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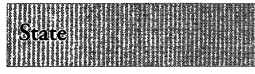
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HOLIDAY PUBLISHING ARRANGEMENTS

The Edinburgh Gazette Office will be closed on Friday 21st April 2000, Monday 24th April 2000 and Monday 1st May 2000.

The deadline for the Gazette published on Tuesday 25th April 2000 will be 12.30 pm on Thursday 20th April 2000.

The deadline for the Gazette on Tuesday 2nd of May 2000 will be 9.30 am on Friday 28th April 2000.





Richard Gerald Baron Acton by the name, style and title of Baron Acton of Bridgnorth, of Aldenham in the County of Shropshire.

C.I.P. Denyer
17th April 2000 (1108/101)

Crown Office

House of Lords, London SW1A 0PW

The Queen has been pleased by Letters Patent under the Great Seal of the Realm dated in the afternoon of 17th April 2000 to confer the dignity of a Barony of the United Kingdom for life upon Julian Pascoe Francis St. Leger Baron Grenfell by the name, style and title of Baron Grenfell of Kilvey, of Kilvey in the County of Swansea. C.I.P. Denyer

17th April 2000 (1108/102)

Crown Office

House of Lords, London SW1A 0PW

The Queen has been pleased by Letters Patent under the Great Seal of the Realm dated in the forenoon of 17th April 2000 to confer the dignity of a Barony of the United Kingdom for life upon

Crown Office

House of Lords, London SW1A 0PW

The Queen has been pleased by Letters Patent under the Great Seal of the Realm dated in the forenoon of 18th April 2000 to confer the dignity of a Barony of the United Kingdom for life upon Rupert Bertram Baron Redesdale by the name, style and title of Baron Mitford, of Redesdale in the County of Northumberland. C.I.P. Denyer

18th April 2000

(1108/103)

Crown Office

House of Lords, London SW1A 0PW

The Queen has been pleased by Letters Patent under the Great Seal of the Realm dated in the afternoon of 18th April 2000 to confer the dignity of a Barony of the United Kingdom for life upon Anthony Fitzhardinge Baron Berkeley, O.B.E., by the name, style and title of Baron Gueterbock, of Cranford in the London Borough of Hillingdon.

C.I.P. Denyer 18th April 2000

(1108/104)

Public Finance



National Savings

1987 or earlier.

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 (Retiremxent 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 April 2000 and applicable to the month of May 2000 is 168.4. 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 664.3 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

(1402/77)

as shown on the plan annexed and signed as relative to the said Order. The Order has been confirmed as an unopposed Order by East Lothian Council and came into operation on 18th April 2000. The footpath has been Stopped Up and closed to all traffic including pedestrian traffic. The Stopping Up of the footpath is necessary to enable implementation of environmental improvements, a development to be carried out in accordance with planning permission granted under Part III of the said Town and Country Planning (Scotland) Act 1997.

A copy of the Order as confirmed and the relevant plan showing the footpath which has been Stopped Up may be inspected at Reception Desk, East Lothian Council, John Muir House, Haddington by any person free of charge at all reasonable hours during a period of 28 days from the 25th April 2000.

Keith. M MacConnachie, Council Solicitor

East Lothian Council, John Muir House, Haddington 21st April 2000

(1501/80)

The City of Edinburgh Council

(RAVENSWOOD AVENUE, EDINBURGH)
(PROHIBITION OF MOTOR VEHICLES)

TRAFFIC REGULATION ORDER 2000

TO/E/98/137

The City of Edinburgh Council in exercise of their powers under Sections 1(1) and 2(1) to (3) of the Road Traffic Regulation Act 1984, as amended, propose to make an Order the effect of which will prohibit motor vehicles from part of Ravenswood Avenue, Edinburgh as specified below.

A copy of the draft Order together with (1) a map showing the roads affected and (2) a Statement of the Council's Reasons for proposing to make the Order may be examined between the hours of 9.30 am and 3.30 pm Mondays to Fridays during the period 21st April to 12th May 2000 at The City of Edinburgh Council, City Development Department, 1 Cockburn Street, Edinburgh.

Any person wishing to object to the proposed Order should send details of the grounds of objection, in writing quoting reference TO/E/98/137, to The Directors of City Development, (Transport and Communications), PO Box No 12474, 1 Cockburn Street, Edinburgh EH1 1ZL not later than 12th May 2000.

E Bain, Council Solicitor

High Street, Edinburgh

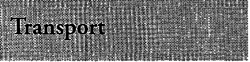
SCHEDULE

Length of Road in Edinburgh Where Motor Vehicles Prohibited with the Exception of Emergency Vehicles

Ravenswood Avenue

On the service road for Nos. 34 to 60 Ravenswood Avenue between Nos. 48 and 46. From a point 4 metres or thereby north-east of the north-eastern building line of No. 48 Ravenswood Avenue for a distance of 10 metres or thereby north-eastwards.

(1501/1)









Road Traffic Acts

East Lothian Council

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 EAST LOTHIAN COUNCIL (FOOTPATHS BETWEEN 44 AND 46 LAMMERMUIR CRESCENT, HADDINGTON) STOPPING UP ORDER 2000

East Lothian Council hereby give notice that they have confirmed an Order under Section 208 of the Town and Country Planning (Scotland) Act 1997 authorising the Stopping Up of the footpath between numbers 44 and 46 Lammermuir Crescent, Haddington,

Town and Country Planning

Aberdeen City Council

TOWN AND COUNTRY PLANNING (LISTED BUILDINGS AND BUILDINGS IN CONSERVATION AREAS) (SCOTLAND) REGULATIONS 1987

Notice is hereby given that applications for Listed Building/ Conservation Area Consent and for Planning Permission with respect to the undernoted subjects, have been submitted to the Aberdeen City Council.

The applications and relative plans are available for inspection within the Planning and Strategic Development Department, St

(1601/148)

Nicholas House, Aberdeen, during normal office hours, and any representations in connection therewith should be made in writing, to the Director of Planning and Strategic Development, St Nicholas House, Aberdeen AB10 1BW, within 21 days of this advertisement.

Proposals Requiring Listed Building/Conservation Area Consent

Period for lodging representations - 21 days

CraigieBuckler Installation of four A0/0522 Orange Parish Church dual polar sector Personal CraigieBuckler antennas (1000mm Telecommunications Services Avenue high) with equip-Aberdeen ment feeder cables Limited

Yates Wine

Lodges

Ms K

Holdaway

V Sinclair

A0/0534

A0/0516

99/0597

(Category B to match existing Listed Building) stonework

Bon Accord Street/ Installation of Longstane Place new signage

Aberdeen (Category B Listed Building within Conservation Area 2)

56 Beaconsfield Demolition of Place existing garage and Aberdeen

part of boundary (Conservation walls and erection Area 4) of new garage 4 St Peters Place Demolition of

existing building Aberdeen (Conservation and erection of Area 1) four terraced houses

(Would Community Councils, Conservation Groups and Societies, applicants and members of the public please note that the Aberdeen City Council as District Planning Authority intend to accept only those representations which have been received within the above period as prescribed in terms of Planning Legislation. Letters of representation will be open to public view, in whole or in summary according to the usual practice of this authority, at the stage when the application is reported to the Planning Committee). Peter Cockhead, Director of Planning and Strategic Development (1601/2)

Aberdeenshire Council

PLANNING AND DEVELOPMENT

NOTICES UNDER THE PLANNING ACTS

The following applications have been submitted for the consideration of Aberdeenshire Council. Plans can be inspected during normal office hours at the locations specified. Any person wishing to make representations should do so in writing (quoting the reference number and stating clearly the grounds of their representation) to the Head of Planning Services at the relevant divisional office within the specified period.

SOUTH DIVISION

Address representations to: George W Chree, Head of Planning Services (South), Aberdeenshire Council, Viewmount, Arduthie Road, Stonehaven AB39 2DQ

Address of **Proposal/** Name and Where plans can Proposal Reference Address of be Inspected in Applicant addition to Divisional Office

Development Affecting the Character of a Listed Building

Period for Lodging Representations - 21 days

Mar Lodge Alterations to The National Braemar Tourist Stables Trust for Information volunteer centre Mar Lodge S000026LB Scotland Centre Estate Mar Lodge Fife Arms Mews Braemar Braemar Braemar

The Glebe Conversion of Clatt steading to form

antiques workshop, store and display area S000361PF/ S000028LB

Mr D C Rogers Huntly c/o Gordon Gauld

Bankhead

Midmar

Inverurie

Croft Cottage

Area Office 25 Gordon Street Huntly

(1601/4)

Angus Council

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 AND RELATED LEGISLATION

The following applications have been submitted to Angus Council. The plans may be inspected at the Department of Planning and Transport, St James House, St James Road, Forfar and/or the Local Housing Office of the area in which the building is located between 9.15 am and 4.45 pm, Monday to Friday.

Anyone wishing to make representation should do so in writing, addressed to the Director of Planning and Transport, Angus Council, St James House, St James Road, Forfar DD8 2ZP within the period specified below.

A Anderson, Director of Planning and Transport

Application Number: 00/00294/LBC Applicant:

Mr A Vettese 12-14 High Street, Montrose, Angus Location: DD10 8JL

Development: Alterations to Building Reason for Advert Listed Building (21 days)

(Period for Response)

Application Number

00/00311/FUL Applicant: Mr I Smith

Land at Windmill Gardens, Gayfield, Location: Arbroath, Angus DD11 1QJ

Erection of a Dwellinghouse Development Re-Application

Reason for Advert: Affect Setting (21 days)

(Period for Response)

Argyll and Bute Council

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997, RELATED LEGISLATION

PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997

Take notice that the applications in the following schedule may be inspected during normal office hours at the location given below. Anyone wishing to make representations should do so in writing to the undersigned within 14 or 21 days of the appearance of this notice whichever is applicable as indicated below. Please quote the reference number in any correspondence.

SCHEDULE

Description and Location of Plans Location of Plans: Sub Post Office, Tarbert Notice of Intention to Develop - 21 Days Ref No: 00/00509/NID

Applicant: Director of Education Proposal: Siting of steel storage unit.

Site Address: Skipness Primary School, Skipness, Tarbert, Argyll

Location of Plans: Bowmore Area Office, Isle of Islay Notice of Intention to Develop - 21 Days

Ref No: 00/00478/NID

Applicant: Argyll & Bute Council Director of Education,

Proposal: Siting of steel storage unit.

Site Address: Bowmore Primary School, Bowmore, Isle of Islay

Senior Planning Officer, Development and Building Control, Development and Environment Services 67 Chalmers Street, Ardrishaig PA30 8DX

Location of Plans: Helensburgh Library Regulation 5 Listed Building Consent - 21 Days

Ref No: 00/00553/LIB Applicant: Argyll & Bute Council

Proposal; Demolition of former pavilion/toilets

Site Address: East Bay Pavilion, East Clyde Street, Helensburgh, Dunbartonshire

Location of Plans: Helensburgh Library Regulation 5 Listed Building Consent - 21 Days

Ref No: 00/00554/LIB

Applicant: Argyll And Bute Council

Proposal: Demolition of former drill hall/store

Site Address: 76 East Princes Street, Helensburgh, Dunbartonshire

G84 7DE

Senior Planning Officer, Development and Building Control, Development and Environment Services Blairvadach, Shandon G84 8ND

Location of Plans: Tiree Area Office S60 Setting of Listed Building Advert Ref No: 00/00531/DET

Applicant: Miss E Robertson Proposal: Erection of Dwelling House

Site Address: Land South East of Gott Manse, Scarinish, Isle of Tiree

Location of Plans: Sub Post Office, Cullipool Regulation 5 Listed Building Consent - 21 Days Ref No: 00/00544/LIB

Applicant: Mr S Cadzow

Proposal: Extension to Dwelling House

Site Address: Ardlarach Cottage, Blackmill Bay, Toberonochy, Oban, Argyll PA34 4TZ

Location of Plans: Oban Area Office Notice of Intention to Develop - 21 Days

Ref No: 00/00461/NID

Applicant: Director of Education Proposal: Siting of metal storage units (2 nos)

Site Address. Oban High School, Soroba Road, Oban, Argyll

PA34 4JB

Location of Plans: Oban Area Office Notice of Intention to Develop - 21 Days Ref No: 00/00460/NID

Applicant: Director of Education

Proposal: Siting of metal storage unit

Site Address: Drummore Special School, Soroba, Oban, Argyll

PA34 4SB

Location of Plans: Sub Post Office, Dunbeg Notice of Intention to Develop - 21 Days Ref No: 00/00462/NID Applicant, Director Of Transportation

Proposal: Siting of metal storage unit Site Address: Dunbeg School, Etive Road, Dunbeg, Oban, Argyll

PA37 1OF

Location of Plans: Sub Post Office, Bunessan, Isle of Mull. Notice of Intention to Develop - 21 Days

Ref No: 00/00458/NID

Applicant: Director of Education Proposal: Siting of metal storage unit

Site Address: Creich, Fionnphort, Isle of Mull PA66 6BP

Location of Plans: Sub Post Office, Dalmally Notice of Intention to Develop - 21 Days

Ref No: 00/00464/NID

Applicant: Director of Education Proposal: Siting of metal storage unit

Site Address: Primary School, Glenview, Dalmally, Argyll

PA33 1BE

Location of Plans: Sub Post Office, Taynuilt Notice of Intention to Develop - 21 Days Ref No: 00/00459/NID

Applicant: Director of Education Proposal. Siting of Metal Storage Unit

Site Address: Taynuilt School, Taynuilt, Argyll PA35 1JE

Location of Plans: Oban Area Office S60 Setting of Listed Building Advert

Ref No: 00/00391/DET

Applicant: Scottish Association for Marine Science

Proposal: Replacement Link Span and Fitting of Crane to Existing

Pontoon

Site Address: Dunstaffnage Marine Research Laboratory, Dunbeg,

Oban, Argyll PA37 1QA

Location of Plans: Tiree Area Office

Regulation 5 Listed Building Consent - 21 Days

Ref No. 00/00551/LIB Applicant: Miss E Robertson

Proposal: Insertion of Two Gates in Wall

Site Address: Walled Garden, The Glebe, Scarinish, Isle of Tiree

Senior Planning Officer, Development and Building Control,

Development and Environment Services Lorn House, Albany Street, Oban

(1601/97)

Clackmannanshire Council

PLANNING APPLICATION

You can see the Planning Register with details of the planning application at the Council Offices, Greenfield, Alloa from 9.00 am to 5.00 pm. The applications listed below are likely to be of a public interest for the reasons given.

If you want the Council to take note of your views on any application, please put them in writing and send them to the Council's Head of Planning Services, within 21 days of this notice (14 days for "Bad Neighbour" developments). Your views will be held on a file open to the public and you will be told of the Council's decision. If you need any advice, contact the Council at Greenfield, Alloa (Tel: 01259 450000).

Development

Removal of temporary building and erection of house at Cowden Park, Stirling Road, Alloa

(Ref: 00/00100/FULL)

Proposal Development Affecting the Setting of a Listed Building

(1601/55)

Dumfries and Galloway Council

The application listed below may be examined during normal office hours at Area Planning Office, 4 Market Street, Castle Douglas, and Public Library, High Street, Gatehouse of Fleet. All representations should be made to me, within 21 days at Kirkbank, Council Offices, English Street, Dumfries.

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 PLANNING (LISTED BUILDING AND CONSERVATION AREAS) (SCOTLAND) ACT 1997

Ref No Location Proposal

00/P/20113

Horatio Square, High Street, Gatehouse of Fleet Erection of car porch and alterations to windows on

rear elevation

Eric S Wilson, Head of Development Planning 21st April 2000

(1601/78)

Dundee City Council

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997 AND RELATED **LEGISLATION**

The applications for listed building consent/conservation area consent listed below, together with the plans and other documents submitted with them, may be examined at the Planning and Transportation Department, Dundee City Council, Floor 2, Tayside House, 28 Crichton Street, Dundee DD1 3RB during normal office hours, Monday to Friday 8.30 am - 4.30 pm (except Tuesdays between the hours of 9.00 am and 10.00 am and public holidays). If, after examining the details of the application, any person wishes to make representations to the City Council about any of the applications, that person should do so in writing to the:-

Building Quality Manager, Dundee City Council, Tayside House, Dundee DD1 3RB

within 21 days of the date of publication of this notice.

Development/Location Reference Number

Internal alterations and installation of Listed Building Consent replacement windows and safety rails 21 days 11-13 Panmure Street

Dundee

DLB01795

Removal for relocation of signal box and footbridge and removal of other associated structures.

Refurbishment of building facades. Broughty Ferry Railway Station Gray Street

Broughty Ferry Dundee DD5 2AG

DLB01796

Reason for Advertisement (period of response)

Listed Building Consent 21 days

(1601/9)

East Ayrshire Council

PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997 TOWN AND COUNTRY PLANNING (LISTED BUILDING AND BUILDINGS IN CONSERVATION AREAS)

(SCOTLAND) REGULATION 1987

SECTION 9

Notice of Application for Listed Building Consent

Proposals to carry out works for

68 JOHN FINNIE STREET, KILMARNOCK,

AYRSHIRE KA1 1BS

Notice is hereby given, that an application is being made to the East Ayrshire Council by Murray Wallace, 68 John Finnie Street, Kilmarnock, Ayrshire KA1 1BS for Listed Building Consent for the following development:

Proposed Erection of Fascia Sign.

A copy of the application and any plan may be inspected at the Planning and Building Control Division, 6 Croft Street, Kilmarnock or by prior arrangement at one of the local offices throughout East

Any representation about the proposal should be made in writing stating the grounds on which it is made and sent to the undersigned before 13th May 2000.

Alan Neish Dip TP MRTPI, Head of Planning and Building Control East Ayrshire Council, Planning and Building Control Division, 6 Croft Street, Kilmarnock KA1 1JB

East Ayrshire Council, Planning and Building Control Division,

Council Offices, Lugar, Cumnock KA18 3JQ 14th April 2000

(1601/86)

East Ayrshire Council

PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997

TOWN AND COUNTRY PLANNING (LISTED BUILDING AND BUILDINGS IN CONSERVATION AREAS)

(SCOTLAND) REGULATION 1987

SECTION 66

Notice of Application for Conservation Area Consent

Proposals to carry out works for

11-17 BURNSIDE ROAD, MAUCHLINE KA5 6AL

Notice is hereby given that an application is being made to the East Ayrshire Council by Burnside Developments, 5 The Holm, Cunnock for Conservation Area Consent for the following development:-

Proposed demolition of existing house, office, stores and workshop. A copy of the application and any plan may be inspected at the Planning and Building Control Division, 6 Croft Street, Kilmarnock or the Council Offices, Lugar, Cumnock or by prior management at one of the local offices throughout East Ayrshire.

Any representation about the proposal should be made in writing stating the grounds on which it is made and sent to the undersigned before 13th May 2000.

Alan Neish Dip TP MRTPI, Head of Planning and Building Control East Ayrshire Council, Planning and Building Control Division, 6 Croft Street, Kilmarnock KA1 1JB

East Ayrshire Council, Planning and Building Control Division,

Council Offices, Lugar, Cumnock KA18 3JQ 17th April 2000

(1601/87)

East Ayrshire Council

PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997 TOWN AND COUNTRY PLANNING (LISTED BUILDING

AND BUILDINGS IN CONSERVATION AREAS) (SCOTLAND) REGULATION 1987

SECTION 9

Notice of Application for Listed Building Consent

Proposals to carry out works for

DAVEL PARISH CHURCH, RANOLDCOUP ROAD,

DARVEL KA17 0JU

Notice is hereby given, that an application is being made to the East Ayrshire Council by Davel Parish Church, Ranoldcoup Road, Darvel KA17 0JU for Listed Building Consent for the following development:

Proposed new link from church to church hall.

