majesty The Queen on the 11th March 2002, in respect of the Community Care and Health (Scotland) Bill asp 5.

ELIZABETH THE SECOND by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms and Territories Queen Head of the Commonwealth Defender of the Faith To Our trusty and well beloved the members of the Scottish Parliament GREETING:

FORASMUCH as a Bill has been passed by the Scottish Parliament and has been submitted to Us for Our Royal Assent by the Presiding Officer of the Scottish Parliament in accordance with the Scotland Act 1998 the short Title of which Bill is set forth in the Schedule hereto but that Bill by virtue of the Scotland Act 1998 does not become an Act of the Scottish Parliament nor have effect in the Law without Our Royal Assent signified by Letters Patent under Our Scottish Seal (that is Our Seal appointed by the Treaty of Union to be kept and used in Scotland in place of the Great Seal of Scotland) signed with Our own hand and recorded in the Register of the Great Seal We have therefore caused these Our Letters Patent to be made and have signed them and by them do give Our Royal Assent to that Bill COMMANDING ALSO the Keeper of Our Scottish Seal to seal these Our Letters with that Seal.

IN WITNESS WHEREOF we have caused these Our Letters to be made Patent.

WITNESS Ourself at Buckingham Palace the eleventh day of March in the fiftieth-first year of Our Reign.

By The Queen Herself Signed with Her Own Hand.

Schedule

Community Care and Health (Scotland) Bill asp 5

The following Letters Patent were signed by Her Majesty The Queen on the 14th March 2002, in respect of the Protection of Wild Mammals (Scotland) Bill 2002 asp 6.

ELIZABETH THE SECOND by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms and Territories Queen Head of the Commonwealth Defender of the Faith To Our trusty and well beloved the members of the Scottish Parliament GREETING:

FORASMUCH as a Bill has been passed by the Scottish Parliament and has been submitted to Us for Our Royal Assent by the Presiding Officer of the Scottish Parliament in accordance with the Scotland Act 1998 the short Title of which Bill is set forth in the Schedule hereto but that Bill by virtue of the Scotland Act 1998 does not become an Act of the Scottish Parliament nor have effect in the Law without Our Royal Assent signified by Letters Patent under Our Scottish Seal (that is Our Seal appointed by the Treaty of Union to be kept and used in Scotland in place of the Great Seal of Scotland) signed with Our own hand and recorded in the Register of the Great Seal We have therefore caused these Our Letters Patent to be made and have signed them and by them do give Our Royal Assent to that Bill COMMANDING ALSO the Keeper of Our Scottish Seal to seal these Our Letters with that Seal.

IN WITNESS WHEREOF we have caused these Our Letters to be made Patent.

WITNESS Ourself at Buckingham Palace the fourteenth day of March in the fiftieth-first year of Our Reign.

By The Queen Herself Signed with Her Own Hand.

Schedule

Protection of Wild Mammals (Scotland) Bill 2002 asp 6

The following Letters Patent were signed by Her Majesty The Queen on the 14th March 2002, in respect of the Budget (Scotland) (No. 3) Bill asp 7.

ELIZABETH THE SECOND by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms and Territories Queen Head of the Commonwealth Defender of the Faith To Our trusty and well beloved the members of the Scottish Parliament GREETING:

FORASMUCH as a Bill has been passed by the Scottish Parliament and has been submitted to Us for Our Royal Assent by the Presiding Officer of the Scottish Parliament in accordance with the Scotland Act 1998 the short Title of which Bill is set forth in the Schedule hereto but that Bill by virtue of the Scotland Act 1998 does not become an Act of the Scottish Parliament nor have effect in the Law without Our Royal Assent signified by Letters Patent under Our Scottish Seal (that is Our Seal appointed by the Treaty of Union to be kept and used in Scotland in place of the Great Seal of Scotland) signed with Our own hand and recorded in the Register of the Great Seal We have therefore caused these Our Letters Patent to be made and have signed them and by them do give Our Royal Assent to that Bill COMMANDING ALSO the Keeper of Our Scottish Seal to seal these Our Letters with that Seal.

IN WITNESS WHEREOF we have caused these Our Letters to be made Patent.

WITNESS Ourself at Buckingham Palace the fourteenth day of March in the fiftieth-first year of Our Reign.

By The Queen Herself Signed with Her Own Hand.

SCHEDULE Budget (Scotland) (No. 3) asp 7

**Public Finance** 

### **National Savings and Investments** *National Savings Capital Bonds – New Series*

Series 6 Capital Bonds went on sale on 22nd March 2002. Bonds held for five years will grow in value at a guaranteed gross rate each year as follows:

Year 1	4.40%
Year 2	4.70%
Year 3	5.00%
Year 4	5.30%

Year 5 5.61%

These rates will give a guaranteed return equal to 5.0% pa compound. The interest is credited gross and is taxable.

National Savings Children's Bonus Bonds – New Issue

Issue 3 Children's Bonus Bonds went on sale on 22nd March 2002. For the first five years each  $\pounds$ 25 unit will earn interest at 3.0% pa compound. On the fifth anniversary of purchase it also earns a bonus of  $\pounds$ 2.40 (9.60% of purchase price). At these rates a Bond will earn a tax-free return equal to 4.65% pa compound over the first five years.

National Savings Fixed Rate Savings Bonds - New Issues

New Issues of Fixed Rate Savings Bonds went on sale on 22nd March 2002, as shown in the table below. The rate of interest earned by a Bond will be determined by its capital value at any time – the original investment plus any interest added to the Bond less any repayments. The rate is determined by whether the interest is paid monthly or at maturity. Interest is paid net of tax.

Term	Capital value	Gross Ani	nual Rates
	of Bond	Monthly	Annual
		interest	interest
		option	option
1-year	£500 to £19,999.99	4.00%	4.10%
Issue 13	£20,000 to £49,999.99	4.20%	4.30%
	£50,000 and above	4.40%	4.50%
3-year	£500 to £19,999.99	4.40%	4.50%
Issue 6	£20,000 to £49,999.99	4.60%	4.70%
	£50,000 and above	4.75%	4.90%
5-year	£500 to £19,999.99	4.55%	4.65%
Issue 4	£20,000 to £49,999.99	4.75%	4.85%
	£50,000 and above	4.90%	5.05%

National Savings Pensioners Guaranteed Income Bonds

1-Year Term – New Series

Series 10 1-year Pensioners Guaranteed Income Bonds went on sale on 22nd March 2002. The interest rate, fixed and guaranteed for the first year a Bond is held, is 4.35% pa gross. The interest is paid gross and is taxable.

National Savings Pensioners Guaranteed Income Bonds 2-Year Term – New Series

Series 16 2-year Pensioners Guaranteed Income Bonds went on sale on 22nd March 2002. The interest rate, fixed and guaranteed for the first two years a Bond is held, is 4.55% pa gross. The interest is paid gross and is taxable.

National Savings Pensioners Guaranteed Income Bonds

5-Year Term - New Series

Series 25 5-year Pensioners Guaranteed Income Bonds went on sale on 22nd March 2002. The interest rate, fixed and guaranteed for the first five years a Bond is held, is 4.90% pa gross. The interest is paid gross and is taxable.

Issued by National Savings and Investments on behalf of the Treasury.

### Index-linked National Savings

### MOVEMENT OF THE UNITED KINGDOM GENERAL INDEX OF RETAIL PRICES

For the purposes of revaluing on repayment Index-linked National savings Certificates (Retirement Issue, 2nd, 3rd, 4th, 5th, 6th, 7th, 8th and 9th Index-linked Issues) and contributions under Save As You Earn savings contracts (Third Issue), the Index figure issued by the Office for National Statistics in the month of March and applicable to the month of April is 173.8. This figure is based on the revised reference base of 100 adopted in January 1987.