A copy of the application and any plan may be inspected at the Planning and Building Control Division, 6 Croft Street, Kilmarnock or the Council Offices, Lugar, Cumnock or by prior management at one of the local offices throughout East Ayrshire.

Any representation about the proposal should be made in writing stating the grounds on which it is made and sent to the undersigned before 13th May 2000.

Please note that comments received outwith the specified periods will only be considered in exceptional circumstances which will be a question of fact in each case.

Alan Neish Dip TP MRTPI, Head of Planning and Building Control East Ayrshire Council, Planning and Building Control Division, 6 Croft Street, Kilmarnock KA1 1JB

East Ayrshire Council, Planning and Building Control Division, Council Offices, Lugar, Cumnock KA18 3JQ 18th April 2000 (1601/88)

East Lothian Council

TOWN AND COUNTRY PLANNING

Notice is hereby given that applications for Planning Permission/ Listed Building Consent/Conservation Area Consent has been made to East Lothian Council, as Planning Authority as detailed in the schedule hereto.

The applications and plans submitted are open to inspection at Council Buildings, Haddington during office hours.

Any representations should be made in writing to the undersigned within 21 days of this date.

Peter Collins, Head of Planning and Development Council Buildings, Haddington

21st April 2000

SCHEDULE 00/00186/FUL

Development in Conservation Area

Mr and Mrs A Skutecki

6 Old Farm Court, Pencaitland, Tranent

Extension to house, erection of timber decking and handrails.

00/00254/FUL

Development in Conservation Area Mr and Mrs Graham Brown

The Corner House, Hill Road, Gullane, East Lothian EH31 2BE Reglazing of existing conservatory

00/00254/LBC

Listed Building Consent Mr and Mrs Graham Brown

The Corner House, Hill Road, Gullane, East Lothian EH31 2BE Reglazing of existing conservatory.

00/00255/FUL

Development in Conservation Area

Jane R Watt

3 Dunollie Gardens, Haddington, East Lothian EH41 4BW Installation of replacement windows and door

00/00267/FUL

Development in Conservation Area North Berwick Dry Bar Association Ltd 34 High Street, North Berwick, East Lothian EH39 4HQ

Alterations and change of use of existing shop to form dry bar.

00/00287/FUL

Development in Conservation Area

G P Kwella

47 The Green, Pencaitland, East Lothian EH34 5HE

Erection of garden shed.

00/00293/LBC

Listed Building Consent

Chris Redhead

116 High Street, Dunbar, East Lothian EH42 1JJ

Installation of illuminated fascia sign and projecting sign

00/00302/LBC

Listed Building Consent John G Gray (Homes) Ltd

Site at East Fortune Hospital, North Berwick, East Lothian

Demolition of five buildings

00/00340/FUL

Development in Conservation Area

Mr & Mrs Rycroft

1 Market Street, Haddington, East Lothian EH41 3JL

Alterations and conversion of outhouse to form hobby room and

store.

00/00340/LBC

Listed Building Consent

Mr & Mrs Rycroft

1 Market Street, Haddington, East Lothian EH41 3JL

Alterations to outhouse and internal alterations to house.

(1601/94)

East Renfrewshire Council

TOWN & COUNTRY PLANNING (LISTED BUILDINGS AND BUILDINGS IN CONSERVATION AREAS) (SCOTLAND) REGULATIONS 1987

Notice is hereby given that application is being made to East Renfrewshire Council by The National Trust for Scotland for Listed Building Consent for:

Change of use of basement flat to form additional office accommodation

at Greenbank House, Flenders Road, Clarkston

Reference: 2000/0007/LB

A copy of the application, plans and other documents submitted, may be inspected at the Planning Department, East Renfrewshire Council Headquarters, Eastwood Park, Rouken Glen Road, Giffnock, East Renfrewshire, G46 6UG between the hours of 8:45am and 4:45pm Monday to Thursday; 8:45am and 3:55pm Friday, excluding public holidays and at Mearns Library.

Any representations to the Council about the application should be made in writing, within 21 days from the publication of this notice, to the Head of Planning and Development at the address above.

(1601/18)

The City of Edinburgh Council

CITY DEVELOPMENT PLANNING

TOWN & COUNTRY PLANNING (SCOTLAND) ACT 1997 TOWN & COUNTRY PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997 AND RELATED LEGISLATION

The following applications may be examined at the City Development Department, (Planning), 1 Cockburn Street, Edinburgh EH1 1ZJ between 9am and 4.30pm Monday to Wednesday 9am and 6.30pm, Thursday and between 9am and 3.30pm Friday. Written comments may be made (quoting the application number and stating reasons) to the Head of Planning at the above address within 21 days of this notice.

the above address within 21 days of this notice.			
Case Number	Location of Proposal	Description of Proposal	
00/00558/FUL	1 Belford Mews Edinburgh EH4 3BT	Erect 2 residential blocks to form 18 flats	
00/00665/FUL	Ravelston Park Edinburgh EH4 3DX	Extension to existing community facility and new nursery provision	
00/00823/FUL	21 Corrennie Gardens	Demolish existing	

Edinburgh EH10 6DB dwelling house and erect nine flats and one mews with associated garages

00/00826/FUL 1A Mayfield Terrace Edinburgh EH9 1RU

00/00826/LBC 1A Mayfield Terrace Edinburgh EH9 1RU

00/00938/FUL 145 Restalrig Road Edinburgh EH7 6HW

Alterations to rear steps

Change of use from electrical shop to betting office

00/00939/FUL 145 Restalrig Road Change of use from electrical shop to betting office
00/00975/FUL 138-138A Causewayside Change of use from retail

Edinburgh EH9 1PR

00/00994/LBC 3 Mayfield Gardens

00/00975/LBC 138-138A Causewayside Change of use from retail Edinburgh EH9 1PR to 2 residential flats

to 2 residential flats

Alter and extend dwelling

gable of house

00/00994/FUL 3 Mayfield Gardens Alter and extend dwelling Edinburgh EH9 2AX house

Edinburgh EH9 2AX house

00/00996/FUL 12 Merchiston Park Decking of existing elev-

Edinburgh EH10 4PN ated conservatory base
00/01020/LBC 37 Spylaw Road Erect of garden shed at

00/01048/FUL 11 Bellevue Terrace Alter window to form door, add shower room, transpose kitchen and bathroom

Edinburgh EH10 5BN

00/01048/LBC 11 Bellevue Terrace Alter window to form door, add shower room, transpose kitchen and bathroom

00/01054/FUL 494 Ferry Road Erect 12 flats with Edinburgh EH5 2DL associated parking

00/01060/FUL 16B Morningside Place Alter and extend dwelling Edinburgh EH10 5ER house

00/01074/FUL 1 Barclay Place Alter and part change of use from public house and office/shop to form public house

(1601/145)

(1601/146)

Alter and part change of use from public house and office/shop to form public house	PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997 00/00156/DC 136 St Vincent Street G2 (C) Alterations to entranceway and installation of
Demolition of rear extension	canopy 00/00184/DC 35 Maxwell Drive G41 (C) Installation of galvanised flue on side elevation 00/00671/DC 65 Partickhill Road G11
Demolition of rear extension	(C) Rebuild front garden wall 00/00774/DC 7 Sandbank Street G20 C) Erection of detached garage 00/00792/DC 34 Dixon Avenue G42
Demolition of rear extension	(C) Use of former church building as community centre and internal alterations 00/00862/DC 129 Earlbank Avenue G14 (C) Erection of conservatory to rear of dwelling
Construction of a one bedroom, dwelling at land adjacent to 1B Dublin Street Lane North	00/00918/DCFlat 1/1, 46 Cranworth Street G12(C)Replacement windows to rear elevation00/00925/DCSite formerly known as 27 Ailsa Drive G42(C)Erection of 6 flats with integral car parking spaces00/00931/DC387 Sauchiehall Street G2.
Alter and extend dwelling house	(C) Internal alterations 00/00966/DC Hillhead High School, 44 Oakfield Avenue G12 (C) Variation of conditions to previous scheme 99/03471
Alter and extend dwelling house	to alter various elements to the elevations 00/00968/DC 13 University Gardens G12 (C) Internal alteration
Alter shopfront	00/00991/DC 212 Bath Street G2 (C) Internal and external alterations 00/00994/DC 79 Queen Street G1
Alter and extend dwelling house	(C) Display of illuminated individual letters on back panel 00/01001/DC Professor's Square, 3 The University G12
Alter and extend dwelling house	(C) Internal alterations 00/01025/DC 12 Colebrooke Terrace G12 (C) External refurbishment of play areas
(1601/143)	00/01030/DC 40 George Square G2 (C) Display of various signage 00/01056/DC 28 Tunnel Street G3 (C) Display of various internally and externally
	illuminated signage Brian Kelly DPA FRSH MREHIS, Director of Protective Services
	Juse from public house and office/shop to form public house Demolition of rear extension Demolition of rear extension Demolition of rear extension Construction of a one bedroom, dwelling at land adjacent to 1B Dublin Street Lane North Alter and extend dwelling house Alter shopfront Alter and extend dwelling house Alter and extend dwelling house

PLANNING APPLICATION

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 AND RELATED LEGISLATION

The application listed in the schedule below may be inspected during normal office hours at the Area Planning Service Office at the undernoted location.

Anyone wishing to make representations should do so, in writing to the Area Planning Manager (West Fife), 3 New Row, Dunfermline, Fife KY12 7NN.

Ref No	Site Address	Reason for	Description of
· ·		Advert	Development
00/01038/	Former	Conservation	Conservation area
WCAC	Dunfermline and	Area Consent	consent application
	West Fife Hospital	Application	for the demolition
	Nethertown	21 days	of the east wing
	Broad Street	•	· ·
	Dunfermline		

Sandy Cook, Area Planning Manager (West) Fife Council, 3 New Row, Dunfermline, Fife KY12 7NN

(1601/89)

Glasgow City Council

PUBLICITY FOR PLANNING AND OTHER APPLICATIONS

The applications listed below may be examined at Development Control, Protective Services, 231 George Street, Glasgow G1 1RX, between the hours of 9.00am and 4.30pm, Mondays to Fridays (excluding public holidays). All representations, which are available for inspection, should be made within 21 days to the above address.

Glasgow City Council

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 THE STOPPING UP OF ROAD (GLASGOW CITY **COUNCIL) (SUNNYLAW STREET) ORDER 2000**

Glasgow City Council hereby gives notice that it has made an Order under Section 207 of the Town and Country Planning (Scotland) Act 1997, authorising the stopping up of:

Part of Sunnylaw Street

A copy of the Order and relevant plan specifying the length of road to be stopped up may be inspected at Protective Services, Development Control, 231 George Street, Glasgow G1 1RX, by any person, free of charge, at all reasonable hours, during a period of 28 days from the date of publication of this notice within that period any person may, by notice to Protective Services Development Control at the above address, object to the making of the Order. If no representations or objections are duly made, or if any so made are withdrawn, the Order may be confirmed by the City Council as an unopposed Order.

Brian Kelly, Director of Protective Services

21st April 2000

The Highland Council

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997

The undernoted applications have been received by the Council and may be inspected at the locations indicated. Any person wishing to make representations should do so in writing, within 21 days of the publication of this notice, to the appropriate Area Planning and Building Control Office as indicated.

Proposal/Ref No	Plans Available at/ Representations to
Listed building consent for alterations and extension to church 00/00144/CLBLO	Invergarry Post Office and Area Planning Office Fulton House Gordon Square Fort William PH33 6XY
Erection of porch and installation of velux rooflights (LBC) 00/00265/LBCRC	Cromarty Post Office and Area Planning Office 2 Achany Road Dingwall IV15 9JB
Reconstruction of garage and renovation to front elevation of dwelling (LBC) 00/00266/LBCRC	Cromarty Post Office and Area Panning Office 2 Achany Road Dingwall IV15 9JB
Listed building consent 00/00325/LBCIN	Area Planning Office 1-3 Church Street Inverness 1V1 1DY
Addition of restaurant to existing business changing and equiping the current kitchen for commercial use and altering a bedroom to create public toilets 00/00341/LBCIN	Area Planning Office 1-3 Church Street, Inverness 1V1 1DY
	Listed building consent for alterations and extension to church 00/00144/CLBLO Erection of porch and installation of velux rooflights (LBC) 00/00265/LBCRC Reconstruction of garage and renovation to front elevation of dwelling (LBC) 00/00266/LBCRC Listed building consent 00/00325/LBCIN Addition of restaurant to existing business changing and equiping the current kitchen for commercial use and altering a bedroom to create public toilets

J D Rennilson, Director of Planning & Development (1601/137)

Inverclyde Council

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997

Applications for planning permission, listed below together with the plans and other documents submitted with them, may be examined at the Department of Planning, Cathcart House, 6 Cathcart Square, Greenock, between the hours of 8.30 am and 4.45 pm Monday to Thursday and 8.30am to 4pm on Friday, and also at the Libraries as indicated.

Written comments may be made to the Head of Planning Services within 21 days from the date of publication of this notice.

No	At Library	Location of Proposal CTING LISTED	Proposed Develop- ment/Applicant
LB/00/6 & IC/00/89	Gourock Library Kempock Plac Gourock	38 John Street Gourock	Installation of replacement windows and doors by A Ward
LB/00/8 & IC/00/95	Kilmacolm Library The Cross Kilmacolm	Finlaystone House Langbank	Internal and external alterations by Mr & Mrs Macmillan

DEVELOPMENT AFFECTING CONSERVATION AREAS, LISTED BUILDINGS AND SETTING OF A LISTED BUILDING

LB/00/7 & IC/00/93	Greenock Central Clyde Square Greenock	Abbeyfield House 9 Ardgowan Square	Repairs, alterations and extension to rea of property by Abbeyfield
	Greenock	Greenock	(Greenock) Society

Mr Fraser Williamson, Head of Planning Services Cathcart House, 6 Cathcart Square, Greenock

(1601/72)

Midlothian Council

The following applications may be examined at the Community Services Division, Fairfield House, 8 Lothian Road, Dalkeith EH22 3ZQ, from 9.15am to 4.45pm Mondays to Thursdays and from 9.15am to 3.30pm, Fridays or in the local library as indicated.

LISTED BUILDING CONSENTS

00/00218/LBC

St Vincent's Cottage

Rosewell Midlothian Demolition of existing and erection of new dwellinghouse and alterations to

form vehicular access

Local Library: Bonnyrigg

00/00220/LBC

South Lodge Pittendreich

Erection of new porch

Lasswade Midlothian

Local Library: Bonnyrigg

Please send any comment to me in writing not later than 12th May 2000.

G W Marwick, Director, Community Services

(1601/61)

Orkney Islands Council

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997

Applications for planning permission listed below together with plans and other documents submitted with them may be examined at the address below between the hours of 9am and 5pm Monday to Friday.

Notice Published in accordance with Regulations 5(1) of the Town and Country Planning (Listed Buildings and Buildings in Conservation Areas) Regulations 1997

CONSERVATION AREA

Address of Development Bowling Green Brandyquoy Park Palace Road Kirkwall Type of Development
Construction of a New Bowling

Green and Pavilion

58 Dundas Street Stromness

Dormer Extension and Alterations

to a House

10 Franklin Road Stromness Demolition of a Garage

LISTED BUILDING

Address of Development 10 Franklin Road

Type of Development
Demolition of a Garage

Stromness

le Extension and Alterations to a House

Sandside Graemsay

Notice published in accordance with Regulations 5(1) of the Town

Conservation Areas) Regulations 1997

EFFECTS THE SETTINGS OF A LISTED BUILDING

Address of Development Bowling Green Brandyquoy Park Type of Development
Construction of a New Bowling Green

and Pavilion

and Country Planning (Listed Buildings and Buildings in

Palace Road Kirkwall

Representations about these applications should be sent in writing to the address below within 21 days from the date of this notice.

Director of Development and Planning
Council Offices School Place Kirkwall Orkney KV

Council Offices, School Place, Kirkwall, Orkney KW15 1NY 20th April 2000 (1601/99)

Perth & Kinross Council

TOWN & COUNTRY PLANNING (SCOTLAND) ACTS

The following Applications have been submitted to Perth and Kinross Council. The plans may be inspected at the Planning and Development Reception, 2 High Street, Perth and/or the undernoted office within the number of days specified from this date. Any representations should be made in writing addressed to The Director of Planning and Development Services, 2 High Street, Perth, within the period specified below.

Reason for advert and period for response Listed Building Consent (21 days)

Application

00/00525/PPLB Alterations to Church at Invergowrie Parish Church Hall. 1 Errol Road, Invergowrie for Congregational Board of Invergowrie Parish Church

Listed Building Consent Housing Services, 32 James Square, Crieff (21 days)

00/00540/PPLB Alterations to existing archway at Old Post Office House, Glenalmond College, Glenalmond for Glenalmond College

Listed Building Consent and 00/00549/PPLB Development Affecting the Character or Appearance of a Conservation Area (21 days)

Extension to house at Cruikies Neuk, Raith for Mr and Mrs Clark

Listed Building Consent and 00/00558/PPLB Development Affecting the Alterations and Character or Appearance of a Conservation Area Housing Services 32 James Square, Crieff (21 days)

Alterations and extension to house at 41 Willoughby Street, Muthill, Crieff

for Mr and Mrs P Reilly

Listed Building Consent and 00/00562/PPLB Development Affecting the Character or Appearance of a Conservation Area Housing Services, 32 James Square, Crieff (21 days)

Modification of existing consent to alter and extend outbuilding at Cairndhu, Dundas Street, Comrie for K Hunt and M Van Grieken

Listed Building Consent Housing Services, 32 James Square, Crieff (21 days)

00/00579/PPLB Alterations to form new entrance and mezzanine floor at Staff Resource Centre, Glenalmond College, Glenalmond, for Glenalmond College

(1601/136)

Scottish Borders Council

PLANNING AND DEVELOPMENT DEPARTMENT

Applications have been made to the Council for Listed Building Consent for:

Demolish carport, build up wall, form new access and erect gates, St Leonards, Maxwell Lane, Kelso (Ref 00/00377/LBC)(C) Kitchen extension, Commercial Inn, 30 High Street, Coldstream (Ref 00/00381/LBC)(D)

New signage, 14 Canongate, Jedburgh (Ref 00/00478/LBC)(H) Alterations to dwellinghouse, Glenmayne House, Galashiels (Ref 00/00480/LBC)(Ğ)

Internal alterations, Marlefield House, Kelso

(Ref 00/00482/LBC)(C)
The items can be inspected at the Department of Planning and Development, at the office indicated by the letter in brackets after the planning application number, between the hours of 9.00 am and 3.45 pm from Monday to Friday for a period of 21 days from the date of the publication of this notice.

(C) = Newtown (D) = Newtown Street, (G) = 11 Market St Boswells Duns Street. Galashiels

(H) = High Street, (P) = Rosetta Road, Hawick Peebles

Any representations should be sent in writing to the Director of Planning and Development, Scottish Borders Council, Newtown St Boswells and must be received within the period referred to above. Paul Gregory, Director of Planning and Development (1601/15)

South Lanarkshire Council

PLANNING & BUILDING CONTROL SERVICES **TOWN & COUNTRY PLANNING (SCOTLAND) ACT 1997**

The following application has been submitted to South Lanarkshire Council for determination. Any application may be inspected between 8.45 am - 4.45 pm Monday to Thursday and 8.45 am - 4.15 pm on Fridays at the Planning & Building Control Services, Clydesdale Area Office, South Vennel, Lanark ML11 7JT. Any person wishing to make representations should do so in writing to the above address within the period specified below.

Development, Location and Type of Advert Name of Applicant Representations within 21 days Erection of conservatory, alterations to Listed Building Consent roof and formation of window to rear of dwellinghouse (Listed Building Consent) Jasmine Cottage No 4 Townfoot Coulter Mr G Hunter

Michael Docherty, Chief Executive Council Offices, Almada Street, Hamilton ML3 0AA (1601/60)

Stirling Council

A copy of the plans and documents for the application listed below may be examined at the office of Planning and Environmental Strategy, Stirling Council, Viewforth, Stirling, FK8 2ET (telephone 442969) between the hours of 9.00am and 5.00pm Monday to Friday. Written comments may be made to the Development Control Manager within 21 days of this notice. The Planning Register of all applications is also available for inspection.

Development Reason for Publication Alterations to dwelling house at Listed Building Consent Stonehill Farm, Dunblane - S/00/00306/LBC/JM

Proposed removal of back garden wall Listed Building Consent at 6 Melville Terrace, Stirling FK8 2ND - S/00/00307/LBC/AC

Proposed installation of satellite dish Listed Building Consent at 6 Melville Terrace, Stirling FK8 2ND

 S/00/00311/LBC/AC (1601/3)

West Lothian Council

PLANNING APPLICATIONS

The District Council has received the following applications which it is required to advertise.

Applicant Proposal Days for Commens 0364/LBC/00 Listed Building Consent & Planning **(S9)** Permission for the refurbishment of 21 days shop front at 57 High Street, Linlithgow 0376/LBC/00 Listed Building Consent for the **(S9)** erection of a satellite dish at 21 days

Wester Skivo, Murieston, Livingston

The applications may be inspected at the Development & Building Control Department, County Buildings, High Street, Linlithgow, between 8.30 and 5.00 (4.00 on Friday). Telephone 01506 775222 for more details.

Observations on the application should be made in writing to the Development & Building Control Manager, County Buildings, High Street, Linlithgow, within the specified period.

These applications are advertised under

- * Section 34 of The Town and Country Planning (Scotland) Act 1997
- * Section 9(3) or Section 65 of the Town and Country Planning (Listed Buildings in Conservation Areas) (Scotland) Act 1997
- * The Town and Country Planning (Development by Planning Authorities) (Scotland) Regulations 1981
- * The Town and Country Planning (Development Contrary to Development Plans) (Scotland) Direction 1996

(1601/76)

process being carried out, namely the Powder Coating of metal panels at Houstoun Industrial Estate, Livingston, West Lothian EH54 5EQ.

The application may be inspected, free of charge, at SEPA East Region Headquarters, Clearwater House, Heriot Watt Research Park, Avenue North, Riccarton, Edinburgh, EH14 4AP during normal working hours, Please quote reference No. APC/E/20455. Written representation concerning this application may be made to the Scottish Environment Protection Agency at the above address, and if received within 28 days of this notice, will be taken into consideration in determining the application. Any such representations made by any person will be entered in a public register unless that person requests in writing that they should not be so placed. Where such a request is made there will be included in the register a statement indicating that representations have been made which have been the subject of such a request.

(1803/147)

Pipe-Lines

DURWARD AND DAUNTLESS FIELD DECOMMISSIONING

Amerada Hess Limited has submitted for consideration of the Secretary or State for Trade and Industry, a draft Decommissioning Programme for the Durward and Dauntless Surface and Subsea Facilities in accordance with the provisions or the Petroleum Act 1998. It is a requirement of the Act that interested parties be consulted on such decommissioning proposals.

The Surface and Subsea Facilities covered by the Decommissioning

The Floating Production Storage & Offloading unit (FPSO), mooring chains and anchors, dynamic risers, development and exploration wells, production and injection manifolds, riser bases, pipeline spoolpieces, pipeline ends, umbilical jumpers and protection mattresses.

Amerada Hess Limited hereby gives notice that a summary of the Durward and Dauntless Decommissioning Programme can be

viewed at the internet address:-

http://www.hess.com/worldwide/europe/dur_daunt/html

Alternatively a hard copy of the programme can be inspected at the following locations during office hours:-

Amerada Hess Limited Aberdeen Central Library Scott House Rosemount Viaduct Harness Road Aberdeen AB25 1GW

Altens

Aberdeen AB12 3LE

Representations regarding the Durward and Dauntless Decommissioning Programme should be submitted in writing to the Corporate Affairs Department at the address below where they should be received by 19th May 2000 and should state the grounds upon which any representations are being made.

Mr E Johnston, Asset Manager

Amerada Hess Limited, Scott House, Harness Road, Altens,

Aberdeen AB12 3LE 21st April 2000

(1608/98)

Environment



Environmental Protection

ENVIRONMENTAL PROTECTION ACT 1990 (AS AMENDED)

ENVIRONMENTAL PROTECTION (APPLICATIONS, APPEALS AND REGISTERS) REGULATIONS 1991 (AS AMENDED)

In accordance with regulation 5(1) of the above regulations, notice is hereby given, that application of an existing process has been made to the Scottish Environment Protection Agency (SEPA) for an Authorisation under Part 1 of the above Act by Mitsubishi Electric Air Conditioning Systems Europe Ltd in respect of a





Natural Mineral Waters

POWYS COUNTY COUNCIL DEPARTMENT OF HOUSING, ENVIRONMENTAL **HEALTH & TRADING STANDARDS**

THE NATURAL MINERAL WATER, SPRING WATER AND **BOTTLED DRINKING WATER REGULATIONS 1999**

Notice is hereby given that the Department of Housing, Environmental Health and Trading Standards, Powys County Council has considered an application from the Montgomery Spring Water Company, Churchstoke, Montgomery, Powys, SY15 6AR for the said Council to recognise a water source under the terms of the above Regulations.

The source of water in question is situated at Grid Reference

28109400 and is designated "The View".

Powys County Council is the relevant Authority under the said Regulations and is satisfied that, based upon the information provided by the Company, the various criteria and parameters listed in Schedule 1 of the Regulations are met. These cover the stability of the chemical and physical characteristics of the water and its freedom from pollution.

The Housing, Environmental Health and Trading Standards Department, Powys County Council has consequently granted recognition of the above mentioned source in accordance with the Natural Mineral, Spring Water and Bottled Drinking Water

Regulations 1999.

Mr S Clinton, Montgomeryshire Environmental Health Manager Department of Housing, Environmental Health & Trading Standards, Powys County Council, Neuadd Nalddwyn, Severn Road, Welshpool, Powys SY21 7AS (1904/100)





Fisheries

SCOTTISH EXECUTIVE

RURAL AFFAIRS DEPARTMENT

DISEASES OF FISH ACT 1937 (AS AMENDED)

Notice is hereby given that the Scottish Ministers have made the Diseases of Fish (Designated Area) (Scotland) Revocation (No 8) Order 2000. This Order revokes the Diseases of Fish (Designated Area) (Scotland) (No 10) Order 1997.

G M Thomson, A member of the staff of the Scottish Ministers (2001/11)

SCOTTISH EXECUTIVE

RURAL AFFAIRS DEPARTMENT

DISEASES OF FISH ACT 1937 (AS AMENDED)

Notice is hereby given that the Scottish Ministers have made the Diseases of Fish (Designated Area) (Scotland) Revocation (No 9) Order 2000. This Order revokes the Diseases of Fish (Designated Area) (Scotland) (No 14) Order 1999.

G M Thomson, A member of the staff of the Scottish Ministers (2001/12)

SCOTTISH EXECUTIVE

RURAL AFFAIRS DEPARTMENT

DISEASES OF FISH ACT 1937 (AS AMENDED)

Notice is hereby given that the Scottish Ministers have made the Diseases of Fish (Designated Area) (Scotland) Revocation (No 6) Order 2000. This Order revokes the Diseases of Fish (Designated Area) (Scotland) (No 36) Order 1998.

G M Thomson, A member of the staff of the Scottish Ministers (2001/13)

SCOTTISH EXECUTIVE

RURAL AFFAIRS DEPARTMENT

DISEASES OF FISH ACT 1937 (AS AMENDED)

Notice is hereby given that the Scottish Ministers have made the Diseases of Fish (Designated Area) (Scotland) Revocation (No 7) Order 2000. This Order revokes the Diseases of Fish (Designated Area) (Scotland) (No 41) Order 1997.

G M Thomson, A member of the staff of the Scottish Ministers (2001/14)

Corn Returns

Average prices of British corn sold in Scotland published persuant to the Corn Returns Act 1882 as amended. Prices represent the average for all sales during the week ended 6th April 2000.

British Corn

Average price in pounds per Tonne

Wheat

£80.81

Barley

£76.57

Oats

£84.53

(2003/57)





Gas

Elf Pipelines Limited has applied for an extension from Ofgas to its public gas transporters licence under the Gas Act 1986, for:

O/S Ref: NT 03 67 Eliburn East 6, Eliburn Road, Livingston, West Lothian

Dundonald Road, Kilmarnock, East Ayrshire O/S Ref: NS 40 36

Philip Gibb, Elf Pipelines Limited Ocean Park House, East Tyndall Street, Cardiff, CF24 5GT (2101/59) 14th April 2000

OFFICE OF GAS SUPPLY

NOTICE OF PROPOSAL TO GRANT AN EXTENSION TO A PUBLIC GAS TRANSPORTERS LICENCE

1. The Director General of Gas Supply, pursuant to section 7(5) of the Gas Act 1986, hereby gives notice that he proposes to grant an extension to a licence under that section held by Scottish Power Gas Limited whose registered office is situated at 1 Atlantic Quay, Glasgow, G2 8SP.

The extension, if awarded, will authorise the above-named to convey gas through pipes to any premises in the areas briefly described below and shown on maps previously submitted to the Director General.

AREAS

Shevingtons Lane, Saxon Way PH2, Liverpool

Copies of these maps are available for inspection at the Office of Gas Supply at the address shown below.

- 2. The Director General is of the opinion that the above-named applicant intends to carry on the activities which may be authorised by its licence under section 7 of the Act in the areas named, and that the granting of the extension will be calculated.
 - (a) to secure that reasonable demands for gas in Great Britain are met, and
 - (b) to secure effective competition in the supply of gas conveyed through pipes.
- 3. Any representations or objections with respect to the proposed extensions may be made in writing and delivered to Miss Selina Johnson, 5th Floor, Office of Gas Supply, 16 Palace Street, London, SW1E 5JD, no later than 4th May 2000.

(2101/81)

BG TRANSCO PLC

Section 23(3)

Notice of proposal to modify the Standard and Special Conditions of the Public Gas Transporter Licence treated as granted under section 7 of the Gas Act 1986 to BG Transco plc (formerly British Gas plc)

The Director General of Gas Supply, pursuant to 23(3) of the Gas Act 1986, hereby gives notice as follows -

In this notice-

"Transco' means BG Transco plc;

"the Director" means the Director General of Gas Supply;
"the Licence" means the Public Gas Transporter Licence treated as granted under section 7 of the Act to Transco; "the proposed modifications" means the proposed modifications to the Standard and Special Conditions of the Licence set out in Schedule 1;

- The Director, pursuant to section 23(1)(a) of the Gas Act 2. 1986, proposes to make the proposed modifications to the Licence.
- The effects of the proposed modifications are that, where the Director, pursuant to paragraph 5 of Special Condition 2 of the Licence, consents to Transco entering into an agreement or arrangement a Cross-Default Obligation (as that term is defined in Special Condition 1 of the Licence), then, unless the Director otherwise consents, Transco shall:

procure that a related person to Transco indemnifies it in respect of its liabilities and potential liabilities under the Cross-Default Obligation on terms approved in

writing by the Director;

- procure that the terms of that indemnity shall include an obligation that the person granting the indemnity shall maintain, at all relevant times, an investment grade credit rating; and
- (iii) enforce the terms of the indemnity if so directed in writing by the Director.
- The reason why the Director proposes to make the proposed modifications is that Transco has sought the consent of the Director pursuant to paragraph 5 of Special Condition 2 and that the Director considers that:

- (a) It is in the interests of consumers in respect of prices and continuity of supply; and
- (b) BG will be better able to finance the carrying on of the Transco business,

if the proposed modifications are made; this reason is more fully set out and explained in Annex 1.

 Representations or objections with respect to the proposed modifications may be made within 29 days of the date of this notice and should be addressed to -

The Office of Gas and Electricity Markets Stockley House 130 Wilton Road London SW1V 1LQ

and marked for the attention of Justin Coombs.

SCHEDULE 1

Paragraph 5 of Special Condition 2 of the Licence shall be modified by the addition of:

- (d) This sub-paragraph applies where the Licensee, with the consent of the Director pursuant to this paragraph, enters into any agreement or arrangement incorporating a Cross-Default Obligation. In those circumstances, unless the Director otherwise consents, the Licensee shall:
 - procure that a related person of the Licensee shall indemnify the Licensee in respect of its liabilities and potential liabilities under the Cross-Default Obligation on terms approved in writing by the Director;
 - (ii) procure that the terms of that indemnity shall include an obligation that the person granting the indemnity shall maintain, at all relevant times, an investment grade credit rating; and
 - (iii) enforce the terms of the indemnity if so directed in writing by the Director.

Annex 1

Use of gas-related infrastructure for telecommunications purposes BG Transco plc has advised Ofgem of proposals for the transfer to Transco Telecommunications Asset Development Company Limited of certain assets which would be used by to Transco Telecommunications Asset Development Company Limited to provide telecommunications services to third parties. The proposed transactions include leasehold and freehold transfers of land and the rights to use buildings and structures for telecoms purposes. Cross-default obligations may arise out of the transfer of these interests in land, including cross default obligations of a type that Special Condition 2 of Transco's licence prohibits Transco entering into, other than with the Director's consent. In order to safeguard the interest of transportation customers, Transco has agreed to procure Deeds of Undertaking and Indemnities in relation to the transfers in question, similar to those described in Special Condition 2(5)(b).

In order to further protect the interests of customers, Ofgem considers that the party giving the indemnity should maintain an investment grade credit rating and that Transco should enforce the indemnity if so directed by the Director General of Gas Supply. To implement these safeguards a modification to the Transco PGT licence is required under Section 23 of the Gas Act 1986. The Director is minded, once these modifications have been made, to consent to Transco entering into certain cross default obligations arising out of the transfer of assets to Transco Telecommunications Asset Development Company Limited.

(2101/82)

OFFICE OF GAS SUPPLY NOTICE OF PROPOSAL TO GRANT AN EXTENSION TO A PUBLIC GAS TRANSPORTERS LICENCE

The Director General of Gas Supply, pursuant to section 7(5)
of the Gas Act 1986, hereby gives notice that he proposes to
grant a licence under that section to British Gas Connections,
whose registered office is situated at Charter Court, 50 Windsor
Road, Slough, Berkshire, SL1 2HA.

The extension, if awarded, will authorise the above-named to convey gas through pipes to any premises in the areas briefly

described below and shown on maps previously submitted to the Director General.

AREAS

Benston Park, Dalrymple, Scotland

Copies of these maps are available for inspection at the Office of Gas Supply at the address shown below.

- 2. The Director General is of the opinion that the above-named applicant intends to carry on the activities which may be authorised by its licence under section 7 of the Act in the areas named, and that the granting of the licence will be calculated:
 - (a) to secure that reasonable demands for gas in Great Britain are met, and
 - (b) to secure effective competition in the supply of gas conveyed through pipes.
- Any representations or objections with respect to the proposed extensions may be made in writing and delivered to G. Batty, Office of Gas Supply, 16 Palace Street, London, SW1E 5JD, no later than 4th May 2000.

(2101/83)

OFFICE OF GAS SUPPLY

NOTICE OF PROPOSAL TO GRANT AN EXTENSION TO A PUBLIC GAS TRANSPORTERS LICENCE

1. The Director General of Gas Supply, pursuant to section 7(5) of the Gas Act 1986, hereby gives notice that he proposes to grant an extension to a licence under that section held by Elf Pipelines Limited whose registered office is situated at Ocean Park House, East Tyndall Street; Cardiff, CF1 5GT.

The extension, if awarded, will authorise the above-named to convey gas through pipes to any premises in the areas briefly described below and shown on maps previously submitted to the Director General,

AREAS

Dundonald Road, Kilmarnock, East Ayrshire Eliburn East 6, Eliburn Road, Livingston, West Lothian

Copies of these maps are available for inspection at the Office of Gas Supply at the address shown below.

- The Director General is of the opinion that the above-named applicant intends to carry on the activities which may be authorised by its licence under section 7 of the Act in the areas named, and that the granting of the extension will be calculated
 - (a) to secure that reasonable demands for gas in Great Britain are met, and
 - (b) to secure effective competition in the supply of gas conveyed through pipes.
- Any representations or objections with respect to the proposed extensions may be made in writing and delivered to Miss Selina Johnson, Office of Gas Supply, 5th Floor, 16 Palace Street, London, SW1E 5JD, no later than 4th May 2000.

(2101/84)

Post and Telecom



Post Office

POST OFFICE SCHEME OL1/2000

Note: The Scheme which follows this note is made under Section 28 of the Post Office Act 1969 and amends the Post Office Overseas Letter Post Scheme 1982. The Scheme, which comes into operation

on 27 April 2000 makes certain amendments consequential to the Post Office Inland Letter Post Scheme 2000 (IL 1/2000) and the Post Office Scheme for Franking Letters and Parcels 2000 (F 1 / 2000), revises certain postal charges to international destinations, introduces definitions of Airletters and Forces Airletters and makes certain other minor amendments. (This note is not part of the Scheme)

THE POST OFFICE OVERSEAS LETTER POST AMENDMENT (NO. 20) SCHEME 2000

Made	14	April 2000
Coming into operation	27	Anril 2000

The Post Office by virtue of the powers conferred upon it by Section 28 of the Post Office Act 1969 and 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 27 April 2000 and may be cited as the Post Office Overseas Letter Post Amendment (No.20) Scheme 2000.
- This Scheme shall be read as one with the Post Office Overseas Letter Post Scheme 1982 (Post Office Scheme P1/1982) (hereinafter called "the Scheme") as amended by the Post Office Overseas Letter Post Amendment (No.1) Scheme 1982 (Post Office Scheme P6/1982), the Post Office Overseas Letter Post Amendment (No.2) Scheme 1983 (Post Office Scheme P4/1983), the Post Office Overseas Letter Post Amendment (No.3) Scheme 1984 (Post Office Scheme 3/1985), the Post Office Overseas Letter Post Amendment (No.4) Scheme 1985 (Post Office Scheme 4/1985), the Post Office Overseas Letter Post Amendment (No.5) Scheme 1986 (Post Office Scheme 2/1986), the Post Office Overseas Letter Post Amendment (No.7) Scheme 1987 (Post Office Scheme 2/1987), the Post Office Overseas Letter Post Amendment (No.8) Scheme 1988 (Post Office Scheme 3/1988), the Post Office Overseas Letter Post Amendment (No.9) Scheme 1989 (Post Office Scheme L2/1989), the Post Office Overseas Letter Post Amendment (No.10) Scheme 1990 (Post Office Scheme L1/1990), the Post Office Overseas Letter Post Amendment (No.11) Scheme 1991 (Post Office Scheme L1/1991), the Post Office Overseas Letter Post Amendment (No.12) Scheme 1991 (Post Office Scheme L2/1991), the Post Office Overseas Letter Post Amendment (No.13) Scheme 1991 (Post Office Scheme L3/ 1991), the Post Office Overseas Letter Post Amendment (No.14) Scheme 1993 (Post Office Scheme L2/1993), the Post Office Overseas Letter Post Amendment (No.15) Scheme 1993 (Post Office Scheme L8/1993), the Post Office Overseas Letter Post Amendment (No. 16) Scheme 1996 (Post Office Scheme L2/1996), the Post Office Overseas Letter Post Amendment (No.17) Scheme 1998 (Post Office Scheme L1/1998), the Post Office Overseas Letter Post Amendment (No.18) Scheme 1999 (Post Office Scheme L1/ 1999) and the Post Office Overseas Letter Post Amendment (No. 19) Scheme 1999 (Post Office Scheme L2/1999).