In accordance with the relevant prospectuses a notional Index figure of 685.6 has been calculated and will apply to Index-linked Savings Certificates purchased in March 1987 or earlier and SAYE contributions which were due for payment and made in February 1987 or earlier.

### **Customs & Excise** Notice of Seizure of Goods Under Management Act 1979

To the owner of the following goods detained on the 27th day of February, 2002 at Warrenpoint Service Station, Warrenpoint.

Mercedes Lorry Reg. No. G234 BKV

• A quantity of hydrocarbon oil

• 3 fuel Tanks

Pursuant to Section 139 (6) of the Customs and Excise Management Act 1979 and paragraph (1) of the 3rd Schedule thereto, the Commissioners of Customs and Excise hereby give you notice that by virtue of the powers contained in the Customs and Excise Management Act 1979 and enactments amending that Act, the aforesaid goods have been seized as liable to forfeiture upon the grounds that:

[a] The aforesaid vehicle was found on the 27th day of February, 2002 at Warrenpoint Service Station, Warrenpoint, to have been constructed, adapted, altered or fitted for the purpose of concealing goods, namely oil fuel.

Whereby and by force of Section 88[c] of the Customs & Excise Management Act 1979, the aforesaid vehicle is liable to forfeiture.

[b] The quantity of hydrocarbon oil is goods chargeable on their importation with excise duty.

Whereby and by force of Section 49[1][a] of the Customs and Excise Management Act 1979 the aforesaid quantity of hydrocarbon oil fuel is liable for forfeiture.

[c] The bulk oil fuel storage tanks and discharge pipe system were mixed, packed, or found with the aforesaid things which were liable to forfeiture.

Whereby and by force of Section 141[1] [b] of the Customs and Excise Management Act 1979, the bulk oil fuel storage tanks and discharge pipe system are also liable to forfeiture.

If you claim that all or any of the aforesaid goods are not liable to forfeiture you must within one month from the date of publication of this notice of seizure, give notice of your claim in writing to the Commissioners at an office of Customs and Excise. Your notice must also specify your name and address, the goods claimed as not liable to forfeiture and, if you are outside the United Kingdom, the name and address of a solicitor in the United Kingdom who is authorised to accept service of process and to act on your behalf. In default of such notice all the aforesaid goods will be deemed to have been duly condemned as forfeited. If you give notice as set out above, legal proceedings will be taken for the condemnation of all goods claimed as not liable to forfeiture.

*A. Killen*, Officer of Customs and Excise, Carne House, 20 Corry Place, Belfast BT3 9HY.

To the owner of the following goods detained on the 25th day of January, 2002 at Pit Stop Service Station, Lisburn Road, Moira.

Seddon Atkinson Lorry Reg. No. E553 WHS

• A quantity of hydrocarbon oil

Pursuant to Section 139 (6) of the Customs and Excise Management Act 1979 and paragraph (1) of the 3rd Schedule thereto, the Commissioners of Customs and Excise hereby give you notice that by virtue of the powers contained in the Customs and Excise Management Act 1979 and enactments amending that Act, the aforesaid goods have been seized as liable to forfeiture upon the grounds that:

[a] The quantity of hydrocarbon oil is goods chargeable on their importation with excise duty.

Whereby and by force of Section 49[1][a] of the Customs and Excise Management Act 1979 the aforesaid quantity of hydrocarbon oil fuel is liable for forfeiture.

[b] The Seddon Atkinson vehicle was used in the carriage of the aforesaid fuel.

Whereby and by force of Section 141[1][a] of the Customs and Excise Management Act 1979, the vehicle is also liable to forfeiture.

If you claim that all or any of the aforesaid goods are not liable to forfeiture you must within one month from the date of publication of this notice of seizure, give notice of your claim in writing to the Commissioners at an office of Customs and Excise. Your notice must also specify your name and address, the goods claimed as not liable to forfeiture and, if you are outside the United Kingdom, the name and address of a solicitor in the United Kingdom who is authorised to accept service of process and to act on your behalf. In default of such notice all the aforesaid goods will be deemed to have been duly condemned as forfeited. If you give notice as set out above, legal proceedings will be taken for the condemnation of all goods claimed as not liable to forfeiture.

A. Killen, Officer of Customs and Excise, Carne House, 20 Corry Place, Belfast BT3 9HY.

### Department of Finance and Personnel Index Linked Ulster Savings Certificates

RETIREMENT, SECOND, THIRD, FOURTH, FIFTH, SIXTH, SEVENTH, EIGHTH AND NINTH ISSUES

MOVEMENT OF THE UNITED KINGDOM GENERAL INDEX OF RETAIL PRICES

For the purpose of revaluing on repayment Index Linked Ulster Savings Certificates of the Retirement, Second, Third, Fourth, Fifth, Sixth, Seventh, Eighth and Ninth Index Linked Issues the Index figure issued by the Office for National Statistics in the month of March 2002 and applicable to the month of April 2002 is 173.8.

This figure is based on the revised reference base of 100 adopted in January 1987. In accordance with the relevant Ulster Savings Certificates Regulations an Index figure of 685.6 has been calculated.

### Transport



### Roads (NI) Order



Notice is hereby given that the Department for Regional Development by virtue of the powers conferred on it by the Roads (Northern Ireland) Order 1993 has made an Order dated 5th March 2002 entitled Trench Park, Belfast (Abandonment) Order (Northern Ireland) 2002 (SR No 81) which will come into operation on 18th April 2002.

Copies of the Order may be obtained from Roads Service Headquarters, Room 201, Clarence Court, 10-18 Adelaide Street, Belfast BT2 8GB

### Notice Of Intention To Make An Abandonment Order Victoria Street, Belfast (Footway)

The Department for Regional Development being of the opinion that part of the above-Article 68 of the Roads (Northern Ireland) Order 1993 the effect of which would be to abandon a length of approximately 56 metres of footway to the front of No 80 Victoria Street in the City of Belfast.

The length of footway proposed to be abandoned is delineated on a map which, together with a copy of a draft of the order, may be inspected by any person free of charge at all reasonable hours during the period from 22nd March 2002 to 29th April 2002 at the Department's Roads Service offices, Headquarters, Room 201, Clarence Court, 10-18 Adelaide Street, Belfast; and Eastern Division, Hydebank, Hospital Road, Belfast.

Any person may within the said period object to the proposal by written notice to Roads Service Headquarters at the address above stating the grounds of objection.

Authorised Officer: R Sherman

Notice is given that the Department for Regional Development made the following Orders on 13th March 2002 -

Bus Lanes (Andersonstown Road and Falls Road, Belfast) Order (Northern Ireland) 2002 (S.R. 2002 No. 103) which will come into operation on 27th March 2002. The effect of the Order is to create with-flow bus lanes in which cycles and permitted taxis are permitted between 7.30 a.m. and 9.30 a.m. on Monday to Friday inclusive on parts of the citybound sections of the carriageways of Andersonstown Road and Falls Road, Belfast. The Order also restricts waiting by buses, cycles and permitted taxis using the above-mentioned bus lanes. The term "permitted taxi" is defined in Article 2 of the Order.

Cycle Tracks (Newry) Order (Northern Ireland) 2002 (S.R. 2002 No. 104) which will come into operation on 8th April 2002. The effect of the Order is to introduce cycle tracks in Newry on lengths of footways in Armagh Road, Craigmore Road, Craigmore Way, Kilmorey Street, New Street, River Street and Warrenpoint Road.