Arrangement of Paragraphs

2. In Part VI of the Arrangement of Paragraphs, the description of paragraph 45 shall be deleted and the description "Application of Post Office Inland Letter Post Scheme 2000" inserted in its place.

Interpretation

- 3. (1) In paragraph 3(1) of the Scheme the definition "aerogramme" shall be deleted and the following substituted in its place:
- " "aerogramme" means an air mail packet (not being a Forces aerogramme) consisting of a letter written on a special aerogramme form provided or approved by the Post Office and which facility is advertised under the trading name of "Airletter";"
- (2) In paragraph 3(1) of the Scheme the definition "Forces aerogramme" shall be deleted and the following substituted in its place:

- " "Forces aerogramme" means an air mail packet consisting of a letter written on a special Forces aerogramme form provided by the Post Office, which facility is advertised under the trading name of "Forces Airletter" and which is addressed to, or sent to the British postal area by, a member of the armed forces of the United Kingdom serving abroad or on board a ship of the Royal Navy on the high seas or in any port or place outside the British postal area, or a member of the armed forces of any other Commonwealth country or of any state allied with the United Kingdom serving with British units or using a British Forces address;"
- (3) In paragraph 3(1) of the Scheme the following definitions shall be added after the definition "Forces aerogramme":
- ""Franking equipment" has the meaning set out in the Post Office Scheme for Franking Letters and Parcels 2000 as amended from time to time;
- "Franking mark" has the meaning set out in the Post Office Scheme for Franking Letters and Parcels 2000 as amended from time to time;"

Application

4. In paragraph 4(1) of the Scheme the words "Post Office Inland Post Scheme 1982" shall be deleted and replaced with: "Inland Letter Post Scheme 2000".

Air mail packets

5. In paragraph 9 (a) of the Scheme, the amount "37p" shall be deleted and replaced with: "40p".

Prohibitions

- 6. (1) In paragraph 11(2)(b) of the Scheme the words "or any counterfeit impression of a postal franking machine used under the direction or with the authority of the Post Office or any counterfeit of any other impression" shall be deleted and replaced with: "or any counterfeit of any impression".
- (2) In paragraph 11(2)(g) of the Scheme the words "impression of a postal franking machine, press or device" shall be deleted and replaced with: "franking mark or other impression".
- (3) In paragraph 11(2)(j) of the Scheme the words "any stamp or impression" shall be deleted and replaced with: "any stamp or franking mark or other impression".
- (4) The following shall be added as paragraph 11(2)(n) of the Scheme:
- "(n) containing or bearing any franking mark which has been made by franking equipment used otherwise than in accordance with the terms of the Post Office Scheme for Franking Letters and Parcels 2000 as amended from time to time or any franking mark which does not in any other respect comply with that Scheme".

Payment of Postage and Fees

- 7. (1) Paragraph 16(3)(c) of the Scheme shall be deleted and the following substituted:
- "(c) by franking marks which have been made by franking equipment used in accordance with the Post Office Scheme for Franking Letters and Parcels 2000 as amended from time to time and which comply in all other respects with that Scheme."
- (2) Paragraphs 16(5) and 16(6) of the Scheme shall be deleted and the following substituted:
- "(5) The Post Office Scheme for Franking Letters and Parcels 2000 as amended from time to time shall be read as one with this Scheme and shall apply with respect to the use of franking equipment to pay postage or fees and with respect to the posting of postal packets bearing franking marks."

Undeliverable Packets

8. Paragraph 19(2) of the Scheme shall be deleted and the following substituted:

- "(2) Where an incoming postal packet is received by the Post Office as an undeliverable item and that postal packet was not originally posted with the Post Office in the British postal area, then the Post Office may at its discretion, either
 - (a) Forward the postal packet to the sender or (at the Post Office's discretion) to an address agreed with the sender, and may charge the sender,
 - (i) in the case of any postal packet(s) weighing up to and including 750g, the appropriate second class letter post tariff for postal packets of that weight; or
 - (ii) in the case of any postal packet(s) weighing in excess of 750g the appropriate first class letter tariff for postal packets of that weight; or
 - (iii) where a number of postal packets are forwarded on the same occasion and the packets together are in the opinion of the Post Office of sufficient weight and size to be a parcel and the Post Office considers it appropriate to forward the postal packets as a parcel, the appropriate charge for that parcel in accordance with the Post Office Inland Parcel Post Scheme 1989;

and in any case, such additional administrative charge per postal packet as the Post Office in its discretion may determine from time to time; or

- (b) Permit the sender to collect the postal packet from Post Office premises, on such conditions and at such times as the Post Office may in its discretion specify, and may charge the sender such administrative charge per postal packet as the Post Office in its discretion may determine from time to time; or
- (c) Return the postal packet to the postal administration of sending or to the postal administration which forwarded the postal packet to the Post Office.
- (3) For the purposes of paragraphs 19(2), 19(4) and 19(5) of the Scheme, "sender" shall mean the person or persons shown on a return address or addresses on a postal packet or a person indicated on the postal packet as the sender by markings agreed with the Post Office.
- (4) Where there is more than one possible sender of a postal packet, the Post Office may elect, at its discretion, which person to treat as the sender for the purposes of paragraph 19(2) above. If a sender is approached and that person declines to pay the charges referred to in paragraph 19(2), then the Post Office may at its discretion in accordance with paragraph 19(2) approach any other person considered to be a sender under the definition in paragraph 19(3) above.
- (5) If a sender approached in accordance with paragraph 19(2) above declines to pay the charges referred to in paragraph 19(2) then at the discretion of the Post Office the postal packet may be destroyed or otherwise disposed of as the Post Office thinks fit."

Postcards

- 9. (1) In paragraph 21(1)(e) of the Scheme the words "or impressions of postal franking machines, presses or devices" shall be deleted and replaced with: "franking marks or other impressions".
- (2) In paragraph 21(3) of the Scheme the word "impression" shall be deleted and replaced with: "or franking mark or other impression".

Compensation for Special Delivery packets for transmission through a British Forces Post Office or sent to a British Forces Post Office numbered address through an ordinary post office

10. In paragraph 33A(3) of the Scheme the words "Post Office Inland Scheme 1989" shall be deleted and replaced with: "Post Office Inland Letter Post Scheme 2000".

Compensation for certain other postal packets

11. In paragraph 37(2) of the Scheme, the amount '126" shall be deleted and replaced with: "£27".

Redirection

12. In paragraphs 40(2), 40(7), 40(7)(b) and 40(7)(c) of the Scheme, the words "Post Office Inland Letter Post Scheme 1989" shall be deleted and replaced with: "Post Office Inland Letter Post Scheme 2000".

Postal packets posted on ships or by Forces abroad

13. In paragraph 42(3)(d) of the Scheme the words "Post Office Inland Letter Post Scheme 1989" shall be deleted and replaced with: "Post Office Inland Letter Post Scheme 2000".

Application of Post Office Inland Post Scheme

14. In paragraph 45 of the Scheme the description "Application of Post Office Inland Post Scheme" shall be deleted and the description "Application of Post Office Inland Letter Post Scheme 2000" inserted in its place.

Schedule 1 - Rates of postage on Letters and Postcards other than Airmail Packets

15. Schedule 1 to the Scheme shall be deleted and the following substituted:

"SCHEDULE 1

Rates of Postage on Letters and Postcards other than Airmail Packets

Paragraph 5

PART I Rates of postage under paragraph 6(1)

1.	Letter, printed packet and small packet£
	not exceeding 60g in weight
2.	Postcard

PART 2A Rates of postage under paragraph 5(1)

1.	Letter£	
	not exceeding 20g in weight	
	exceeding 20g but not exceeding 40g in weight 0.50	
	exceeding 40g but not exceeding 60g in weight 0.65	
	exceeding 60g but not exceeding 80g in weight 0.80	
	exceeding 80g but not exceeding 100g in weight 0.95	
	each additional 20g or part 20g	
	(up to a maximum weight of 2kg)0.15	
2	Postcard	

PART 2B Rates of postage under paragraph 5(2)	each additional 50g or part of 50g (up to a maximum weight of 2kg)0.19
Letter £	(b) Printed Packet complying with paragraph 14(l)(b)
not exceeding 20g in weight 0.36 exceeding 20g but not exceeding 40g in weight 0.50	exceeding 2kg but not exceeding 2,050g in weight 7.98
exceeding 40g but not exceeding 40g in weight 0.65	each additional 50g or part of 50g
exceeding 60g but not exceeding 80g in weight 0.80	(up to a maximum weight of 5kg)
exceeding 80g but not exceeding 100g in weight 0.95	
each additional 20g or part 20g (up to a maximum weight of 2kg)	2. Small Packet: £
	not exceeding 100g in weight0.57.
Postcard 0.36	exceeding 100g but not exceeding 150g in weight 0.76
PART 3	each additional 50g or part of 50g (up to a maximum weight of 2kg)0.19
Rates of postage under paragraph 7(3)	(up to a maximum weight of 2kg/
	PART 4
Letter £	Rates of postage under paragraph 10(3)
not exceeding 20g in weight 0.36	European Airmail Small Packet: £
not exceeding 20g in weight	1. European Annian Sman Facket.
exceeding 60g but not exceeding 100g in weight 0.83	Not exceeding 100g in weight0.87
each additional 50g or part of 50g	exceeding 100g but not exceeding 120g in weight 0.96
(up to a maximum weight of 2kg)0.33	each additional 20g or part of 20g
Postcard0.36"	(up to a maximum weight of 2kg)0.09
Postcura	PART 5
hedule 2 - Other rates of postage	Rates of postage under paragraph 7(1) (ii)
• •	
Schedule 2 to the Scheme shall be deleted and the following	not exceeding 60g in weight
ostituted:	exceeding 60g but not exceeding 100g in weight 0.41
"SCHEDULE 2	exceeding 100g but not exceeding 150g in weight 0.57 exceeding 150g but not exceeding 200g in weight 0.72
SCIEDOLE 2	exceeding 200g but not exceeding 250g in weight 0.84
ragraph 7	exceeding 250g but not exceeding 300g in weight 0.96
PART I	exceeding 300g but not exceeding 350g in weight 1.09
Dates of a second second 2(1)	exceeding 350g but not exceeding 400g in weight 1.24
Rates of postage under paragraph 7(1)	exceeding 400g but not exceeding 450g in weight 1.41 exceeding 450g but not exceeding 500g in weight 1.58
Letter £	exceeding 500g but not exceeding 500g in weight 1.38
	exceeding 600g but not exceeding 700g in weight 2.39
not exceeding 60g in weight0.19	exceeding 700g but not exceeding 750g in weight 2.56
exceeding 60g but not exceeding 100g in weight 0.33	exceeding 750g but not exceeding 800g in weight 2.77
exceeding 100g but not exceeding 150g in weight 0.44 exceeding 150g but not exceeding 200g in weight 0.54	exceeding 800g but not exceeding 900g in weight 3.05 exceeding 900g but not exceeding I kg in weight 3.32
exceeding 200g but not exceeding 250g in weight 0.66	each subsequent 250g or part of 250g
exceeding 250g but not exceeding 300g in weight 0.76	(up to a maximum weight of 2kg)
exceeding 300g but not exceeding 350g in weight 0.87	
exceeding 350g but not exceeding 400g in weight 1.00	Schedule 3 - Rates of Postage on Airmail Packets
exceeding 400g but not exceeding 450g in weight 1.14 exceeding 450g but not exceeding 500g in weight 1.30	17. Schedule 3 to the Scheme shall be deleted and the follow
exceeding 500g but not exceeding 600g in weight 1.52	substituted:
exceeding 600g but not exceeding 700g in weight 1.74	•
exceeding 700g but not exceeding 750g in weight 1.85	"SCHEDULE 3
DADT 2	RATES ON POSTAGE OF AIRMAIL PACKETS
PART 2 Rates of postage under paragraph 10(1)	Paragraph 9
European Airmail Printed Packet £	Rates of Postage on Airmail Packets
not exceeding 100g in waight 0.75	PART I
not exceeding 100g in weight	rani i
each additional 20g or part of 20g	1. Airmail Letter to Zone 1:
(up to a maximum weight of 2kg)0.08	
European Airmail Printed Packet complains with	not exceeding 10g in weight
European Airmail Printed Packet complying with paragraph 14(1)(b)	exceeding 10g but not exceeding 20g in weight 0.65 each additional 20g or part of 20g
L0L //-//-/	(up to a maximum weight of 2kg)
exceeding 2kg but not 2,020g in weight 8.43	
each additional 20g or part of 20g	2. Airmail Letter to Zone 2: £
(up to a maximum weight of 5kg)0.08	not avecading 10s in weight
PART 3	not exceeding 10g in weight
Rates of postage under paragraph 10(2)	each additional 20g or part of 20g
2.2 G	(up to a maximum weight of 2kg)0.42
	<u></u>
(a) Printed Packet: £	
(a) Printed Packet: £ not exceeding 100g in weight	3. Airmail Postcard to Zone 1 or Zone 20.40

	PART 2	exceeding 100g but not exceeding 120g in weight 0.96
1	Airmail Printed Packet to Zone 1:	exceeding 120g but not exceeding 140g in weight 1.17 exceeding 140g but not exceeding 160g in weight 1.41 exceeding 160g but not exceeding 180g in weight 1.62
	not exceeding 100g in weight	exceeding 180g but not exceeding 200g in weight 1.83 exceeding 200g but not exceeding 220g in weight 2.05
	each additional 20g or part of 20g (up to a maximum weight of 5kg)	exceeding 220g but not exceeding 240g in weight 2.26 exceeding 240g but not exceeding 260g in weight 2.48
2.	Airmail Printed Packet, to Zone 2:	exceeding 260g but not exceeding 280g in weight 2.68 exceeding 280g but not exceeding 300g in weight 2.85 exceeding 300g but not exceeding 320g in weight 3.00
	not exceeding 100g in weight	exceeding 320g but not exceeding 340g in weight 3.17 exceeding 340g but not exceeding 360g in weight 3.36
	each additional 20g or part of 20g (up to a maximum weight of 5kg)	exceeding 360g but not exceeding 380g in weight 3.52 exceeding 380g but not exceeding 400g in weight 3.69
3.	Airmail Small Packet to Zone 1: £	exceeding 400g but not exceeding 420g in weight 3.89 exceeding 420g but not exceeding 440g in weight 4.04 exceeding 440g but not exceeding 460g in weight 4.23
	not exceeding 100g in weight1.15 exceeding 100g but not exceeding 120g in weight 1.32	exceeding 460g but not exceeding 480g in weight 4.40 exceeding 480g but not exceeding 500g in weight 4.56
	each additional 20g or part of 20g (up to a maximum weight of 2kg)	each additional 20g or part of 20g (up to a maximum weight of 2kg)
4.	Airmail Small Packet to Zone 2: £	4. Postcard 0.27"
	not exceeding 100g in weight	Schedule 6A - Special Delivery Packets for Transmission Through a British Forces Post Office or to a British Forces Post Office
	each additional 20g or part of 20g (up to a maximum weight of 5kg)	Numbered Address through a Ordinary Post Office - Compensation Fees and Maximum Compensation
5.	Packet consisting of or containing only literature for the blind to:	18. Schedule 6A to the Scheme shall be deleted and the following substituted:
	(a) Europe: Not exceeding 1 kg in weight postage free	"SCHEDULE 6A Paragraph 33 A
	Exceeding 1 kg but not	SPECIAL DELIVERY PACKETS FOR TRANSMISSION
	exceeding 7kg in weight £0.01 for each 50g or part of	THROUGH A BRITISH FORCES POST OFFICE OR TO A BRITISH FORCES POST OFFICE NUMBERED ADDRESS
	(b) Zone 1 or Zone 2	THROUGH AN ORDINARY POST OFFICE - COMPENSATION FEES AND MAXIMUM
	Not exceeding 500 g in weight£0.10 Exceeding 500g but not exceeding	COMPENSATION.
	1 kg in weight£0.20 Exceeding 1 kg but not exceeding	Fee, including postage £
	7kg in weight£020 per kg or part	Compensation not exceeding £250 Weight not over 100g to European destinations 3.50
PA	ART 3	Weight not over 100g to destinations outside Europe
	ostal Packets posted for Transmission to those persons mentioned the paragraph 6(2) (i) or (ii)	Weight not over 500g to European destinations 3.80 Weight not over 500g to destinations outside Europe
	To Europe £	Weight not over 1,000g to European destinations 4.95 Weight not over 1,000g to destinations
1.		outside Europe9.17
	not exceeding 60g in weight	Weight not over 2,000g to European destinations 6.20 Weight not over 2,000g to destinations outside Europe14.25
	exceeding 100g but not exceeding 150g in weight 0.57 exceeding 150g but not exceeding 200g in weight 0.72 exceeding 200g but not exceeding 250g in weight 0.84	Fee, including postage £
	exceeding 250g but not exceeding 300g in weight 0.96	Compensation not exceeding £1,000
	exceeding 300g but not exceeding 350g in weight 1.09 exceeding 350g but not exceeding 400g in weight 1.24	Weight not over 100g to European destinations 3.95 Weight not over 100g to destinations
	exceeding 400g but not exceeding 450g in weight 1.41	outside Europe4.42
	exceeding 400g but not exceeding 450g in weight 1.41 exceeding 450g but not exceeding 500g in weight 1.58	outside Europe
	exceeding 400g but not exceeding 450g in weight 1.41 exceeding 450g but not exceeding 500g in weight 1.58 exceeding 500g but not exceeding 600g in weight 1.90	outside Europe
	exceeding 400g but not exceeding 450g in weight 1.41 exceeding 450g but not exceeding 500g in weight 1.58 exceeding 500g but not exceeding 600g in weight 1.90 exceeding 600g but not exceeding 700g in weight 2.39 exceeding 700g but not exceeding 750g in weight 2.56	outside Europe
	exceeding 400g but not exceeding 450g in weight 1.41 exceeding 450g but not exceeding 500g in weight 1.58 exceeding 500g but not exceeding 600g in weight 1.90 exceeding 600g but not exceeding 700g in weight 2.39 exceeding 700g but not exceeding 750g in weight 2.56 exceeding 750g but not exceeding 800g in weight 2.77	outside Europe
	exceeding 400g but not exceeding 450g in weight 1.41 exceeding 450g but not exceeding 500g in weight 1.58 exceeding 500g but not exceeding 600g in weight 1.90 exceeding 600g but not exceeding 700g in weight 2.39 exceeding 700g but not exceeding 750g in weight 2.56 exceeding 750g but not exceeding 800g in weight 2.77 exceeding 800g but not exceeding 900g in weight 3.05 exceeding 900g but not exceeding 1000g in weight 3.32	outside Europe
	exceeding 400g but not exceeding 450g in weight 1.41 exceeding 450g but not exceeding 500g in weight 1.58 exceeding 500g but not exceeding 600g in weight 1.90 exceeding 600g but not exceeding 700g in weight 2.39 exceeding 700g but not exceeding 750g in weight 2.56 exceeding 750g but not exceeding 800g in weight 2.77 exceeding 800g but not exceeding 900g in weight 3.05	outside Europe
2.	exceeding 400g but not exceeding 450g in weight 1.41 exceeding 450g but not exceeding 500g in weight 1.58 exceeding 500g but not exceeding 600g in weight 1.90 exceeding 600g but not exceeding 700g in weight 2.39 exceeding 700g but not exceeding 750g in weight 2.56 exceeding 750g but not exceeding 800g in weight 2.77 exceeding 800g but not exceeding 900g in weight 3.05 exceeding 900g but not exceeding 1000g in weight 3.32 each subsequent 250g or part of 250g	outside Europe
	exceeding 400g but not exceeding 450g in weight 1.41 exceeding 450g but not exceeding 500g in weight 1.58 exceeding 500g but not exceeding 600g in weight 1.90 exceeding 600g but not exceeding 700g in weight 2.39 exceeding 700g but not exceeding 750g in weight 2.56 exceeding 750g but not exceeding 800g in weight 2.77 exceeding 800g but not exceeding 900g in weight 3.05 exceeding 900g but not exceeding 1000g in weight 3.32 each subsequent 250g or part of 250g (up to a maximum weight of 2kg)	outside Europe
	exceeding 400g but not exceeding 450g in weight 1.41 exceeding 450g but not exceeding 500g in weight 1.58 exceeding 500g but not exceeding 600g in weight 1.90 exceeding 600g but not exceeding 700g in weight 2.39 exceeding 700g but not exceeding 750g in weight 2.56 exceeding 750g but not exceeding 800g in weight 2.77 exceeding 800g but not exceeding 900g in weight 3.05 exceeding 900g but not exceeding 1000g in weight 3.05 exceeding 900g but not exceeding 1000g in weight 3.32 each subsequent 250g or part of 250g (up to a maximum weight of 2kg)	outside Europe
	exceeding 400g but not exceeding 450g in weight 1.41 exceeding 450g but not exceeding 500g in weight 1.58 exceeding 500g but not exceeding 600g in weight 1.90 exceeding 600g but not exceeding 700g in weight 2.39 exceeding 700g but not exceeding 750g in weight 2.56 exceeding 750g but not exceeding 800g in weight 2.77 exceeding 800g but not exceeding 900g in weight 3.05 exceeding 900g but not exceeding 1000g in weight 3.32 each subsequent 250g or part of 250g (up to a maximum weight of 2kg)	outside Europe