Copies of the Orders may be obtained from Room An An Regional Development 201, Clarence Court, 10-18 Adelaide Street, Belfast **P**J BT2 8GB.

### Health



Dated; 12th March 2002

### **Health Professions** Commencement of provisions of the Health **Professions Order 2001**

#### **DEPARTMENT OF HEALTH**

THE HEALTH PROFESSIONS ORDER 2001 (S.I. 2002 No. 254)

In accordance with article 1(2) and (3) of the Health Professions Order 2001, the Department of Health hereby gives notice that the Secretary of State for Health has specified 1st April 2002, as the day for the coming into force of:

Article 2 in so far as it relates to the definitions in Schedule 3 specified by the Secretary of State as coming into force on 1st April 2002; Article 3(1) to (7);

Article 3(8) so far as it relates to the provisions of Schedule 1 to the

Order brought into force on 1st April 2002;

Article 3(9)(a);

Article 3(10), (11) and (18) in so far as those provisions relate to the Education and Training Committee;

Article 3(12) to (17);

Article 3(19):

Article 4;

Articles 41 to 47;

Article 48(1) so far as it relates to provisions of Schedule 2 brought into force on 1st April 2002;

Article 48(2) so far as not already in force;

Article 48(3) so far as it relates to the provisions of Schedule 4 brought into force on 1st April 2002;

Schedule 1, paragraphs 9(2), 10, 13, 14, 15, 16 and 17;

Schedule 2, with the exception of paragraphs 6, 7, 14, 15, 19 and 21, so far as not already in force;

In Schedule 3, the definitions of: "Registrar", "relevant professions"; and "statutory committees"

In Schedule 4 the entries relating to:

- The London County Council (General Powers) Act 1920; 1.
- Superannuation Act 1972; 2.

Greater London Council (General Powers) Act 1984; 3.

5. London Local Authorities Act 1991;

Data Protection Act 1998; 7. 9

Freedom of Information Act 2000.

Copies of the Health Professions Order 2001 (S.I. 2002/254) are available from Her Majesty's Stationery Office.

Note

The professions to which this Order applies are arts therapists; chiropodists; clinical scientists; dietitians; medical laboratory technicians; occupational therapists; orthoptists; paramedics; physiotherapists, prosthetists and orthotists; radiographers; and speech and language therapists.

### Nursing and Midwifery

### Commencement of the Nursing and Midwifery Order 2001

#### DEPARTMENT OF HEALTH

THE NURSING AND MIDWIFERY ORDER 2001 (S.I. 2002 No. 253) In accordance with article 1(2) and (3) of the Nursing and Midwifery Order 2001, the Department of Health hereby gives notice that the Secretary of State for Health has specified 1st April 2002, as the day for the coming into force of:

Article 2 in so far as it relates to the definitions in Schedule 4 specified by the Secretary of State as coming into force on 1st April 2002; Article 3(1) to (7);

Article 3(8) so far as it relates to the provisions of Schedule 1 to the Order brought into force on 1st April 2002; Article 3(9)(d);

Article 3(10), (11) and (17) in so far as those provisions relate to the Midwifery Committee;

Article 3(12) to (16);

Article 3(18);

Article 4;

Article 41:

Articles 47 to 53;

Article 54(1) so far as it relates to provisions of Schedule 2 brought into force on 1st April 2002;

Article 54(2) so far as not already in force;

Article 54(3) so far as it relates to the provisions of Schedule 5 brought into force on 1st April 2002;

Schedule 1, paragraphs 8(2), 9, 12, 13, 14, 15 and 16;

Schedule 2, with the exception of paragraphs 6, 7, 13, 14, 19 and 22, so far as not already in force;

In Schedule 4, the definitions of: "practising"; "the professions regulated under this Order"; "Registrar"; and "statutory committees".

- In Schedule 5 the entries relating to: 1. The Parliamentary Commissioner Act 1967;
- 3. The Fair Trading Act;
- 4. The House of Commons Disqualification Act 1975; 5. The Northern Ireland Assembly Disqualification Act 1975;
- 8. The Registered Homes Act; 15. The Government of Wales Act;
- 17. Freedom of Information Act 2000.

Copies of the Nursing and Midwifery Order 2001 (S.I. 2002/253) are available from Her Majesty's Stationery Office.

### **Department of Health, Social Services and Public Safety**

Notice is hereby given that in exercise of powers conferred on it by Articles 56, 63(1), (2), (2A) to (2D), 64, 106(b) and 107(6) of the Health and Personal Social Services (Northern Ireland) Order 1972 and of all other powers enabling it in that behalf, the Department of Health, Social Services and Public Safety for Northern Ireland had made regulations entitled the Pharmaceutical Services and General Medical Services (Amendment) Regulations (Northern Ireland) 2002 (S.R. 2002 No. 92).

Copies of the Regulations may be purchased at an early date from the Stationery Office Bookshop, 16 Arthur Street, Belfast BT1 4GD.

Department of Health, Social Services and Public Safety for Northern Ireland, Dundonald House, Stormont, Belfast BT4 3SF.

Notice is hereby given that in exercise of powers conferred on it by Articles 98 and 106 of and Schedule 15 to the Health and Personal Social Services (Northern Ireland) Order 1972 and of all other powers enabling it in that behalf, the Department of Health, Social Services and Public Safety for Northern Ireland had made regulations entitled the Charges for Drugs and Appliances (Amendment) Regulations (Northern Ireland) 2002 (S.R. 2002 No. 91).

Copies of the Regulations may be purchased at an early date from the Stationery Office Bookshop, 16 Arthur Street, Belfast BT1 4GD.

Department of Health, Social Services and Public Safety for Northern Ireland, Dundonald House, Stormont, Belfast BT4 3SF.





### **Department of Agriculture and Rural Development**

Notice is hereby given that the Department of Agriculture and Rural Development, being a Department designated for the purposes of section 2 (2) of the European Communities Act 1972 in relation to the common agricultural policy of the European Community, in exercise of the powers conferred on it by the said section 2 (2), and of every other power enabling it in that behalf, has made on 8th March 2002, a Statutory Rule entitled Dairy Produce Quotas Regulations (Northern Ireland) 2002. The Regulations come into operation on 31st March, 2002.

Copies of this Statutory Rule (S.R. 2002 No. 88) may be obtained from the Stationery Office Bookshop, 16 Arthur Street, Belfast BT1 4GD.

### Post & Telecom.



### **Consignia plc** Consignia plc Scheme Op 2/2002

[This Note is not part of the Scheme]

NOTE: The Scheme which follows this Note is made under section 89 of the Postal Services Act 2000 and amends the Successor Postal Services Company Overseas Parcel Post Scheme 2001. The Scheme, which comes into force on 2nd April 2002 revises certain postal charges.

#### CONSIGNIA PLC OVERSEAS PARCEL POST (AMENDMENT NO. 4) SCHEME 2002

Made ..... 6th March 2002 Coming into operation ...... 2nd April 2002 Consignia plc<sup>(a)</sup> by virtue of the powers conferred upon it by section 89 of the Postal Services Act 2000(b) and of all other powers enabling it in this behalf, hereby makes the following Scheme:

#### Commencement and citation

1.-(1) This Scheme shall come into operation on 2nd April 2002 and may be cited as the Consignia plc Overseas Parcel Post (Amendment No. 4) Scheme 2002

(2) This Scheme shall be read as one with the Successor Postal Services Company Inland Overseas Parcel Post Scheme 2001(c) (hereinafter called "the Scheme"), as amended by the Consignia plc Overseas Parcel Post (Amendment No. 1) Scheme 2001<sup>(d)</sup>, the Consignia plc Overseas Parcel Post (Amendment No. 2) Scheme 2001<sup>(e)</sup> and the Consignia plc Overseas Parcel Post (Amendment No. 3) Scheme 2002<sup>(f)</sup>.