Weight not over 500g to European destinations 5.15 Weight not over 500g to destinations
outside Europe
Weight not over 1,000g to European destinations 6.30 Weight not over 1,000g to destinations
outside Europe10.48
Weight not over 2,000g to European destinations 7.55 Weight not over 2,000g to destinations
outside Europe

Schedule 10 - Application of Post Office Inland Letter Post Scheme

19. Schedule 10 of the Scheme shall be deleted and the following substituted:

"SCHEDULE 10

APPLICATION OF THE POST OFFICE INLAND LETTER POST SCHEME

The Post Office Inland Letter Post Scheme 2000 (Post Office Scheme L-/2000)

Section 6.5 (Forwarding letters to evade payment of postage) The reference to "section 17 of this Scheme" shall be read as a reference to paragraph 17 of this Scheme

Section 14 (Postage Stamps, Postmarks and Marks)

Section 29 (Post Restante) The reference in section 29.7 to "section 8 of this Scheme" shall be read as a reference to paragraph 19 of this Scheme

Section 34.3 (Redirection of letters addressed to deceased persons)

Section 40 (Special Delivery) (1) This section shall apply only to outgoing packets posted under this Scheme other than printed packets and small packets for transmission through a British Forces Post Office outside the British Postal Area. (2) References to "fees" and "postage" shall be read as references to the relevant charges and postage payable under this Scheme. (3) The reference in section 40.12 to "compensation provisions" shall be read as a reference to the relevant compensation provisions under this Scheme."

Signed on behalf of the Post Office by R.L. Trundell (a person authorised by the Post Office to act in that behalf).

14 April 2000

(2201/91)

POST OFFICE SCHEME [IL1/2000]

NOTE: The Scheme which follows this note has been made under section 28 of the Post Office Act 1969 and will come into operation on 27th April 2000 when it will replace:

(a) the Post Office Inland Letter Post Scheme 1989 (Post Office Scheme L1/1989) and

(b) all schemes which amended that scheme

(This note is not part of the Scheme)

THE POST OFFICE INLAND LETTER POST SCHEME 2000

The Post Office Inland Letter Post Scheme (Post Office Scheme IL1/2000)

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SCHEDULE II

DEFINITION OF TERMS USED IN THIS SCHEME

THE POST OFFICE INLAND LETTER POST SCHEME 2000 (Post Office Scheme IL1/2000)

The Post Office, by virtue of the powers conferred on it by section 28 of the Post Office Act 1969 and all other relevant enabling powers, hereby makes the following Scheme.

PART 1

INTRODUCTION

1. APPLICATION

- This Scheme sets out the Post Office's conditions for: 1.1
- accepting a letter posted in the United Kingdom for delivery to an address in the United Kingdom, the Channel Islands or the Isle of Man;
- accepting a letter sent from the Channel Islands or the Isle of Man for delivery to an address in the United Kingdom;
- 1.1.3 providing other services in connection with inland letter post and letter post sent between the United Kingdom and the Channel Islands or the Isle of Man
- 1.2 This Scheme should be read as one with the Post Office Overseas Letter Post Scheme 1982, the Post Office Inland Parcel Post Scheme 1989, the Post Office Overseas Parcel Post Scheme 1982 and the Post Office Scheme for Franking Letters and Parcels 2000.

- This Scheme is made under section 28 of the Post Office Act 1969 and comes into operation on 27th April 2000. Together with the Post Office's Scheme for Franking Letters and Parcels 2000 it revokes and replaces the Post Office Inland Letter Post Scheme 1989 (Post Office Scheme L1/1989) and all published amendments to that Scheme. It should be referred to as the Post Office Inland Letter Post Scheme 2000.
- The Post Office may amend this Scheme from time to 22 time. Amendments will be published in the London, Edinburgh and Belfast Gazettes.

3. INTERPRETATION

- 3.1 The definition of terms used in this Scheme are set out in Schedule II to this Scheme.
- 3.2 Any reference in any other Post Office Scheme or in any document issued by or under the authority of the Post Office to a provision of any earlier version of the Inland Letter Post Scheme should be interpreted as a reference to the relevant provision of this Scheme and/ or the Post Office Scheme for Franking Letters and Parcels 2000.

4. DISCRETION TO PROVIDE SERVICES UNDER THIS **SCHEME**

4.1 The Post Office may provide the postal services referred to in this Scheme for such times, during such periods, at such post offices and in such circumstances as it may in its discretion decide.

PART 2 GENERAL CONDITIONS FOR POSTING A LETTER

5. FIRST AND SECOND CLASS

- A letter which complies with the applicable conditions of this Scheme except for a Special Delivery letter will
- First Class if the relevant amount of postage set out in 5.1.1 paragraph 8 of Schedule 1 to this Scheme has been paid, or the sender has entered into an agreement with the Post Office to pay that amount of postage;
- Second Class if the relevant amount of postage set out in paragraph 8 of Schedule 1 to this Scheme has been paid, or the sender has entered into an agreement with the Post Office to pay that amount of postage; or
- Second Class if insufficient postage for First Class, but 5.1.3 more than sufficient postage for Second Class, has been paid.
- 5.2 The Post Office aims to deliver a letter sent First Class the next working day after posting and to deliver a letter sent Second Class within three working days after posting.
- Valuables must not be sent by First or Second Class. 5.3 Valuables must be sent using the Special Delivery service in accordance with the conditions set out in section 40 of this Scheme.

FORWARDING A LETTER

- A recipient of a letter (except a Business Reply, Freepost, Special Delivery or Recorded letter) may forward it from its original address to another address in the United Kingdom, the Channel Islands or the Isle of Man by writing or printing the new address on the cover or envelope of the letter and re-posting the letter. A letter may only be forwarded in this way to the original addressee.
- 6.2 The Post Office will not charge additional postage for forwarding a letter that is re-posted on the day of delivery or on the following working day except in the circumstances set out below.

- 6.3 The Post Office will charge additional postage and any applicable fee for forwarding a letter if it has been opened before being re-posted, or the name of the original addressee is covered or obscured, or it is forwarded by a business or a person acting on behalf of a business. The Post Office may charge an additional fee, to be fixed by the Post Office from time to time, to forward a letter.
- 6.4 The Post Office may at its discretion deliver to the addressee or return to the sender a letter which has been forwarded and which bears a Special Delivery or Recorded label. In either case the Post Office will charge the addressee or sender additional postage and/ or a fee to be fixed by the Post Office from time to time.
- 6.5 In any case where the Post Office considers that a letter has been forwarded to evade payment of postage it may treat it as an unpaid letter in accordance with section 17 of this Scheme.
- 6.6 The Post Office can be required under the Social Security Administration Act 1992 and the Social Security Administration (Northern Ireland) Act 1992 ("the Acts") not to deliver items of social security post which have been forwarded or redirected to a new address, but to return them to the sender. The Post Office is required under the Acts to provide information about the redirection of social security post to persons specified in the Acts.

A LETTER WHICH DOES NOT MEET POST OFFICE CONDITIONS

- 7.1 The Post Office may refuse to accept a letter that does not meet the conditions set out in this Scheme or may treat it as undeliverable in accordance with section 8 of this Scheme.
- 7.2 If a letter does not meet the conditions of the service paid for, the Post Office may convey it using a different service. In this circumstance, the postage, fees and conditions of the service by which the letter is conveyed will apply, but the Post Office's liability under this Scheme may not apply. This provision applies to a letter which has been posted or found on Post Office premises which appears to be intended for posting.

8. A LETTER WHICH WILL NOT BE DELIVERED

- 8.1 The Post Office may decide not to deliver a letter which it considers impracticable or unreasonable to deliver. Such a letter is referred to in this Scheme as undeliverable.
- 8.2 The Post Office may consider that it is impracticable or unreasonable to deliver a letter:
- 8.2.1 if the person to whom the letter is addressed is deceased or believed to be deceased;
- 8.2.2 if the address is unsafe;
- 8.2.3 if the address to which the letter is to be delivered is not permanently occupied;
- 8.2.4 if the letter does not bear a complete or legible address;
- 8.2.5 for any reason concerning the health and safety of staff; or
- 8.2.6 for any other reason.
- 8.3 Where a letter is undeliverable and:
- 8.3.1 the sender's name and address are legible on the cover or envelope, the Post Office may return the letter to the sender unopened;
- 8.3.2 the sender's name and address are not on the cover or envelope, or they are illegible, the letter may be opened. If the name and address of the sender are inside, and the letter does not consist solely of advertising material, newspapers or magazines, the letter may be returned to the sender;
- 8.3.3 the letter is opened and the name and address of the sender are not inside, and/or if the letter consists solely

- of advertising material, newspapers or magazines, the letter may be dealt with or disposed of at the discretion of the Post Office.
- 8.4 Section 8.3 does not apply to an electoral letter or a letter consisting of a registered newspaper. If such a letter is undeliverable, the Post Office may:
- 8.4.1 if the sender's name and address are legible on the cover or envelope, return it to the sender unopened; or
- 8.4.2 if the sender's name and address are not on the cover or envelope, or if they are illegible, the letter may be dealt with or disposed of at the discretion of the Post Office.
- 8.5 The Post Office will not charge any additional postage or fee for returning an undeliverable letter but the sender may have to pay any other fees that apply. If any applicable fee is not paid, the letter may be dealt with or disposed of at the discretion of the Post Office.

9. PACKING

- 9.1 A letter must be packaged and sealed such that, in the opinion of the Post Office, damage or harm will not be caused to other letters, equipment, or Post Office staff.
- 9.2 The address must not be obscured or made difficult to read in any way including by the manner in which the contents are enclosed in the letter.
- 9.3 A letter must not have on its envelope or cover:
- 9.3.1 anything which obscures the postage stamp or mark;
- 9.3.2 anything which is likely, in the Post Office's opinion, to make it difficult for the Post Office to apply a postmark to the cover or envelope;
- 9.3.3 anything which, in the Post Office's judgement, is likely to make the postmark illegible;
- 9.3.4 any counterfeit or fake postage stamp or mark;
- 9.3.5 any postage stamp or mark which has already been used to pay postage;
- 9.3.6 signs, words or marks, used without official permission, which could indicate that the letter was sent on Her Majesty's Service or was conveyed and delivered by the Post Office; or
- 9.3.7 any signs, words, marks or designs which are offensive, obscene or indecent.
- 9.4 A letter must not be made up in any way or have anything on its cover or envelope which, in the judgement of the Post Office, makes it difficult or embarrassing to deliver the letter.
- 9.5 A postage stamp or mark must not be attached to a letter using staples, sticky tape, or any other means that the Post Office does not approve.
- 9.6 A postage stamp or mark must be placed in the top right hand corner on the front of the cover or envelope of a letter unless the Post Office specifies otherwise.

10. PAYING POSTAGE AND FEES

- 10.1 Postage must be paid before a letter is posted, unless:
- 10.1.1 the letter is a Response Services letter in respect of which a licensee has paid or agreed to pay postage in accordance with section 38 of this Scheme;
- 10.1.2 the letter contains or consists of an address, electoral letter or petition to the Sovereign or either House of Parliament and is posted in accordance with the conditions set out in section 19 of this Scheme:
- 10.1.3 the letter contains articles for the blind and is posted in accordance with the conditions set out in section 21 of this Scheme:
- 10.1.4 the letter is re-posted to be forwarded in accordance with sections 6.1 and 6.2 of this Scheme; or
- 10.1.5 the sender has entered into a credit agreement or other arrangement for payment of postage with the Post Office.

- 10.2 All fees must be paid in advance unless the Post Office agrees otherwise.
- 10.3 The sender must demonstrate with respect to each letter posted that postage has been paid, or that the sender has entered into an arrangement with the Post Office for postage to be paid, on the letter. To demonstrate such payment or arrangement, a postage stamp or mark must be fixed, printed, impressed, embossed or otherwise marked on the cover or envelope of the letter, or the letter must be marked in any other way the Post Office may approve.
- 10.4 A postage stamp or mark may not be used to demonstrate payment of postage on a letter, or to demonstrate that the sender has entered into an arrangement with the Post Office for postage to be paid on a letter, if it is damaged or imperfect, or if it has been defaced, or if it has anything written or printed over it. An adhesive postage stamp which is perforated with initials by means of a punch may be used for those purposes, provided that the perforation holes are smaller than the holes dividing one stamp from another on a sheet of stamps.
- 10.5 A postage stamp or mark that has already been used to pay postage, or to demonstrate that the sender has entered into an arrangement with the Post Office to pay postage, cannot be re-used for those purposes.

11. POSTAGE RATES AND FEES

- 11.1 Postage rates for delivery of a letter within the United Kingdom are set out in Schedule I to this Scheme.
- 11.2 The Post Office may change postage rates from time to time. A change to postage rates and the date on which the changed rates will come into effect will be published in advance of the change in the London, Edinburgh and Belfast Gazettes.
- 11.3 The Post Office may charge fees (which may be in addition to any postage that may be payable) for use of the postal services set out in this Scheme. The Post Office may change the rate of any fees from time to time.

12. POSTCODES

12.1 Postcodes are allocated by the Post Office at its discretion throughout the United Kingdom in accordance with the operational needs of the Post Office's network of mail centres. The codes are routing codes and the Post Office may amend them at its discretion.

13. POSTING

- 13.1 A letter, except one to which sections 13.3 to 13.6 apply, must be posted in one of the following ways:
- 13.1.1 by placing it in a post box;
- 13.1.2 by placing it in a Private Post Box (see section 13.2 below):
- 13.1.3 by handing it to an authorised member of Post Office staff at a post office or mail centre;
- 13.1.4 by Business Collection; or
- 13.1.5 in any other manner which the Post Office may approve.
- 13.2 A letter placed in a Private Post Box will be deemed to have been posted when collected by the Post Office and not before.
- 13.3 A petition and an address to the Sovereign or Parliament, an electoral letter, a Recorded letter, and a Special Delivery letter must be posted:
- 13.3.1 by handing to an authorised member of Post Office staff at a post office or mail centre;
- 13.3.2 by Business Collection; or
- 13.3.3 in any other manner which the Post Office may approve.

- 13.4 A franked letter must be posted in accordance with the conditions set out in the Post Office Scheme for Franking Letters and Parcels 2000, unless the letter is being sent using the Recorded service or the Special Delivery service, when section 13. 3 shall apply.
- 13.5 A letter bearing a postage paid impression must be posted in accordance with the conditions set out in any relevant licence.
- 13.6 A Prepaid in Cash letter must be posted:
- 13.6.1 by handing to an authorised member of Post Office staff at a Post Office counter or mail centre; or
- 13.6.2 in any other manner which the Post Office may approve.

14. POSTAGE STAMPS POSTMARKS AND MARKS

- 14.1 The Post Office may itself use and authorise others to use any postage stamp or mark, impression, sticker, label or other device it considers suitable (including postmarks incorporating advertisements or postal information), to indicate payment of postage and fees, to cancel postage stamps or for any other postal purpose it considers appropriate.
- 14.2 The Post Office may apply a postmark to a cover or envelope in any manner which it considers appropriate for postal purposes.
- 14.3 The Post Office may also charge a fee (to be fixed by the Post Office from time to time) for cancelling postage stamps with a special postmark, or for applying a postmark which incorporates an advertisement.

15. PROHIBITIONS AND RESTRICTIONS

- 15.1 The Post Office will not accept a letter that contains any of the following;
- 15.1.1 clinical and medical waste;
- 15.1.2 counterfeit money or counterfeit postage stamps;
- 15.1.3 dry ice;
- 15.1.4 environmental waste;
- 15.1.5 explosives;
- 15.1.6 flammable, non flammable and toxic compressed gases;
- 15.1.7 flammable solids;
- 15.1.8 indecent, obscene or offensive material;
- 15.1.9 infectious substances listed by the World Health Organisation to be in risk group 4 and the group 3 substances listed in schedule 3 part 5 of the Control of Substances Hazardous to Health Regulations 1999 (COSHH).
- 15.1.10 lottery tickets except United Kingdom lottery tickets;
- 15.1.11 oxidising materials or organic peroxides;
- 15.1.12 toxic liquids, solids or gases; or
- 15.1.13 any other item prohibited by law or that in the opinion of the Post Office may be harmful or dangerous to Post Office employees.
- 15.2 A letter containing any of the following items may be posted provided that the sender meets all Post Office requirements for acceptance of the item, including, but not limited to, packaging requirements:
- 15.2.1 aerosols:
- 15.2.2 alcoholic beverages;
- 15.2.3 asbestos;
- 15.2.4 batteries;
- 15.2.5 battery operated goods;
- 15.2.6 butane lighters and refills;
- 15.2.7 corrosives;
- 15.2.8 drugs;
- 15.2.9 flammable liquids;
- 15.2.10 guns;

- 15.2.11 diagnostic substances listed in the World Health Organisation's risk groups 1-3 inclusive (except as mentioned in section 15.1.9);
- 15.2.12 living creatures;
- 15.2.13 magnetised materials:
- 15.2.14 matches:
- 15.2.15 paints, varnishes, enamels and similar substances;
- 15.2.16 perishable goods;
- 15.2.17 pesticides;
- 15.2.18 poisons;
- 15.2.19 radioactive materials: or
- 15.2.20 vaccines.