Fees for customs clearance

2. In paragraph 9 of the Scheme (Fees for customs clearance), for the figure "£6.25" there shall be substituted "£7.25".

#### Rates of postage

3. There shall be substituted the following for Part 1 of Schedule 1 to the Scheme:

"PA	ART 1	
1.	Standard Service parcel to Zone 4	
	not exceeding 1kg in weight:	3.80
	exceeding 1kg but not exceeding 2kg in weight:	4.75
	exceeding 2kg but not exceeding 4kg in weight: exceeding 4kg but not exceeding 6kg in weight:	7.20 7.80
	exceeding 6kg but not exceeding 8kg in weight:	8.95
	exceeding 8kg but not exceeding 10kg in weight	9.60
	exceeding 10kg but not exceeding 20kg in weight:	11.15
r		11.15
2.	Standard Service parcel to Zone 5 not exceeding 0.5kg in weight:	4.90
	each additional 0.5kg or part of 0.5kg in weight up to	4.90
	2.5kg:	1.05
	each additional 0.5kg or part of 0.5kg	1.05
	above 2.5kg in weight up to and including 5kg:	0.90
	each additional 0.5kg or part of 0.5kg	
	above 5kg in weight up to and including 10kg:	0.55
	each additional 0.5kg or part of 0.5kg	
	above 10kg in weight up to and including 15kg:	0.65
	each additional 0.5kg or part of 0.5kg	
	above 15kg in weight in excess of 15kg up to 20kg:	0.45
3.	Standard Service parcel to Zones 6 and 7	
	not exceeding 0.5kg in weight:	14.30
	each additional 0.5kg or part of 0.5kg	
	in weight up to 2.5kg:	1.35
	each additional 0.5kg or part of 0.5kg	
	above 2.5kg in weight up to and including 5kg:	0.95
	each additional 0.5kg or part of 0.5kg	0.05
	above 5kg in weight up to and including 10kg:	0.85
	each additional 0.5kg or part of 0.5kg above 10kg in weight up to and including 15kg:	0.55
	each additional 0.5kg or part of 0.5kg	0.55
	above 15kg in weight in excess of 15kg up to 20kg:	0.35
4.	Standard Service parcel to Zones 8	0.00
4.	not exceeding 0.5kg in weight:	14.65
	each additional 0.5kg or part of 0.5kg	14.05
	in weight up to 2.5kg:	1.35
	each additional 0.5kg or part of 0.5kg	1100
	above 2.5kg in weight up to and including 5kg:	0.95
	each additional 0.5kg or part of 0.5kg	
	above 5kg in weight up to and including 10kg:	0.85
	each additional 0.5kg or part of 0.5kg	
	above 10kg in weight up to and including 15kg:	0.55
	each additional 0.5kg or part of 0.5kg	
	above 15kg in weight in excess of 15kg up to 20kg:	0.35
5.	Standard Service parcel to Zone 9	
	not exceeding 0.5kg in weight:	15.80
	each additional 0.5kg or part of 0.5kg	• • • •
	in weight up to 2.5kg:	2.00
	each additional 0.5kg or part of 0.5kg	1.00
	above 2.5kg in weight up to and including 5kg:	1.80
	each additional 0.5kg or part of 0.5kg above 5kg in weight up to and including 10kg:	1.30
	each additional 0.5kg or part of 0.5kg	1.50
	above 10kg in weight up to and including 15kg:	1.00
	each additional 0.5kg or part of 0.5kg	1100
	above 15kg in weight in excess of 15kg up to 20kg:	0.75
6.	Economy Service parcel to Zone 9	
2.	not exceeding 0.5kg in weight:	13.50
	each additional 0.5kg or part of 0.5kg	•
	in weight up to 2.5kg:	1.45
	each additional 0.5kg or part of 0.5kg	
	above 2.5kg in weight up to and including 5kg:	1.25

each additional 0.5kg or part of 0.5kg above 5kg in weight up to and including 10kg: 1.15 each additional 0.5kg or part of 0.5kg above 10kg in weight up to and including 15kg: 1.05 each addition al 0.5kg or part of 0.5kg above 15kg in weight in excess of 15kg up to 20kg: 0.90 7. Standard Service parcel to Zone 10 not exceeding 0.5kg in weight: 13.40 each additional 0.5kg or part of 0.5kg in weight up to 2.5kg: 3.35 each additional 0.5kg or part of 0.5kg above 2.5kg in weight up to and including 5kg: 3.20 each additional 0.5kg or part of 0.5kg above 5kg in weight up to and including 10kg: 2.60each additional 0.5kg or part of 0.5kg above 10kg in weight up to and including 15kg: 1.95 each additional 0.5kg or part of 0.5kg above 15kg in weight in excess of 15kg up to 20kg: 1.55 8. Economy Service parcel to Zone 10 not exceeding 0.5kg in weight: 12.15 each additional 0.5kg or part of 0.5kg in weight up to 2.5kg: 2.20 each additional 0.5kg or part of 0.5kg above 2.5kg in weight up to and including 5kg: 1.90 each additional 0.5kg or part of 0.5kg above 5kg in weight up to and including 10kg: 1.85 each additional 0.5kg or part of 0.5kg above 10kg in weight up to and including 15kg: 1.70 each additional 0.5kg or part of 0.5kg above 15kg in weight in excess of 15kg up to 20kg: 1.65 9. Standard Service parcel to Zone 11 not exceeding 0.5kg in weight: 18.40 each additional 0.5kg or part of 0.5kg in weight up to 2.5kg: 3.35 each additional 0.5kg or part of 0.5kg above 2.5kg in weight up to and including 5kg: 2.95each additional 0.5kg or part of 0.5kg above 5 kg in weight up to and including 10kg: 2.40 each additional 0.5kg or part of 0.5kg above 10kg in weight up to and including 15kg: 2.45 each additional 0.5kg or part of 0.5kg above 15kg in weight in excess of 15kg up to 20kg: 2.30 10. Economy Service parcel to Zone 11 not exceeding 0.5kg in weight: 16.80 each additional 0.5kg or part of 0.5kg 2.75 in weight up to 2.5kg: each additional 0.5 kg or part of 0.5 kgabove 2.5kg in weight up to and including 5kg: 2.25 each additional 0.5kg or part of 0.5kg above 5kg in weight up to and including 10kg: 2.05 each additional 0.5kg or part of 0.5kg above 10kg in weight up to and including 15kg: 1.90 each additional 0.5kg or part of 0.5kg above 15kg in weight in excess of 15kg up to 20kg: 1.75 11. Standard Service parcel to Zone 12 not exceeding 0.5kg in weight: 18.50 each additional 0.5kg or part of 0.5kg in weight up to 2.5kg: 4.40 each additional 0.5kg or part of 0.5kg above 2.5kg in weight up to and including 5kg: 4.20 each additional 0.5kg or part of 0.5kg above 5kg in weight up to and including 10kg: 3.85 each additional 0.5kg or part of 0.5kg above 10kg in weight up to and including 15kg: 3.25 each additional 0.5kg or part of 0.5kg 2.85 above 15kg in weight in excess of 15kg up to 20kg: 12. Economy Service parcel to Zone 12 not exceeding 0.5kg in weight: 13.15 each additional 0.5kg or part of 0.5kg in weight up to 2.5kg: 2.00 each additional 0.5kg or part of 0.5kg above 2.5kg in weight up to and including 5kg: 2.00 each additional 0.5kg or part of 0.5kg above 5kg in weight up to and including 10kg: 1.75 each additional 0.5kg or part of 0.5kg above 10kg in weight up to and including 15kg: 1.80 each additional 0.5kg or part of 0.5kg 1.80" above 15kg in weight in excess of 15kg up to 20kg:

Parcel Compensation Fee

- 4. In Column I in Part 1 of Schedule 3 to the Scheme -
  - (a) for "£1" there shall be substituted "£1.25";
  - (b) for "£2' there shall be substituted "£2.50".

(a) Consignia plc (a company registered in England and Wales under number 4138203) is a universal service provider as defined in section 4(3)(a) of the Postal Services Act 2000. <sup>(b)</sup> 2000 c.26

<sup>(c)</sup> The Post Office Overseas Parcel Post Scheme 1982 was amended, renamed the Successor Postal Services Company Overseas Parcel Post Scheme 2001 and treated as made under section 89 of the Postal Services Act 2000 by article 41 of the Postal Services Act 2000 (Commencement No. 4 and Transitional and Saving Provisions) Order 2001 (2001/1148 (C.37)). (d) London Gazette 29/6/2001, issue number 56259

(e) London Gazette 6/7/2001, issue number 56266 (f) London Gazette 21/12/2001, issue number 56424

Signed by Louise Rolfe for and on behalf of Consignia plc. 6 March 2002.

### Consignia plc Scheme P1/2002

[This Note is not part of the Scheme]

NOTE: The Scheme which follows this Note is made under section 89 of the Postal Services Act 2000 and amends the Successor Postal Services Company Inland Parcel Post Scheme 2001. The Scheme, which comes into force on 2nd April 2002 revises charges for private boxes.

- CONSIGNIA PLC INLAND PARCEL POST (AMENDMENT NO. 3) SCHEME 2002
- Made ...... 6th March 2002 Coming into operation ...... 2nd April 2002 Consignia plc<sup>(a)</sup> by virtue of the powers conferred upon it by section 89 of the Postal Services Act 2000(b) and of all other powers enabling it in this behalf, hereby makes the following Scheme: Commencement, citation and interpretation 1.-(1) This Scheme shall come into operation on 2nd April 2002 and

may be cited as the Consignia plc Inland Parcel Post (Amendment No. 3) Scheme 2002.

(2) This Scheme shall be read as one with the Successor Postal Services Company Inland Parcel Post Scheme 2001<sup>(c)</sup> (hereinafter called "the Scheme") as amended by the Consignia plc Inland Parcel Post (Amendment No. 1) Scheme 2001<sup>(d)</sup> and the Consignia plc Inland Parcel Post (Amendment No. 2) Scheme 2001<sup>(e)</sup>.

Postal Facilities

2. In paragraph 3A(I)(a) of Schedule 3 to the Scheme (Postal facilities), for "£70.00 per annum" there shall be substituted "£75 per annum".

<sup>(a)</sup> Consignia plc (a company registered in England and Wales under number 4138203) is a universal service provider as defined in section 4(3)(a) of the Postal Services Act 2000. Consignia plc is the successor postal services company referred to in article 37(1) of the Postal Services Act 2000 (Commencement No. 4 and Transitional and Savings Provisions) Order 2001 (2001/1148 (C.37)). <sup>(b)</sup> 2000 c.26

(c) The Post Office Inland Parcel Post Scheme 1989 was amended, renamed the Successor Postal Services Company Inland Parcel Post Scheme 2001 and treated as made under section 89 of the Postal Services Act 2000 by article 38 of the Postal Services Act 2000 (Commencement No. 4 and Transitional and Saving Provisions) Order 2001 (2001/1148 (C.37)).

(d) London Gazette 29/6/2001, issue number 56259

(e) London Gazette 6/7/2001, issue number 56266

Signed by Louise Rolfe for and on behalf of Consignia plc. Dated 6 March 2002.

### Telecommunications

### Notice Under Section 12(2) of The **Telecommunications Act 1984**

#### PROPOSED MODIFICATION TO THE LICENCES OF EARTHADVICE LTD, EUROCALL LTD, FIBRENET UK LTD AND AT&T GLOBAL NETWORK SERVICES (UK) B.V.

1. The Director General of Telecommunications (the "Director") in accordance with section 12(2) of the Telecommunications Act 1984 as amended by the Electronic Communications Act 2000 (the "Act") hereby gives notice that he proposes to make a modification to the licence granted to Earthadvice Ltd on 29th January 2002, the licence granted to Eurocall Ltd on 13th March 2002, the licence granted to Fibrenet UK Ltd on 13th March 2002 and the licence granted to AT&T Global Network Services (UK) B.V. on 15th March 2002, by the Secretary of State for Trade and Industry under section 7 of the Act, collectively referred to hereinafter as the "licences".

2. Both the effect of and the reason for the proposed modification are set out in the Schedule below. They have been detailed in full in the Consultation Document of June 2001 entitled 'Use of automatic calling equipment review'. The full text of the proposed modification is set out in Annex B to Oftel's Statement of January 2002. Both documents are available through the Oftel

website at www.oftel.gov.uk.

3. The same modification was made on 18th March 2002 to all licences granted during the period beginning on 22nd June 1984 and ending on 18th January 2002 under section 7 of the Act to particular persons which the Secretary of State has designated by order under section 9 of the Act as having public telecommunications systems. The notice for this modification was published on 18th January 2002 in accordance with section 12(2) of the Act. The proposed modification will bring the licences into line with those licences already modified.

4. Section 12A(7) of the Act provides that a modification is deregulatory if -

(a) the effect of the conditions to be modified is to impose a burden affecting the holder of the licence in which those conditions are included;(b) the modification would remove or reduce the burden without removing any necessary protection; and

(c) the modification is such that no person holding a licence granted under section 7 of the Act to a particular person would be unduly disadvantaged by the modification in competing with the holder of the licence in which those conditions are included.

5. In the opinion of the Director, the proposed modification of the licences is deregulatory within the meaning of section 12A(7) of the Act for the reasons set out in the Schedule below.

6. The Director is seeking comments on the proposed modification to the licences. Interested parties have 28 days from the day after publication of this Notice to make representations on the proposed modification. There will be no further period for interested parties to make comments on any representations made during the abovementioned period. In accordance with section 12(6D) of the Act, representations made against the proposed modification shall be taken to constitute an objection only if they are accompanied by a written statement that they are to be so taken.

7. Representations on or objections to the proposed modification may be made to Selina Chadha, Oftel, 50 Ludgate Hill, London, EC4M 7JJ (telephone 020 7634 5307, e-mail <u>selina.chadha@oftel.gov.uk</u>) by no later than 22nd April 2002.

8. Any confidential information should be clearly marked as such and separated out into a confidential annex. All representations received by Oftel, with the exception of material marked confidential, will be made available for inspection in Oftel's Research and Intelligence Unit and may be published.

9. The Director is required by section 12(2) of the Act to consider any representations or objections on the proposed modifications duly made and not withdrawn. Subject to such consideration, the Director proposes to make the modifications as soon as practicable after the statutory consultation has been completed.