16. SIZE AND WEIGHT LIMITS

- 16.1 A letter must comply with the size and weight limits set out below. Where a letter exceeds these limits, the Post Office may:
- 16.1.1 convey the letter using a different service from the one paid for by the sender; in those circumstances the postage, fees and conditions of that service will apply;
- 16.1.2 refuse to accept the letter; or
- 16.1.3 return the letter to the sender.

In any of these circumstances, the Post Office's liability under this Scheme may not apply.

- 16.2 There is no restriction on the weight of a letter sent First Class. A letter which exceeds 750g in weight may not be sent Second Class.
- 16.3 The maximum size of a letter must not exceed 610mm in length or 460mm in width or 460mm in depth. For a roll shaped letter the length plus twice the diameter may not exceed 1.04m with the greatest dimension being no more than 900mm.
- 16.4 The minimum thickness for a letter is 0.25mm. The Post Office may refuse to accept or to deliver a letter that is less than 0.25mm thick.

17. UNDERPAID OR UNPAID POSTAGE AND FEES

- 17.1 Where the amount of postage and/or fee paid in respect of a letter is less than the amount payable under this Scheme, or where no postage or fee has been paid, the Post Office may:
- 17.1.1 deliver the letter to the address;
- 17.1.2 allow the addressee or someone on the addressee's behalf to collect it from a specified office;
- 17.1.3 return the letter to the sender;
- 17.1.4 treat the letter as undeliverable in accordance with section 8 of this Scheme: or
- 17.1.5 otherwise deal with or dispose of the letter at the discretion of the Post Office.
- 17.2 In each case set out in section 17.1 the Post Office may first retain the letter for as long as it considers necessary.
- 17.3 The Post Office may require the addressee or sender to pay an amount to be fixed by the Post Office before the letter is delivered or released for collection. The amount due may include a surcharge in addition to the underpaid or unpaid postage. Where the amount due is not paid the letter may be dealt with or disposed of at the discretion of the Post Office.

PART 3

SPECIAL CONDITIONS

18. SPECIAL CONDITIONS FOR POSTAL SERVICES

18.1 The general conditions set out in sections 5 to 17 of this Scheme must be complied with in addition to the special conditions set out in this part of this Scheme, except

- where the general condition is inconsistent with the special condition in which case the special condition applies.
- 18.2 The Post Office may impose terms and conditions in relation to the provision and use of postal services in addition to those set out in this Scheme, where it considers it necessary or appropriate to do so. Such terms and conditions may be contained in application forms, licences, or any other document issued or authorised for issue by the Post Office and shall be deemed to form part of this Scheme. Any such additional terms or conditions will be subject to the provisions of this Scheme.
- 18.3 The Post Office may withdraw any service in the event of misuse, or a breach of the conditions of use or damage to the Post Office's reputation.

19. ADDRESSES AND PETITIONS TO THE SOVEREIGN AND PETITIONS TO PARLIAMENT

- 19.1 Provided that the conditions in this section, and any other applicable conditions of this Scheme are complied with, the Post Office will accept and deliver free of charge:
- 19.1.1. an address or petition to the Sovereign;
- 19.1.2 a petition addressed to a member of either House of Parliament.
- 19.2 For the purposes of section 19.1, an address to the Sovereign is a formal signed written representation or appeal in respect of any concern or grievance for which no other constitutional remedy is readily available.
- 19.3 For the purposes of section 19.1, a petition is a signed document intended to be presented to the Sovereign or Parliament asking for action to be taken on a particular issue.
- 19.4 The Post Office will accept a letter consisting of an address or petition for free delivery on condition that:
- 19.4.1 it is a signed original and not a copy;
- 19.4.2 it is within the Post Office size limits;
- 19.4.3 it does not weigh more than two kilograms;
- 19.4.4 it is packed so that contents can easily be inspected;
- 19.4.5 the words 'ADDRESS TO HM THE QUEEN', 'PETITION TO HM THE QUEEN', 'PETITION TO THE HOUSE OF COMMONS' or 'PETITION TO THE HOUSE OF LORDS' are clearly marked on the cover or envelope in capital letters; and
- 19.4.6 it does not enclose any other item.
- 19.5 An address, petition or electoral letter must be posted in accordance with section 13.3 of this Scheme.
- 19.6 The Post Office will not accept a letter for free delivery which the Post Office does not consider to contain a genuine address or petition.
- 19.7 Postage must be prepaid in the normal way on a letter, not containing an address to the Sovereign or petition, which is addressed to the Sovereign, a Member of Parliament or a government department or employee, including any letter with "On Her Majesty's Service" or "OHMS" written on the cover or envelope.
- 19.8 In this Scheme, an electoral letter is a letter sent in accordance with the provisions of Section 91 of the Representation of the People Act 1983, as amended by the Representation of the People Act 1985.

20. ADMAIL

- 20.1 The Admail service is a redirection service which enables a business to receive letters at an address ("a Delivery Address") different from that which appears on the cover or envelope ("an Admail Address"). This is called the Admail service.
- 20.2 A business wishing to use the Admail service must enter into an Admail Agreement ("the Agreement").

- 20.3 The Agreement authorises a business to use on its outer cover or envelopes an Admail Address issued by the Post Office. The Agreement may contain conditions as to payment by a business for use of the service and other terms and conditions.
- 20.4 Agreements are available for periods of 30, 60, 90, 180 or 365 days.
- 20.5 The Admail Service may be used in conjunction with Response Services (see section 38 below). When it is used in conjunction with Response Services it is called Freepost Admail.
- 20.6 Except where the Admail service is used in conjunction with Response Services, the sender must affix a stamp to the letter.
- 20.7 A business using the Admail service must specify a Delivery Address (which must be in the United Kingdom) to which the letter is to be delivered.
- 20.8 An Admail letter must be addressed in the terms specified in the Agreement.
- 20.9 The Post Office may terminate the Agreement, or impose a surcharge on the delivery of an Admail letter, if it is found that the conditions of the Agreement and/or the conditions set out in this Scheme have been broken.
- 20.10 The Post Office has the right to disclose the full name and address of the business using the Admail service and/or the full name and address of delivery to anyone requesting the information and to terminate the Agreement in the event of misuse.
- 20.11 The fees applicable to the Admail service are shown in paragraph 1 of Schedule I to this Scheme.

21. ARTICLES FOR THE BLIND

- 21.1 Provided that the conditions in this section and any other applicable conditions of this Scheme are met, the Post Office will accept and deliver free of charge, by First Class, a letter containing articles for the blind. This is called the Articles for the Blind service.
- 21.2 In this Scheme, 'blind people' and 'the blind' means:
- 21.2.1 persons registered as blind under the provisions of the National Assistance Act 1948; or
- 21.2.2 persons whose standard of close-up vision, with spectacles, is N12 or less.
- 21.3 In this Scheme, 'articles for the blind' means:
- 21.3.1 books, papers and letters which are specifically prepared for use by blind people;
- 21.3.2 papers sent to anyone to be specially prepared or impressed so that blind people can use them;
- 21.3.3 relief maps;
- 21.3.4 machines, frames and attachments for making impressions for blind people to use;
- 21.3.5 writing frames and attachments; or
- 21.3.6 Braille instruction manuals.
- 21.4 In this Scheme, 'articles for the blind' also means:
- 21.4.1 games (including card games);
- 21.4.2 mathematical appliances and attachments;
- 21.4.3 'talking books' and 'talking newspapers', which are recordings of readings from printed sources, such as books, journals, newspapers, periodicals or similar publications;
- 21.4.4 equipment used to play talking books and newspapers;
- 21.4.5 metal plates impressed or sent for impressing for use by blind people;
- 21.4.6 supplies of covers, envelopes and labels for sending articles for use by blind people;
- 21.4.7 watches, clocks, timers, tools and measuring equipment designed for blind people to use;

- 21.4.8 walking sticks adapted for blind people;
- 21.4.9 harnesses for guide dogs; or
- 21.4.10 computer disks and CDs which have been prepared for blind people and do not contain information which can be read without specially prepared encryption software.
- 21.5 The articles listed in section 21.4 may only be sent using the Articles for the Blind service to blind persons by organisations or institutions which have a special arrangement with the Post Office, or by blind persons to such organisations or institutions.
- 21.6 A letter to be sent using the Articles for the Blind service must comply with the following conditions:
- 21.6.1 it must weigh less than 7kg;
- 21.6.2 the words 'ARTICLES FOR THE BLIND' and the sender's name and address must be clearly marked on its cover or envelope;
- 21.6.3 it must have a cover or envelope that can easily be removed so that the Post Office may inspect its contents; and
- 21.6.4 it must not contain any item or personal message which is not an article for the blind, with the exception of a label showing the name and address of the sender, and instruction booklets, guarantees, technical documentation and other information provided for use with an article for the blind.
- 21.7 Standard or large print items may not be sent using the Articles for the Blind service unless, in the reasonable opinion of the Post Office, they fall within the definition of articles for the blind and, in particular, the items listed in section 21.3.1 of that definition.
- 21.8 The Post Office may open and inspect the contents of a letter marked as containing articles for the blind.

22. BUSINESS COLLECTION

- 22.1 The Post Office may on application by a business collect a letter for posting from that business's premises. This is called the Business Collection service.
- 22.2 The Post Office makes regular collections on weekdays and may by arrangement also collect on Saturdays and Sundays. The Post Office may also make one-off collections by arrangement. Except in case of one-off collections, the Post Office provides this service for periods of one year.
- 22.3 The Post Office will make Business Collections from the ground floor of the address occupied by the sender, or from the nearest floor to the ground floor, if the sender's address is not on the ground floor.
- 22.4 The fee for Business Collection is charged per collection point and is shown in paragraph 3 of Schedule I to this Scheme.

23. BUSINESS RETENTION

- 23.1 The Post Office may on application by a business retain a letter addressed to that business for a specified period. At the end of the retention period, the Post Office will deliver the letter as addressed. This is called the Business Retention service.
- 23.2 The maximum period the Post Office will retain a Recorded or a Special Delivery letter is 7 and 21 days respectively. The maximum period the Post Office will retain any other letter is two months.
- 23.3 The fee for the Business Retention service is shown in paragraph 4 of Schedule I to this Scheme.
- 23.4 The Post Office may on application by a business retain a letter addressed to that business free of charge for a period of up to five working days over the Christmas and Easter periods, and for a period of up to three working days over Public or Bank Holidays.

24. CALLER'S SERVICE

- 24.1 The Post Office may permit an addressee of a letter, which would otherwise be delivered to the address shown on it, to collect it from the delivery office local to the address. This is called the Caller's service. This service does not apply to items of social security post which are subject to the provisions of section 24.5 of this Scheme.
- 24.2 The addressee may only collect a letter by visiting the local delivery office, in person, during normal opening hours and requesting an authorised member of post office staff to check whether the office is holding a letter for delivery to the addressee.
- 24.3 The Post Office may charge an addressee a fee for checking whether the office is holding a letter. A fee may be charged for withholding a letter from delivery so that it may be collected from the delivery office. The fees for the Caller's service are shown in paragraph 5 of Schedule I to the Scheme.
- 24.4 The Post Office may refuse to permit the collection of a letter and may deliver it as addressed if it is not satisfied of the identity of the person collecting it.
- 24.5 The Post Office can be required under the Social Security Administration Act 1992 and the Social Security Administration (Northern Ireland) Act 1992 to return to the sender items of social security post which would otherwise be forwarded or redirected to the addressee at a new address. Where these provisions apply, social security post cannot be collected using the Caller's service.

25. DIVERSION

- 25.1 The Post Office may on application divert all or some of the letters addressed to a business from one specified business address in the United Kingdom to another business address in the United Kingdom or elsewhere. This is called the Diversion service.
- 25.2 The maximum period for which the Post Office will divert a letter from a PO Box address is 15 months.
- 25.3 The fee for the Diversion service is shown in paragraph 7 of Schedule I to this Scheme.

26. FLOOR FEES

- 26.1 The Post Office normally delivers a letter to, or in the case of a Business Collection, collects a letter from, the ground floor of the address, or the nearest floor to the ground floor if the customer's address is not on the ground floor.
- 26.2 A person may apply to have a letter delivered to or collected from a different floor from the normal floor for delivery. The fee for this service is shown in paragraph 9 of Schedule I to this Scheme.

27. KEEPSAFE

- 27.1 The Post Office may on application by an individual retain a letter addressed to a residential address for a specified period. At the end of the retention period, all letters will be delivered as addressed. This is called the Keepsafe service.
- 27.2 The maximum period the Post Office will retain a Recorded or Special Delivery letter is 7 and 21 days respectively. The maximum period the Post Office will retain any other letter is two months.
- 27.3 The fee for the Keepsafe service is shown in paragraph 10 of Schedule I to this Scheme.

28. PO BOX

28.1 The PO Box service is available on application to any person with a permanent address in the United Kingdom. The PO Box will be held at the delivery office that serves the customer's permanent address given for the PO Box.

- 28.2 The maximum number of PO Boxes per customer per permanent address is five.
- 28.3 The service is available for a six or 12 month period.
- 28.4 A PO Box may be used with an abbreviated address which only gives details of the PO Box number, the Post town and Postcode.
- 28.5 The following services are available for an additional fee:
- 28.5.1 a letter may be delivered from the PO Box to the customer's permanent address;
- 28.5.2 a letter addressed to the customer's permanent address may be delivered to the PO Box;
- 28.5.3 the customer may collect a letter from a PO Box outside the normal opening hours of the delivery office (subject to local operational constraints).
- 28.6 Letters must be collected from the PO Box at least once per month. A letter may not be collected on days when the Post Office does not deliver letters. The Post Office may treat an uncollected letter as undeliverable in accordance with section 8 of this Scheme.
- 28.7 The Post Office has the right to disclose the full address of the user of the PO Box to anyone requesting the information.
- 28.8 The fee for the PO Box service is shown in paragraph 11 of Schedule I to this scheme.

29. POSTE RESTANTE

- 29.1 A letter may be sent to a specified post office for collection by the addressee. This is called the Poste Restante service. This service may only be used to send a letter to travellers except where the Post Office decides otherwise.
- 29.2 The words 'To be called for' or 'Poste Restante' and the full and correct surname for the addressee of the letter must be clearly marked on the cover or envelope of the letter.
- 29.3 The Post Office may refuse to hand over a letter if it is not satisfied of the identity of the person collecting the letter.
- 29.4 A letter sent Poste Restante may be collected from the specified post office during normal opening hours.
- 29.5 A letter will not normally be kept for more than:
- 29.5.1 14 days for an inland letter;
- 29.5.2 one month for a letter from overseas; or
- 29.5.3 two months for a letter addressed to a post office counter at a sea port for someone arriving on a ship.
- 29.6 The Post Office may refuse to keep a letter for collection:
- 29.6.1 where, in the opinion of the Post Office, the sender is not entitled to use or is misusing the Post Restante service, for example where the addressee has a permanent residential or business address in the area;
- 29.6.2 where the addressee's name is abbreviated or (in the reasonable belief of the Post Office) false; or
- 29.6.3 where the letter is addressed to a post office which does not provide the Poste Restante service.
- 29.7 If a letter is not collected within the period shown in section 29.5 the letter will be treated as undeliverable in accordance with section 8 of this Scheme.

30. PREPAID IN CASH

- 30.1 The Post Office may, on payment of the correct postage by a person at a main post office or at certain delivery offices, mark a letter to indicate that postage has been paid. This is called the Prepaid in Cash service.
- 30.2 The minimum number of letters that will be marked in this way at any one time is 500. The letters must be in bundles of 50 in which each letter must be of equal

- weight and must be faced in the same direction. First and Second Class letters must be presented in separate bundles. A note must be provided to the Post Office of the total number of First and Second Class letters to be marked.
- 30.3 A letter on which postage has been paid using the Prepaid in Cash service must be posted in accordance with section 13.6 of this Scheme.
- 30.4 There is no fee for the Prepaid in Cash service.
- 30.5 This service is not available in conjunction with any other service other than First or Second Class.

31. PRIVATE POST BOX

- 31.1 A Private Post Box is a post box which is not owned or maintained by the Post Office but which the Post Office has authorised for use in accordance with this section.
- 31.2 The Post Office may collect letters which have been placed in a Private Post Box for posting.
- 31.3 Each Private Post Box must meet all the Post Office conditions including but not limited to, conditions as to size, appearance, design, location, structure and dimensions. The Post Office may refuse to collect a letter from any Private Post Box which does not meet its conditions. The Post Office may also refuse to collect a letter from any Private Post Box for health and safety reasons.
- 31.4 Collections will be made from each Private Post Box each weekday. Collections may be made on Saturdays if the location at which the Private Post Box is situated is open for business. If the location at which the box is situated is open for business on Sundays, and in the opinion of the Post Office collections are required, collections may be made on Sundays.
- 31.5 A letter placed in a Private Post Box will be deemed to have been posted only when it has been collected by the Post Office.
- 31.6 The fees for the collection of letters from a Private Post Box are shown in paragraph 12 of Schedule I to this Scheme.

32. PRIVATE ROADSIDE LETTERBOX

- 32.1 In certain areas, the Post Office may allow a letter to be delivered to a Private Roadside Letterbox, provided that the letterbox provides a secure delivery point and meets the Post Office's specifications.
- 32.2 A letter that requires a signature or payment on delivery will not be delivered to a Private Roadside Letterbox. The letter will be held by a local office specified by the Post Office. The Post Office will notify the addressee of this and the addressee may collect the letter during the specified office's normal opening hours.
- 32.3 The Post Office may require a Private Roadside Letterbox to be installed if a delivery address is only accessible via a private road or if the Post Office considers that the conditions at an address are dangerous to employees or vehicles.
- 32.4 The Post Office may refuse to deliver a letter to an address at which a Private Roadside Letterbox has not been installed. In those circumstances the letter may be held at a local office specified by the Post Office and the addressee may collect the letter during the specified office's normal opening hours. If uncollected for a period in excess of 3 weeks the letter may be treated as undeliverable in accordance with section 8 of this Scheme.
- 32.5 The fees for the use of Private Roadside Letterboxes are shown in paragraph 13 of Schedule I to this Scheme.

33. RECORDED

33.1 The sender of a letter using the Recorded service must pay postage at the appropriate First or Second Class rate and the Recorded fee set out in paragraphs 8 and 15 respectively of Schedule I to this Scheme.

- 33.2 A letter to be sent using the Recorded service must be posted in accordance with section 13.3 of this Scheme.
- 33.3 The Recorded label must be completed in full and attached in the position specified by the Post Office to the cover or envelope of the letter.
- 33.4 If a letter with a Recorded label attached to it is found on Post Office premises which has not been posted in accordance with the conditions set out in this section, the letter will either be delivered to the address or returned to the sender as a Recorded letter. In either case the recipient will be charged a fee to be fixed by the Post Office from time to time. Any postage that may have been paid will be accepted as either part or full payment of the fee.
- 33.5 If a Recorded letter is returned to the sender in the circumstances set out in section 33.4 of this Scheme, and the sender pays any fee payable, the letter will be delivered, if deliverable, to the addressee.
- 33.6 If a Recorded letter is delivered to the address in the circumstances set out in section 33.4 of this Scheme, and the recipient fails to pay the fee payable, the letter may be dealt with or disposed of at the discretion of the Post Office.
- 33.7 On delivery of a Recorded letter the recipient must sign and print their name on a prescribed form to confirm its delivery. Where such a receipt is not obtained, the letter may be dealt with or disposed of at the discretion of the Post Office.
- 33.8 The sender of a Recorded letter may request the Post Office at any time up to 12 months after delivery of the letter to provide the sender with a copy of the signature of the recipient of the letter obtained on its delivery. This service is called Proof of Delivery. The fee for Proof of Delivery is shown in paragraph 14 of Schedule I to this Scheme.
- 33.9 The fees applicable to the Recorded service are shown in paragraph 15 of Schedule I to this Scheme.

34. REDIRECTION

- 34.1 The Post Office may on application by an addressee redirect a letter from one specified address within the United Kingdom to another in the United Kingdom or elsewhere. This is called the Redirection service.
- 34.2 The Post Office may refuse to provide the Redirection service to anyone who cannot provide proof of identity and/or authorisation and/or proof, satisfactory to the Post Office, that they have occupied the address from which a letter is to be redirected.
- 34.3 The Post Office may redirect a letter addressed to a deceased person on application by the executor named in the will of the addressee or by any other person the Post Office considers has authority to deal with the addressee's estate. The Post Office may require a person making such an application to provide proof satisfactory to the Post Office of their authority to deal with the addressee's estate and may refuse to redirect letters if no such proof is provided.
- 34.4 The fee for the Redirection service is shown in paragraph 16 of Schedule I to this Scheme.
- 34.5 The Post Office can be required under the Social Security Administration Act 1992 and the Social Security Administration (Northern Ireland) Act 1992 ("the Acts") not to redirect a letter of social security post to a new address, but to return it to sender. The Post Office is also required under the Acts to provide information about the redirection of social security post to persons specified in the Acts.

35. REGISTERING A NEWSPAPER

35.1 A registered newspaper is a publication currently listed on a register kept by the Post Office.

- 35.2 A publication which meets all of the requirements set out in section 35.3 of this Scheme may be registered with the Post Office.
- 35.3 The requirements for registering a publication are:
- 35.3.1 at least one third of the publication must consist of articles or other writing on political or other news or current affairs:
- 35.3.2 it must be printed on paper or reproduced in a way which the Post Office has approved;
- 35.3.3 it must be printed or reproduced and published in the United Kingdom, the Channel Islands, the Isle of Man, some other part of the Commonwealth, a British protected state, or in a state which is a member of the European Union;
- 35.3.4 it must be published at least once a week;
- 35.3.5 it must have printed or reproduced on it the full title and the date of publication on the first page; the whole or part of the title and the date of publication on every page; the words 'Registered as a newspaper at the Post Office', and the name and address of the publisher or printer; and
- 35.3.6 it must be available to the public from a newsagent or publisher.
- 35.4 The Post Office may refuse to register a publication printed or published outside the United Kingdom, the Channel Islands or the Isle of Man, unless it is satisfied that there is a responsible and authorised representative of the publication in the United Kingdom.
- 35.5 A publication may be registered which meets all of the requirements except the requirement set out in section 35.3.1 if it was stamped as a newspaper before 15 June 1855.
- 35.6 If a registered publication ceases at any time to meet any of the requirements set out in section 35.3 it will be removed from the register.
- 35.7 Publications will be registered for a period of 12 months commencing 1 October. A registration fee is payable on the date of registration. The registration fee is shown in paragraph 17 of Schedule I to this Scheme.

36. ENCLOSURE AND SUPPLEMENTS

- 36.1 The following are the only enclosures that may be sent with a registered newspaper under section 37.1 of this Scheme:
- 36.1.1 a supplement that is part of that newspaper; or
- 36.1.2 up to three single sheet adverts; the adverts (which must not be folders unless they are folders which can be sealed down at the edges) must be intended to be used for postal enquiries or orders and must show the correct address and postcode of the advertiser.
- 36.2 A publication is a supplement to a registered newspaper for the purposes of section 36.1.1 above if it meets the following conditions:
- 36.2.1 it must be published with an issue of a registered newspaper;
- 36.2.2 it must be printed on paper or reproduced in another way which the Post Office has approved;
- 36.2.3 it must contain articles like those in the newspaper, or adverts or pictures illustrating articles in the newspaper;
- 36.2.4 the total area of its pages must be less than the total area of the pages of the newspaper it is sent out with;
- 36.2.5 the supplement and adverts must be the same in each copy of an edition of the newspaper.

37. SENDING A REGISTERED NEWSPAPER

37.1 A letter consisting of a registered newspaper will be treated by the Post Office as a First Class letter. The postage rate payable will be the relevant Second Class

- postage rate, provided that the letter does not weigh more than 750g.
- 37.2 The conditions for sending a letter consisting of a registered newspaper under section 37.1 are as follows:
- 37.2.1 the newspaper must not be folded or fastened so that it is difficult to examine;
- 37.2.2 if the newspaper is posted in a cover, the cover must be able to be opened easily for examination without breakage or tearing of any part of it;
- 37.2.3 the title and date of the newspaper must be clearly visible whether or not the newspaper is folded, covered or wrapped; and
- 37.2.4 the cover on the newspaper must have nothing written or marked on it except:
- 37.2.4.1 the name and address of the sender and the name and address of the addressee, together with any reference numbers or letters;
- 37.2.4.2 a postage stamp or mark;
- 37.2.4.3 the words 'With compliments', 'Specimen copy' or 'Voucher copy', as applicable;
- 37.2.4.4 the title of the newspaper and a statement that the newspaper is registered for sending by post; and
- 37.2.4.5 a reference to any part of the newspaper that the reader should look at.
- 37.3 If a letter consisting of a registered newspaper is undeliverable, it will be dealt with in accordance with section 8.4 of this Scheme.
- 37.4 The Post Office may open and examine a letter consisting of a registered newspaper.

38. RESPONSE SERVICES (BUSINESS REPLY, FREEPOST, FREEPOST ADMAIL AND FREEPOST NAME)

- 38.1 Response Services are services whereby the Post Office authorises a business to provide others with cards, folders, letter cards, envelopes or labels which may be used to post a letter to a specified address without prepayment of postage. Such a letter is referred to in this Scheme as a Response Service letter.
- 38.2 Response Services include Business Reply, Freepost, Freepost Admail and Freepost Name services.
- 38.3 Businesses wishing to use a Response Service must have a Response Services Licence. "Licence" in this section means a Response Services Licence and "licensee" in this section means the holder of a Response Services Licence
- 38.4 A licence authorises the licensee to use the Response Service specified in the licence. A licence may contain conditions as to payment by the licensee for use of the Response Service (which may include a requirement to pay a deposit or make advance payment) and other terms or conditions.
- 38.5 A licence will be granted for a period of one year.
- 38.6 Separate licences must be obtained for each Response Service required, except that the use of Business Reply and Freepost services may be authorised by the same licence. Separate licences are also required for barcoded and non-barcoded Response Services.
- 38.7 The licensee must specify an address (which must be in the United Kingdom) to which the Response Service letter is to be delivered. A licence may specify more than one address to which a letter may be sent. The address or addresses specified will be recorded in the licence. A licensee may apply to add other addresses to the licence from time to time.
- 38.8 A licence will specify for each address the terms in which the Response Service letter is to be addressed. A Response Service letter provided by the licensee for use, and all Response Service letters posted must be addressed in accordance with the terms specified in the licence.

- 38.9 The Freepost Name service enables persons to receive a letter at an address (a "Delivery Address") different from that which appears on the cover or envelope ("a Freepost Name Address"). A Freepost Name must be chosen by the holder of the Response Services licence and agreed by the Post Office. A Freepost Name letter must be addressed in accordance with the terms specified in the Response Services licence.
- 38.10 Unless the licence provides otherwise, the licensee must provide the Post Office with a specimen of each preprinted card, folder, letter card, envelope, cover or label to be used under the licence and must obtain the Post Office's approval to the layout, design, specifications and other details of that specimen. A Response Service letter must meet the specifications of the specimen approved by the Post Office.
- 38.11 A licence fee for each address recorded in the licence must be paid annually. In the first year the fee must be paid before the licence is granted. After the first year the fee is payable on every anniversary of the date on which the licence was granted.
- 38.12 If an address is added to an existing licence, the fee payable will be a proportion of the annual fee calculated pro rata to the proportion of the licence period that remains unexpired at the time the address is added. The fee for adding an address is payable on the date the address is added, and the pro-rata charge is calculated on a weekly basis.
- 38.13 In addition to any licence fee, the licensee must pay postage on any Response Service letter delivered to the specified address together with a handling fee per letter.
- 38.14 The licensee may request that a Response Service letter is delivered by the first delivery on a particular day on which the Post Office usually makes more than one delivery. If this option is chosen the Post Office will charge an additional fee (a "first delivery option fee") for each letter.
- 38.15 No handling fee or first delivery option fee will be charged for delivery of a Response Service letter which has a bar-code approved by the Post Office affixed or printed onto the cover or envelope, in a position approved by the Post Office.
- 38.16 The Post Office may withdraw a licence, or impose a surcharge on the delivery of a Response Services letter, if it is found that the conditions of the licence and/or the conditions set out in this Scheme have been broken.
- 38.17 If a licence is withdrawn or cancelled, the Post Office may refuse to refund any part of the licence fee.
- 38.18 The Post Office has the right to disclose the full name and address of a licensee authorised to use a Response Service and the Delivery Address in the case of Freepost Name and Freepost Admail to anyone requesting the information and to withdraw the licence in the event of misuse.
- 38.19 Response Services (excluding Freepost Name and Freepost Admail) may be used in conjunction with the Special Delivery service.
- 38.20 The fees applicable to Response Services are shown in paragraph 18 of Schedule I to this Scheme.

SELECTAPOST

- 39.1 The Post Office may on application by a person agree to pre-sort letters prior to delivery in accordance with a specification provided by the person and approved by the Post Office. This is called the Selectapost service.
- 39.2 Where the Post Office provides this service, it will deliver letters in clearly identifiable bundles or bags with the normal letter delivery.
- 39.3 The Post Office may, on payment of an additional fee, deliver bundles or bags directly to specified points at an address.

- 39.4 An agreement for the use of the Selectapost service must be for a minimum period of one year and may be renewed on a quarterly or annual basis.
- 39.5 If it is not clear from the address on a letter how it should be pre-sorted in accordance with the agreed specification, the letter will, together with other letters which cannot be pre-sorted, be delivered in a separate bundle or bag.
- 39.6 The Post Office may refuse to provide the Selectapost service if it is not possible for operational reasons to provide it at a particular address.
- 39.7 The fee for the Selectapost service is shown in paragraph 19 of Schedule I of this Scheme and must be paid quarterly in advance.

40. SPECIAL DELIVERY

- 40.1 A letter sent as a Special Delivery letter in accordance with the conditions set out in this section will be delivered by a time or date specified by the Post Office at the time of posting. In the event of failure to deliver by the specified date or time, section 52 of this Scheme will apply. This is called the Special Delivery service.
- 40.2 A letter to be sent using the Special Delivery service must be posted in accordance with section 13.3 of this Scheme.
- 40.3 The Special Delivery label must be completed in full and attached in the position specified by the Post Office to the cover or envelope of the letter.
- 40.4 A letter weighing more than 10kg may not be sent by Special Delivery.
- 40.5 On delivery of a Special Delivery letter the recipient must sign and print their name on a prescribed form to confirm its delivery. Where such a receipt is not obtained, the letter may be dealt with or disposed of at the discretion of the Post Office.
- 40.6 Valuables must be sent using the Special Delivery service.
- 40.7 If a letter with a Special Delivery label attached to it is found on Post Office premises which has not been posted in accordance with the conditions set out in this section, the letter will either be delivered to the addressee or returned to the sender as a Special Delivery letter. In either case the recipient will be charged a fee to be fixed by the Post Office from time to time. Any postage that may have been paid will be accepted as either part or full payment of the fee.
- 40.8 If a Special Delivery letter is returned to the sender in the circumstances set out in section 40.7 of this Scheme, and the sender pays any fee payable, the letter will be delivered, if deliverable, to the addressee.
- 40.9 If a Special Delivery letter is delivered to the addressee in the circumstances set out in section 40.7 of this Scheme, and the recipient fails to pay the fee payable, the letter may be dealt with or disposed of at the discretion of the Post Office.
- 40.10 Special Delivery may be used together with Response Services subject to compliance with the general and special conditions contained in this Scheme and any Response Services licence.
- 40.11 The fees for the Special Delivery service are shown in paragraph 20 of Schedule I to this Scheme.
- 40.12 The compensation provisions applicable to Special Delivery letters are shown in section 52 of this Scheme.
- 40.13 The sender of a Special Delivery letter may request the Post Office at any time up to 12 months after delivery of the letter to provide the sender with a copy of the signature of the recipient of the letter obtained on its delivery. This service is called Proof of Delivery. The fee for Proof of Delivery is shown in paragraph 14 of Schedule I to this Scheme.

41. A LETTER TREATED AS SENT BY SPECIAL DELIVERY

- 41.1 The Post Office may treat a letter as a Special Delivery letter, which has not been posted in accordance with the conditions governing the Special Delivery service set out in section 40, where:
- 41.1.1 it has 'Special Delivery' written on it, or anything which suggests that the letter is intended to be sent via Special Delivery; or
- 41.1.2 it is discovered that the letter contains valuables as detailed in Schedule II.
- 41.2 In either case, if the letter is treated as a Special Delivery letter, the sender or the addressee will be charged the appropriate fee for that service. If the fee is not paid the letter may be dealt with or disposed of at the discretion of the Post Office.

PART 4

A LETTER SENT BETWEEN THE UNITED KINGDOM AND THE CHANNEL ISLANDS OR THE ISLE OF MAN

42. GENERAL

- 42.1 This part of this Scheme applies to a letter posted in the United Kingdom for delivery to an address in the Channel Islands or the Isle of Man (referred to in this part of this Scheme as 'outgoing letters') and to a letter posted in the Channel Islands or Isle of Man for delivery to an address in the United Kingdom (referred to in this part of this Scheme as 'incoming letters').
- 42.2 The conditions set out in sections 5 to 41 of this Scheme shall apply to an outgoing and incoming letter, except where inconsistent with this part of this Scheme or expressly stated otherwise.

43. SPECIAL FEES FOR CERTAIN LETTERS SENT FROM THE CHANNEL ISLANDS OR THE ISLE OF MAN

- 43.1 The provisions of this section apply to an incoming letter sent by a person resident in the United Kingdom but not to a letter sent to that person or the agent of that person.
- 43.2 If, in any period of thirty consecutive days, the Post Office receives more than 250 letters referred to in section 43.1 above, the Post Office may:
- 43.2.1 return all or some of the letters to the Channel Islands or the Isle of Man (as appropriate); or
- 43.2.2 deliver the letters only on payment of a fee not exceeding the relevant United Kingdom First Class postage rate set out in paragraph 8 of Schedule I to this Scheme. If the fee is not paid the letter may be dealt with or disposed of at the discretion of the Post Office.

44. CUSTOMS CLEARANCE FOR AN INCOMING LETTER

- 44.1 An incoming letter must not be posted, forwarded, redirected, conveyed or delivered except in compliance with any regulations made under section 16 of the Post Office Act 1953.
- 44.2 An incoming letter is subject to HM Customs and Excise regulations. The Post Office may charge a fee on any such letter which is produced to the proper officer of HM Customs and Excise. This fee must be paid by the recipient on delivery. If the fee is not paid the letter may be dealt with or disposed of at the discretion of the Post Office. The fee for this service is shown in paragraph 6 in Schedule I to this scheme.

45. A LETTER HELD IN BOND

- 45.1 If an incoming letter held in bond is awaiting customs clearance, the Post Office may, on application by the addressee and with the agreement of HM Customs and Excise, do one of the following things:
- 45.1.1 search for the letter and offer other help to assist in bringing about a quick customs clearance;

- 45.1.2 re-address the letter to someone else;
- 45.1.3 allow the addressee or the addressee's authorised representative to come to the depot where the letter is held and inspect it;
- 45.1.4 allow the addressee or the addressee's authorised representative to come to the depot where the letter is held and re-address it; or
- 45.1.5 if it is a letter in respect of which the addressee has been sent a customs notice, transfer it from one place to another nominated by the addressee.
- 45.2 The Post Office may charge a fee for providing such services for a letter held in bond referred to in section 45.1 of this Scheme. These fees are shown in paragraph 2 of Schedule I to this Scheme.
- 45.3 The fee charged for provision of any service under this section involving the re-addressing of a letter shall be paid by the original addressee of that letter.
- 45.4 Where a letter is re-addressed under section 45.1 of this Scheme to an address outside the United Kingdom, the original addressee must pay the Post Office postage equivalent to that which would have been payable on any letter originally posted to that address.

46. COMPENSATION FOR A LETTER SENT TO AND FROM THE CHANNELS ISLANDS OR THE ISLE OF MAN

- 46.1 Sections 50, 51 and 52 of this Scheme do not apply to an incoming or outgoing letter except as expressly provided for in this section.
- 46.2 The Post Office may pay compensation for the loss of, or damage to, an incoming or outgoing letter, in accordance with section 51 of this Scheme, if:
- 46.2.1 it would have paid compensation under that section if the letter had been an inland letter;
- 46.2.2 it is satisfied that the letter has been lost or damaged whilst in the custody of the Post Office or its agents; and
- 46.2.3 it is satisfied that no compensation has been or will be paid in respect of the letter by the postal administration of the Channel Islands or the Isle of Man.
- 46.3 The Post Office may pay compensation for the loss of, or damage to, an incoming or outgoing Special Delivery letter in accordance with section 52 of this Scheme, provided that:
- 46.3.1 the conditions specified in sections 51.4, 52.1 and 52.2 of this Scheme are complied with;
- 46.3.2 in the opinion of the Post Office, the person making the claim establishes a reasonable claim to compensation; and
- 46.3.3 the Post Office is satisfied that the letter has been lost or damaged whilst in the custody of the Post Office or its agents.
- 46.4 The amount of compensation the Post Office may pay under section 46.3 of this Scheme is whatever sum the Post Office considers appropriate taking into account the nature of any article lost, the care with which it is packed, and any other circumstances, but will not exceed:
- 46.4.1 in the case of an outgoing letter, the relevant maximum sum, having regard to the weight of the letter, and the fee paid set out in paragraph 8 of Schedule I to this Scheme: or
- 46.4.2 in the case of an incoming letter, the maximum compensation payable under any relevant orders, ordinances and enactments in force in the Channel Islands or the Isle of Man at the relevant time.