10. Copies of the proposed modifications and a full list of licences affected can be obtained from Gabrielle Dakhama, Oftel, 50 Ludgate Hill, London, EC4M 7JJ (telephone 020 7634 8735, e-mail gabrielle.dakhama@oftel.gov.uk).

#### Schedule

1. The words 'in writing' in Condition 17.2(a) are to be deleted.

2. In its present form, Condition 17 prohibits the use of ACE where the resultant call does not consist of live speech, unless written consent has been obtained from the recipient of the call.

3. The effect of the modification is that Licensees will no longer have to obtain consent in writing.

4. The Director considers that requiring consent to be obtained in writing is inhibiting the development and launch of new products and services. The retention of the requirement to obtain consent will ensure that consumers remain adequately protected. However, removing the requirement for this consent to be obtained in writing will allow more products and services using ACE to be provided that will enable consumers to receive the benefit of automated services should they wish to. This is in line with Oftel's long term strategy of ensuring that regulation is kept to the minimum necessary to obtain the appropriate outcome.

5. The Director considers this amendment to be deregulatory for the following reasons:

(a) in its present form, Condition 17 imposes a burden on licensees by prohibiting the use of ACE where the resultant call does not consist of live speech, unless written consent has been obtained from the recipient of the call;

(b) the proposed modification reduces this burden by removing the requirement that consent be obtained in writing. It does not remove any necessary protection as the retention of the requirement to obtain consent, albeit not in writing, will ensure adequate consumer protection; and

(c) the modification will not unduly disadvantage any person holding a licence granted under section 7 of the Act to a particular person as the proposed modification will apply to all licence holders which have been designated under section 9 of the Act as having public telecommunication systems.

# *Notice Under Section 12(6a) of The Telecommunications Act 1984*

## MODIFICATION TO ALL PUBLIC TELECOMMUNICATIONS OPERATOR LICENCES

1. During the period beginning on 22nd June 1984 and ending on 18th January 2002, the Secretary of State granted licences under section 7 of the Telecommunications Act 1984 (the "Act") to particular persons which the Secretary of State has designated by order under section 9 of the Act as having public telecommunications systems, collectively referred to hereinafter as the "PTO licences".

2. On 18th March 2002, the Director General of Telecommunications (the "Director"), in exercise of the powers conferred on him by section 12 of the Act, made the following modification to Condition 17 in Schedule 1 of the PTO licences:

The words 'in writing' in Condition 17.2 were deleted.

3. In accordance with section 12(6A) of the Act the Director hereby gives notice that his reason for making the modification was to enable the development and launch of new products and services using automatic calling equipment. The retention of the requirement to obtain consent ensures that consumers remain adequately protected. However, the removal of the requirement for this consent to be obtained in writing allows more products and services to be provided and consumers will be able to benefit from automated services should they wish to. The modification is deregulatory and in line with Oftel's long-term strategy of ensuring that regulation is kept to the minimum necessary to obtain the appropriate outcome.





### **Department for Social Development** *The Social Security Administration (Northern Ireland) Act 1992*

Notice is hereby given that in exercise of the powers conferred by sections 2A(1), (3)(c) to (f), (4), (5)(a) and (b), (6), (7) and (8) and 165(4) to (6) of the Social Security Administration (Northern Ireland) Act 1992 and now vested in it, and of all other powers enabling it in that behalf, the Department for Social Development has made Regulations entitled the Social Security (Work-focused Interviews for Lone Parents Amendment) Regulations (Northern Ireland) 2002 (S.R. 2002 No. 105).

Copies of the regulations may be purchased at an early date from the Stationery Office Bookshop, 16 Arthur Street, Belfast BT1 4GD.

Department for Social Development, Block 5, Stormont Estate, Belfast BT4 3SQ.

Notice is hereby given that in exercise of the powers conferred by sections 71(1)(b) and 165(1) to (4) of the Social Security Administration (Northern Ireland) Act 1992, and now vested in it, and of all other powers enabling it in that behalf, the Department for Social Development has made regulations entitled the Social Security (Hospital In-Patients) (Amendment) Regulations (Northern Ireland) 2002 (S.R. 2002 No. 106).

Copies of the regulations may be purchased at an early date from the Stationery Office Bookshop, 16 Arthur Street, Belfast BT1 4GD. ISBN 0 337 94214 5, £1.75.

Department for Social Development, Block 5.5, Stormont Estate, Belfast BT4 3SJ.

# *The Social Security Contributions and Benefits (Northern Ireland) Act 1992*

Notice is hereby given that in exercise of the powers conferred by section 171(1) of, and paragraph 4(5) of Schedule 7 to, the Social Security Contributions and Benefits (Northern Ireland) Act 1992, and now vested in it, and of all other powers enabling it in that behalf, the Department for Social Development has made an order entitled the Social Security (Industrial Injuries) (Dependency) (Permitted Earnings Limits) Order (Northern Ireland) 2001. (S.R. 2002 No. 107).

Copies of the order may be purchased at an early date from the Stationery Office Bookshop, 16 Arthur Street, Belfast BT1 4GD. ISBN 0 337 942137,  $\pounds$ 1.50.

Department for Social Development, Block 3.12, Stormont Estate, Stormont, Belfast BT4 3SJ.

### The Social Security Contributions and Benefits (Northern Ireland) Act 1992 and The Social Security Administration (Northern Ireland) Act 1992

Notice is hereby given that in exercise of the powers conferred by sections 90, 113(1)(a) and 171(1) to (4) of the Social Security Contributions and Benefits (Northern Ireland) Act 1992 and sections 135(3) and 165(1), (3) and (4) of the Social Security Administration (Northern Ireland) Act 1992, and now vested in it, and of all other powers enabling it in that behalf, the Department for Social Development has made regulations entitled the Social Security Benefits Up-rating Regulations (Northern Ireland) 2002 (S.R. 2002 No. 108).

Copies of the regulations may be purchased at an early date from the Stationery Office Bookshop, 16 Arthur Street, Belfast BT1 4GD. ISBN 0 337 94212 9, £1.75.

Department for Social Development, Block 3.12, Stormont Estate, Belfast BT4 3SJ.

Notice is hereby given that in exercise of the powers conferred by section 171(4) of, and paragraph 2 of Schedule 8 to, the Social Security Contributions and Benefits (Northern Ireland) Act 1992 and paragraph 1 of Schedule 6 to the Social Security Administration (Northern Ireland) Act 1992, and now vested in it, and of all other powers enabling it in that behalf, the Department for Social Development, with the consent of the Department of Finance and Personnel, has made regulations entitled the Workmen's Compensation (Supplementation) (Amendment) Regulations (Northern Ireland) 2002 (S.R. 2002 No. 114).

Copies of the regulations may be purchased at an early date from the Stationery Office Bookshop, 16 Arthur Street, Belfast BT1 4GD.

Department for Social Development, Block 5.5, Stormont Estate, Stormont, Belfast BT4 3SJ.

### **Corporate Insolvency**



### Members' Voluntary Winding-up Resolution for Winding-up

Company Number: R646 NI COMPANIES (NORTHERN IRELAND) ORDER 1986 Company Limited by Shares WRITEN RESOLUTIONS OF THE MEMBER OF

#### **ROBINSON AND CLEAVER LIMITED**

We, the undersigned, being the sole Member of the above Company for the time being having a right to attend and vote at General Meetings, hereby pass the following Resolutions in accordance with Article 389A of the Companies (Northern Ireland) Order 1986.

Special Resolution

"That the company be wound up voluntarily"

Ordinary Resolutions

"That J. R. D. Smith and N. J. Dargan of Stonecutter Court, 1 Stonecutter Street, London EC4A 4TR, be and are hereby appointed Joint Liquidators of the company".

Dated: 25th February, 2002.

### Appointment of Liquidators

Pursuant to Article 95 of the Insolvency (Northern Ireland) Order 1989 Company Number: R646 NI Name of Company: **Robinson and Cleaver Limited** Nature of Business: Dormant Type of Liquidation: Members' Voluntary Address of Registered Office: Waterfront Plaza, 8 Laganbank Road, Belfast BT1 3LR. Liquidators' Names and Address: James Robert Drummond Smith and Nicholas James Dargan, both of Deloitte & Touche, PO Box 810, Stonecutter Court, 1 Stonecutter Street, London EC4A 4TR. Office Holder Numbers: 008031 and 008024 Date of Appointment: 25th February, 2002. By whom appointed: Members

### Notices to Creditors

### In the Matter of **ROBINSON AND CLEAVER LIMITED**

And in the Matter of

THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

Notice is hereby given that the creditors of the above-named company, which is being voluntarily wound up, are required, on or before the 16th day of April 2002, to send in their full Christian and surnames, their addresses and descriptions, full particulars of their debts or claims, and the names and addresses of their solicitors (if any), to the undersigned James Robert Drummond Smith of Stonecutter Court, 1 Stonecutter Street, London EC4A 4TR, the Joint Liquidator of the said company, and, if so required by notice in writing from the said Joint Liquidator, are, personally or by their solicitors, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distributions made before such debts are proved.

Dated: 12th March, 2002.

J. R. D. Smith, Joint Liquidator.

Note: This notice is purely formal. All known creditors have been, or will be, paid in full.

### **Creditors' Voluntary Winding-up** Meetings of Creditors

In the Matter of

#### **BESPOKE SHIRT COMPANY LTD.**

Notice is hereby given, pursuant to Article 84 of the Insolvency (Northern Ireland) Order 1989, that a Meeting of Creditors of the abovenamed Company will be held in 177 Victoria Street, Belfast BT1 4PE at 11.00 am on Tuesday, 2nd April 2002, for the purpose mentioned in Articles 85 to 87 of the said Order.

A list of names and addresses of the Company's Creditors may be inspected free of charge at the offices of F. M. Donaghy & Co., Chartered Certified Accountants and Insolvency Practitioners, 177 Victoria Street, Belfast BT1 4PE, between 10.00 am and 4.00 pm on the two business days proceeding the above meeting.

Creditors wishing to vote at the meeting must (unless they are individual creditors attending in person) lodge their proxies at the above offices, no later than 12.00 noon on Thursday, 28th March 2002.

Dated this 19th day of March, 2002.

By Order of the Board

G. A. Heatherington, Director.

### Annual Liquidation Meetings

In the Matter of MICROCARE (NI) LIMITED

#### IN LIQUIDATION

Notice is hereby given, pursuant to Article 91 of the Insolvency (Northern Ireland) Order 1989, that a General Meeting of the abovenamed company will be held at the Offices of McClure Watters, Chartered Accountants, Thomas House, 14-16 James Street South, Belfast BT2 7GA, on the 16th day of April, 2002 at 10.00 am, to be followed by a General Meeting of Creditors at 10.15 am for the purpose of receiving an account of the Liquidator's acts and dealings to date. Forms of proxy, if intended to be used, must be duly completed and lodged at the offices of McClure Watters, Chartered Accountants, Thomas House, 14-16 James Street South, Belfast BT2 7GA, no later than 12.00 noon on the 15th day of April, 2002.

Dated this 20th day of March, 2002.

John Hansen, FCA, FABRP, Liquidator.

### Final Meetings

In the Matter of THE COMPANIES (NORTHERN IRELAND) ORDER 1986 And in the Matter of SCREENING SYSTEMS LIMITED

IN LIQUIDATION

Notice convening final meeting of Creditors

Notice is given pursuant to Article 553 of the Companies (Northern Ireland) Order 1986, that a final meeting of members and creditors of the above-named company will be held at the offices of PricewaterhouseCoopers, 18 Northland Row, Dungannon, on Friday, 26th April, 2002 at 12 noon and 12.30 pm respectively, for the purpose of having an account laid before them by the liquidator showing the manner in which the winding-up of the company has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator.

A creditor entitled to attend and vote at the meeting may appoint a proxy to attend and vote in his place. It is not necessary for the proxy to be a creditor. Proxy forms must be returned to the liquidator at the offices of PricewaterhouseCoopers, 18 Northland Row, Dungannon, by not later than 12.00 noon on 25th April, 2002 (together with a completed proof of debt if you have not already lodged one).

Dated this 19th day of March, 2002.

Patrick Enda McLernon, Liquidator.

#### In the Matter of **BAS (MOTORS) LIMITED**

#### IN LIQUIDATION

IN CREDITORS' VOLUNTARY LIQUIDATION

Notice is hereby given that the final meetings of members and creditors pursuant to Article 92 of the Insolvency (Northern Ireland) Order 1989, will be held at the offices of David J. Bennett, Insolvency Practitioner, 9 Londonderry Avenue, Comber, Co. Down BT23 5ES, on Tuesday, 30th April, 2002 at 1100 hrs for members and 1115 hrs for creditors. The meeting is called to receive the liquidator's account and any explanation he may give and to authorise the disposal of the company's records.

Dated this 14th day of March, 2002.

David J. Bennett, Liquidator.

#### **INSOLEO LIMITED**

#### IN LIQUIDATION

NOTICE CONVENING FINAL MEETINGS OF MEMBERS AND CREDITORS

Notice is hereby given that the final meetings of members and creditors of Insoleq Limited will be held at the offices of Grant Thornton, Water's Edge, Clarendon Dock, Belfast BT1 3BH, on Thursday, 25th April, 2002 at 11.00 am and 11.30 am respectively, for the purposes of having an account laid before them by the liquidator (pursuant to Article 92 of the Insolvency (Northern Ireland) Order 1989), showing the manner in which the winding-up of the company has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator.

A member or creditor entitled to attend and vote at the above meetings may appoint a proxy to attend and vote in his place. It is not necessary for the proxy to be a member or creditor. Proxy forms must be returned to the offices of Grant Thornton, Water's Edge, Clarendon Dock, Belfast BT1 3BH, by no later than 12 noon on 19th April, 2002.

Dated this 22nd day of march, 002.

Eric G. Bell, Liquidator.

#### The Insolvency (Northern Ireland) Order 1989 POPULAR SUPPLIERS LIMITED

(IN CREDITORS' VOLUNTARY LIQUIDATION)

Notice is hereby given pursuant to Article 92 of The Insolvency (Northern Ireland) Order 1989, that the Final Meetings of the Members and Creditors of the above-named Company, will be held at the offices of McKeague Morgan & Co., 40 University Street, Belfast BT7 1FZ, on 23rd April 2002 at 11.30 am and 12 noon respectively for the purpose of having an account laid before them by the Liquidator showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanations that may be given by the Liquidator.

Forms of Proxy, if intended to be used, must be duly completed and lodged at the offices of McKeague Morgan & Co., 40 University Street, Belfast BT7 1FZ, no later that 12 noon on the 22nd April, 2002.

Dated: 22nd March, 2002.

Nicholas McKeague, Liquidator.

### Winding-up by the Court Winding-up Order

#### THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 TURBINE UK LIMITED

By Order dated Thursday, 14th March 2002, the above-named company (registered office at Unit 379, Castle Court, Royal Avenue, Belfast BT1 1DD) was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of winding up: 22nd January, 2002.

Official Receiver

Dated: 22nd March, 2002.

### Final Meeting

In the Matter of MOBRIDGE LIMITED

IN COMPULSORY LIQUIDATION

Notice is hereby given, pursuant to Article 124 of the Insolvency (Northern Ireland) Order 1989, that a Final Meeting of creditors of the above-named company will be held at the Offices of F. M. Donaghy & Co., FCCA, Registered Insolvency Practitioners, 177 Victoria Street, Belfast BT1 4PE, on the 20th day of April, 2002 at 10.30 am for the purpose of receiving an account of the Liquidator's acts and dealings to closure.

Form to proxy, if intended to be used, must be duly completed and lodged at the offices of F. M. Donaghy & Co., 177 Victoria Street, Belfast BT1 4PE, no later that 12.00 noon on the 22nd day of April, 2002.

Dated this 13th day of March, 2002.

F. M. Donaghy, FCCA, MABRP, Liquidator.

## **Personal Insolvency**



### **Bankruptcy Orders**

JONES, Denise, Administration Officer of 26 Seapatrick Avenue, Banbridge, Co. Down, BT32 4PG. Date of Bankruptcy Order-15th March, 2002. Date of Presentation of Petition-12th March, 2002. No. of Matter-2002 B675. Whether Debtor's Petition or Petition other than Debtor's-Debtors.

LIGGETT, Kenneth of 37 Railway Street, Poyntzpass, Newry, County Down, BT35 6SN. Date of Bankruptcy Order-11th March, 2002. Date of Presentation of Petition-18th December, 2001. No. of Matter-2001 B3244. Whether Debtor's Petition or Petition other than Debtor's-Creditors.

EMERSON, Mervyn of 16 Edenaveys Crescent, Armagh, County Armagh, BT60 1NT and carrying on business as Emersons Farm Transport. Date of Bankruptcy Order-15th March, 2002. Date of Presentation of Petition-28th January, 2002. No. of Matter-2002 B259. Whether Debtor's Petition or Petition other than Debtor's Creditors.

FLYNN, Christopher of 5 Dill Avenue, Lisburn, County Antrim, BT27 5HP, Taxi Driver. Date of Bankruptcy Order—15th March, 2002. Date of Presentation of Petition-31st January, 2002. No. of Matter-2002 B295. Whether Debtor's Petition or Petition other than Debtor's-Creditors.

GLASS, Cyril of 32 Silverstream Avenue, Bangor, County Down, BT20 3LP. Date of Bankruptcy Order—11th March, 2002. Date of Presentation of Petition—7th March, 2002. No. of Matter—2002 B632. Whether Debtor's Petition or Petition other than Debtor's-Debtors.

REILLY, Julie-Ann, Telesales Executive of 335 Carnmoney Road, Newtownabbey, County Antrim, BT36 6JT. Date of Bankruptcy Order-15th March, 2002. Date of Presentation of Petition-11th March, 2002. No. of Matter-2002 B657. Whether Debtor's Petition or Petition other than Debtor's-Debtors.

SMYTH, William of 51 Slaght Road, Ballymena, County Antrim, BT42 2JH, Shopkeeper and carrying on business as Slaght Post Office at 51 Slaght Road, Ballymena, County Antrim, BT42 2JH, which business is that of a Shopkeeper. Date of Bankruptcy Order-26th March, 2002. Date of Presentation of Petition-17th April, 2000. No. of Matter-2000 B1236. Whether Debtor's Petition or Petition other than Debtor's-Creditors.

### **Final Meetings** Notice to Creditors of Final Meeting of **Creditors**

2000/3328 In the Matter of ARIF BUTT

#### BANKRUPT

AND THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 AND THE INSOLVENCY RULES (NORTHERN IRELAND) 1991 A meeting of creditors of the above-named Bankrupt has been summoned by the Trustee under Article 304 of The Insolvency (Northern Ireland) Order 1989 for the purposes of:

(a) Reporting on the administration of the estate of the Bankrupt.

(b) To confirm my release as Trustee in Bankruptcy.

The meeting will be held as follows:

Monday, 22nd April, 2002. Date:

Time: 10.00 am.

The offices of Lismore & Company, Law Society House, Place: Victoria Street, Belfast BT1 3GN.

Walter Lismore, Trustee in Bankruptcy, Lismore & Company, Law Society House, 100 Victoria Street, Belfast BT1 3GN.

Dated: 19 March, 2002.



### **Insurance Companies** The High Court

2001 No. 482 Cos In the Matter of

THE ASSURANCE COMPANIES ACT 1909, THE INSURANCE ACT 1989 AND THE EUROPEAN COMMUNITIES (LIFE ASSURANCE) FRAMEWORK REGULATIONS 1994 AS AMENDED BY THE EUROPEAN COMMUNITIES NON-LIFE INSURANCE AND LIFE ASSURANCE (AMENDMENT) REGULATIONS 1997

And in the Matter of

#### THE PROPOSED TRANSFER OF ASSURANCE BUSINESS BETWEEN IRISH LIFE ASSURANCE PLC AND ROYAL LIVER ASSURANCE LIMITED

Notice is hereby given that by Order of Mr. Justice Kearns made on the 27th day of February 2002, the High Court sanctioned a Scheme between the Petitioners, Irish Life Assurance plc and Royal Liver Assurance Limited pursuant to section 13 of the Assurance Companies Act 1909 and for the purposes of section 36 of the Insurance Act 1989, subject to the terms and conditions of the Transfer Agreement dated 6th December 2001 between Irish life Assurance plc, Irish Life and Permanent plc and Royal Liver Assurance Limited and ordered that the Scheme take effect as and from 11.59 pm on the 28th of February 2002.

Dated: 22nd March, 2002.

William Fry, Solicitors, Fitzwilton House, Wilton Place, Dublin 2.

### Notice of Approval of Transfer of Business

TRANSFER OF GENERAL BUSINESS UNDER SCHEDULE 2C FROM NIPPON INSURANCE COMPANY OF EUROPE LIMITED TO HVAG HAMBURGER VERSICHERUNGS-AKTIENGESELLSCHAFT

INSURANCE COMPANIES ACT 1982 [as applied by the Financial Services and Markets Act 2000 (Transitional Provisions and Savings)(Business Transfers) Order 2001.

Notice is hereby given, pursuant to paragraph 8(6) of Part II to the above Act the Financial Services Authority has approved a transfer of certain general business from Nippon Insurance Company of Europe Limited to HVAG Hamburger Versicherungs-Aktiengesellschaft.

*The Financial Services Authority* Date: 11th March, 2002.





### **Changes of Name**

Notice is hereby given that by a Deed Poll dated 30th 2000 and enrolled in the Supreme Court of Judicature on 19th April 2001, Catrina Anne Coffey as person having parental responsibility on behalf of Charlene Danielle Moreland a child, single and a British citizen abandoned the surname of Coffey and assume in lieu thereof the surname of Moreland. Dated this 12th day of March, 2002.

L. K. Bannon & Co., Solicitors for the said Catrina Anne Coffey, Unit 6A, Dairy Farm Centre, Stewartstown Road, Belfast BT17 0EA.

Notice is hereby given that by a Deed Poll dated 22nd January, 2002 and enrolled in the Supreme Court of Judicature on 29th January 2002, James Joseph Curran of 37 Gallaun, Vianstown Road, Downpatrick, single student a Commonwealth Citizen abandoned the surname of Mason and assumed the surname of Curran.

Dated this 12th day of March, 2002. *Kevin R. Winters & Co.* 

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