47. A BUSINESS REPLY OR FREEPOST LETTER TO AND FROM THE CHANNEL ISLANDS

47.1 The conditions relating to a Response Service letter set out in section 38 of this Scheme shall apply to an

- incoming and outgoing letter with the following modifications.
- 47.2 A Business Reply letter may be posted in the United Kingdom to an address in the Channel Islands without pre-payment of postage, provided that it could lawfully have been posted without pre-payment of postage in the Channel Islands.
- 47.3 Where a Response Service letter is posted from the Channel Islands to an address in the United Kingdom specified in a Response Services licence without prepayment of postage, the licensee must pay to the Post Office, on receipt of the letter, the same amount of postage as would have been payable under this Scheme had the letter been posted in the United Kingdom.

48. A BUSINESS REPLY LETTER TO AND FROM THE ISLE OF MAN

- 48.1 The conditions set out in section 38 of this Scheme shall apply to a Business Reply letter sent between the United Kingdom and the Isle of Man with the following modifications.
- 48.2 A Business Reply letter may be posted in the United Kingdom to an address in the Isle of Man without prepayment of postage, provided that it could lawfully have been posted without pre-payment of postage in the Isle of Man.
- 48.3 Where a Business Reply letter is posted in the Channel Islands to an address in the United Kingdom specified in a Response Services licence without pre-payment of postage, the licensee must pay to the Post Office, on receipt of the letter, the same amount of postage as would have been payable under this Scheme had the letter been posted in the United Kingdom.

49. A FREEPOST OR UNADDRESSED LETTER TO AND FROM THE ISLE OF MAN

49.1 A Freepost or unaddressed letter may not be sent between the United Kingdom and the Isle of Man.

PART 5

LIABILITY AND COMPENSATION

50. A LETTER FOR WHICH THE POST OFFICE ACCEPTS LIABILITY

- 50.1 The Post Office accepts liability and may pay compensation for the loss of or damage to an inland letter, except for:
- 50.1.1 a letter forwarded or redirected to an address in the Channel Islands or the Isle of Man;
- 50.1.2 a letter sent using the Articles for the Blind service;
- 50.1.3 a letter consisting of registered newspapers;
- 50.1.4 an undeliverable letter;
- 50.1.5 an electoral letter;
- 50.1.6 a petition or an address to the Sovereign or Parliament;
- 50.1.7 a letter which the Post Office may treat as a Special Delivery letter under section 41 of this Scheme;
- 50.1.8 a letter which the Post Office has dealt with or disposed of at its discretion under any section of this Scheme;
- 50.1.9 a letter which the Post Office has destroyed or otherwise dealt with or disposed of under section 8(3) of the Post Office Act 1953.
- 50.2 The Post Office does not accept liability, and will not pay compensation, for the loss of or damage to a letter unless the loss or damage is due to any wrongful act done, or any neglect or default committed by an officer, servant or agent of the Post Office while performing or purporting to perform his functions as such in relation to the receipt, carriage, delivery or other dealing with the letter.

50.3 The Post Office does not accept liability, and will not pay compensation, for the loss of or damage to a letter unless all the conditions of this Scheme that apply to that letter are complied with.

51. COMPENSATION FOR A LETTER OTHER THAN A SPECIAL DELIVERY LETTER

- 51.2 This section applies to a letter, except a Special Delivery letter, for which the Post Office accepts liability under section 50 of this Scheme. Such a letter is referred to in this section as an 'ordinary letter'.
- 51.2 The maximum compensation the Post Office will pay if an ordinary letter or its contents are lost or damaged is 100 times the cost of a First Class stamp at its first weight step, or the market value of the letter at the time the cause of action arises, whichever is the lower.
- 51.3 The Post Office does not accept liability, and will not pay compensation, for lost or damaged valuables contained in an ordinary letter.
- 51.4 The Post Office does not accept liability, and will not pay compensation, for a lost or damaged ordinary letter unless the following conditions are met.
- 51.4.1 A certificate of posting must be obtained for the letter at the time of posting (certificates of posting may be obtained free of charge from a post office).
- 51.4.2 The letter must be in a suitable and reasonably strong cover or envelope and must be sealed or fastened securely.
- 51.4.3 The cover or envelope and packaging must be retained and presented to the Post Office on request if a claim for compensation for damage is to be made.
- 51.4.4 Anything enclosed in the letter must be well protected against damage.
- 51.4.5 A breakable item must be packed in a strong container with enough packaging material to protect the item against pressure and knocks. The letter must be marked with the words 'FRAGILE WITH CARE' in capital letters on the cover or envelope above the address.
- 51.4.6 An item that may be damaged by bending must be packed in a strong container that will prevent the item from being bent. The letter must be marked with the words 'DO NOT BEND' in capital letters on the cover or envelope above the address.
- 51.4.7 If a letter contains an item that is likely to perish or decay, the letter must be marked with the word 'PERISHABLE' in capital letters on the cover or envelope above the address.
- 51.4.8 The full correct postal address including the correct postcode must be written clearly on the front or on a label securely fixed to the front of the cover or envelope.
- 51.4.9 The letter must not contain anything prohibited by law or any item listed in section 15 of this Scheme.

52. COMPENSATION FOR A SPECIAL DELIVERY LETTER

- 52.1 The Post Office does not accept liability, and will not pay compensation, for loss of or damage to a Special Delivery letter or its contents unless the conditions set out in sections 40, 51.4.1 to 51.4.9 inclusive of this Scheme are complied with, and the cover or envelope of the letter is of such a kind that it cannot be opened and/or re-sealed without the opening and/or re-sealing being evident on inspection.
- 52.2 The maximum compensation the Post Office will pay if a Special Delivery letter or its contents are lost or damaged is the relevant sum set out in paragraph 20 of Schedule I to this Scheme, having regard to the weight of the letter and the fee paid, or the market value of the letter at the time the cause of action arises, if the market value at that time is less than relevant maximum sum.
- 52.3 If a Special Delivery letter is not delivered by the specified date or time, the Post Office may refund the

Special Delivery fee. Such a refund will be in addition and not in substitution for any compensation payable for damage to the letter.

SCHEDULE I

POSTAGE RATES AND FEES

1. ADMAIL

Number of Days (Duration of Agreement)	Fee
30	£100
60	£175
90	£225
180	£400
365	£600

The following discounts may be available:

Number of Admail Agreements	Discount
2-5	10 %
6-10	15 %
10 or more	20 %

In addition to the fees listed above, all Admail customers must have a Response Services licence (the cost of which may be found in paragraph 18 below), irrespective of whether they already hold such a licence.

2. A LETTER HELD IN BOND

Service	1-2 letters	3 – 20 letters	Over 20 letters
As set out in sections 45.1.1, 45.1.2, 45.1.3 and 45.1.5	£3.40	£3.40	£28.00
As set out in section 45.1.5	£1.70	68p per letter	£14.00

3. BUSINESS COLLECTION

Number or value of items

	•	
а	Single collection of fewer than 1,000 items or with a postage value of less than £200	£
b	Single collection of 1,000 items or more or	

with a postage value of more than £200

c Regular daily collection before 3pm

(Monday - Friday) from a specific site if spending less than £15,000 on postage with Royal Mail per year at that site £210 per annum

d Regular daily collection after 3pm
(Monday - Friday) from a specific site if
spending less than £15,000 on postage with
Royal Mail per year at that site £420 per annum

e Regular weekday or weekend collection
from a specific site if spending £15,000
or more on postage with Royal Mail
per year at that site
Free

f Regular Saturday collection £100 per annum
g Regular Sunday collection £100 per annum

Items a, b, c and e above do not apply to collections from a Private Post Box.

4. BUSINESS RETENTION

The fee for the Business Retention service is £15.75 for any period up to a maximum of two months. The provisions of section 23.4 may apply over the Christmas and Easter periods and on Public or Bank holidays.

5. CALLER'S SERVICE

The fee for an individual search is 26p. The service is free in rural areas if the customer is calling for items that have missed that day's deliveries.

The fee for withholding a letter for collection is 26p.

A fee of £8.50 per year will be charged for a standing arrangement to call for all Special Delivery and Recorded letters.

6. CUSTOM CLEARANCE FOR AN INCOMING LETTER

£1.20 on any such letter which is produced to the proper officer of HM Customs and Excise.

7. DIVERSION

The fee is £162.75 per annum per address.

8. FIRST AND SECOND CLASS POSTAGE RATES

Weight up to and including	First Class	Second Class
60g	27p	19p
100g	41p	33p
150g	57p	44p
200g	72p	54p
250g	84p	66p
300g	96p	76p
350g	£1.09	87p
400g	£1.24	£1.00
450g	£1.41	£1.14
500g	£1.58	£1.30
600g	£1.90	£1.52
700g	£2.39	£1.74
750g ·	£2.56	£1.85*
800g	£2.77	
900g	£3.05	
1kg	£3.32**	

^{*} Items heavier than 750g cannot be sent Second Class.

FLOOR FEES

Fee

Free

The fee is £42 per annum for each floor that the Post Office has to travel up or down in addition to the number of floors it would normally travel up or down on collection and delivery.

This fee is waived if the customer spends more than £15k per year at that site.

10. KEEPSAFE

RETENTION PERIOD	FEE (PER HOUSEHOLD)
Up to two weeks	£5.25
Over two and up to three weeks	£8.40
Over three and up to four weeks	£10.50
Over four weeks and up to two months	£15.75

11. PO BOX

	Box fee	Early & late access	Delivery of letters	Diversion of letters to PO Box
Six months	£42	+£42	+£42	+£42
Twelve months	£52	+£52	+£52	+£52

12. PRIVATE POST BOX

The fee for collection of letters from a Private Post Box is the appropriate Business Collection fee, except for items a, b, c and e which do not apply. Floor Fees may also be charged. In addition, the Post Office may charge a distance fee dependent on the location of the Private Post Box.

^{**}For each additional 250g or part thereof there is an additional charge of 81p for First Class items.

13. PRIVATE ROADSIDE LETTERBOX

Free of charge if the box has an opening through which mail can be collected and delivered.

The fee is £7.35 per year per Private Roadside Letterbox if the Post Office has to unlock the box to collect or deliver mail.

14. PROOF OF DELIVERY

The fee for Proof of Delivery of a Recorded letter is £2.20 per letter which is in addition to the fee for the Recorded service. There is no charge for Proof of Delivery of a Special Delivery letter.

15. RECORDED

The fee is 63p per letter in addition to the First or Second Class postage.

16. REDIRECTION

Duration	To or from a United Kingdom business address per business name	To or from a United Kingdom residential address per name
1 Month	£12.60	£6.30
3 Months	£21	£13.65
6 Months	£42	£21
12 Months	£63	£31.50

17. A REGISTERED NEWSPAPER

The annual registration fee is £7.35 per annum per newspaper.

18. RESPONSE SERVICES

10, KESI ONSE S.	DIVATOR	3	
Service	Licence Fee	Postage	Handling Charge
Response service	£60	Applicable First or Second Class rate	0.5 pence second delivery per letter 1 pence first delivery option per letter
Bar-coded response service	£60	Applicable First or Second Class rate	None
Freepost Name	£150	35p	None

The £60 licence fee listed above applies where the total number of licences held by a person does not exceed 10. Thereafter, each additional licence will carry a fee of £35.

19. SELECTAPOST

Number of categories into which letters are sorted	Price per 1,000 items for delivery to a single point	Price per 1,000 items for delivery to multiple points
2-9	£9.45	£9.98
10-14	£10.00	£10.53
15+	£10.50	£11.03

20. SPECIAL DELIVERY

Weight of letter	Fee for maximum compensation up to £250	Fee for maximum compensation up to £ 1,000	Fee for maximum compensation up to £2,500
1-100g	£3.50	£3.95	£4.85
Over 100g-500g	£3.80	£4.25	£5.15
Over 500g-1kg	£4.95	£5.40	£6.30
Over 1kg-2kg	£6.20	£6.65	£7.55
Over 2kg-10kg	£17.80	£18.25	£19.15

SCHEDULE II

DEFINITIONS OF TERMS USED IN THIS SCHEME

The Interpretation Act 1978 applies for the interpretation of this Scheme and for this purpose the Scheme is to be treated as if it were an Act of Parliament.

Any reference in this Scheme to any enactment, regulation or Post Office Scheme shall be construed as a reference to that enactment, regulation or Post Office Scheme as subsequently amended, reenacted or replaced.

In this Scheme, the following words and terms have the following meanings:

ADDRESSEE

The person to whom a letter is addressed.

ARTICLES FOR THE BLIND

The meaning set out in section 21.3 and 21.4 of this Scheme.

THE BLIND AND BLIND PEOPLE

The meaning set out in section 21.2 of this Scheme.

BUSINESS

Any entity engaged in commercial or economic activity, whether for profit or not, and irrespective of legal form.

BUSINESS ADDRESS

A location (including a PO Box) at which a business or any part of a business is situated and/or carried on and/or at which a business or any part of a business accepts or holds itself out as accepting delivery of letters.

BUSINESS COLLECTION

The collection of letters from a business's premises by the Post Office as set out in section 22 of this Scheme.

BUSINESS REPLY LETTER

A letter sent using the Business Reply service as set out in section 38 of this Scheme.

COVER

Any cover, envelope, or other packaging used to contain the contents of a letter. In the case of a postcard or other card, any reference to a cover shall be construed as a reference to an outside face of the card.

ELECTORAL LETTER

The meaning set out in section 19.8 of this Scheme.

FIRST CLASS

The service whereby the Post Office aims to deliver a letter the next working day after posting.

FRANKED LETTER

A letter bearing a franking mark.

FRANKING EQUIPMENT AND FRANKING MARK

The meanings set out in Schedule 1 of the Post Office Scheme for Franking Letters and Parcels 2000.

FREEPOST LETTER

A letter sent using a Freepost service as set out in section 38 of this Scheme.

INLAND

When used in relation to any letter, a letter posted in the United Kingdom for delivery to an address in the United Kingdom.

LETTER

Any postal packet other than a postal packet posted, conveyed, delivered or otherwise dealt with using a parcel service.

MARKET VALUE

When used in relation to a letter, the market value of the letter, not including the market value of any message or information which it bears.

MONEY

The meaning set out in the definition of 'valuables'.

POST, POSTED

A letter is posted if it has been entrusted to the Post Office for transmission by post in accordance with one of the approved methods set out in section 13 of this Scheme and related words should be construed accordingly.

POSTAGE

The fee charged by the Post Office for delivery of a letter.

POSTAL PACKET

A letter, postcard, reply postcard, newspaper, printed packet, sample packet or parcel and every packet or article transmissible by post.

POSTAGE STAMP OR MARK

A stamp, impression or mark (including a franking mark, a printed postage impression and a postage paid symbol) authorised for use by the Post Office to indicate payment of postage and/or fees (in the currency of the United Kingdom as provided for by the Decimal Currency Act 1967) on a letter or to indicate that the sender of a letter has entered into an arrangement with the Post Office to pay postage and/or fees on that letter. A postage stamp or mark may be adhesive in order for it to be affixed to a cover or envelope, or may be non-adhesive (when it is embossed, impressed or printed on a cover or envelope), as the Post Office may from time to time permit.

POST BOX

A post box authorised for use as such by the Post Office excluding a Private Post Box.

POSTMARK

Any mark or impression applied by the Post Office to a cover or envelope, to cancel a postage stamp or for any other postal purpose approved and authorised by the Post Office.

POST OFFICE SCHEME

Any scheme made by the Post Office under section 28 of the Post Office Act 1969.

PRIVATE POSTBOX

Any post box owned and maintained by a person other than the Post Office which has been authorised for use as a post box by the Post Office.

REGISTERED NEWSPAPER

The meaning set out in section 35.1 of this Scheme.

RESIDENTIAL ADDRESS

Any address except a business address.

RESPONSE SERVICE

Any service described as such in section 38 of this Scheme

RESPONSE SERVICE LETTER

The meaning set out in section 38.1 of this Scheme.

SECOND CLASS

The service whereby the Post Office aims to deliver a letter within three working days after posting.

The person who sends or on whose behalf a letter is sent excluding a person at whose request any items or goods are included in a letter

SOCIAL SECURITY POST

Social security post means postal packets whose contents relate to any benefit, contributions or national insurance number or to any other matter relating to social security. Social security post is further defined in Section 182A of the Social Security

Administration Act 1992 and Section 158A of the Social Security Administration (Northern Ireland) Act 1992.

SOVEREIGN

The reigning monarch of the United Kingdom.

SPECIAL DELIVERY LETTER

A letter sent using the Special Delivery service as set out in section 40 of this Scheme. Any reference in any legislation or legal document to "Registered Post" or "the Registered Service" shall be taken to be a reference to Special Delivery as it is the same service in all material respects.

RECORDED LETTER

A letter sent using the Recorded service as set out in section 33 of this Scheme.

UNADDRESSED LETTER

A letter which is not addressed to, or intended for delivery to, any specified addressee or address.

UNDELIVERABLE

When used in relation to a letter, the meaning set out in section 8.1 of this Scheme.

UNPAID LETTER

A letter on which the postage and/or fees payable under this Scheme has not been paid or has been underpaid.

VALUABLES

Any of the following items:

JEWELLERY which for this purpose includes:

- · Any precious metal that has been manufactured in such a way as to add value to the raw material, including coins used for ornament:
- · Diamonds and precious stones;
- · Watches the cases of which are made wholly or mainly of precious metal; and
- Similar articles with an intrinsic value other than the value of the workmanship;

MONEY which for this purpose includes:

- · Coins:
- · Bank notes;
- · Postal Orders, cheques and dividend warrants uncrossed and
- payable to bearer

 Unused postage and revenue stamps and National Insurance
- Exchequer bills, bills of exchange, promissory notes and credit notes:
- · Bonds, bond coupons and other investment certificates; and
- · Coupons, vouchers, tokens, cards, stamps and other documents that can be exchanged for money, goods or services.

WORKING DAY

Monday to Saturday (excluding any Public or Bank Holidays) inclusive. For a Special Delivery letter accepted on a Friday or Saturday, delivery on the next working day means the Monday following unless Monday is a Bank or Public holiday.

Dated 4th April 2000.

Signed on behalf of the Post Office by W L Lai (a person authorised by the Post Office to act in that behalf). (2201/92)

THE POST OFFICE SCHEME FOR FRANKING LETTERS AND PARCELS 2000

POST OFFICE SCHEME FOR FRANKING LETTERS AND PARCELS 2000

(Post Office Scheme F1/2000)

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Schedule I: Definitions of Expressions used in this Scheme

POST OFFICE SCHEME FOR FRANKING LETTERS AND PARCELS 2000

(Post Office Scheme F1/2000)

The Post Office, by virtue of the powers conferred on it by section 28 of the Post Office Act 1969 and all other relevant enabling powers, hereby makes the following Scheme.

1. APPLICATION, COMMENCEMENT, REVOCATION AND CITATION

- 1.1 This Scheme sets out the Post Office's terms and conditions applicable to the franking of letters and parcels for posting for posting in the United Kingdom, and to the posting of franked letters and parcels.
- 1.2 This Scheme shall be read as one with the Post Office Inland Letter Post Scheme 2000, the Post Office Overseas Letter Post Scheme 1982 (as amended), the Post Office Inland Parcel Post Scheme 1989 (as amended), and the Post Office Overseas Parcel Post Scheme 1982 (as amended), which set out the Post Office's conditions for sending letters and parcels.
- 1.3 This Scheme is made by the Post Office under section 28 of the Post Office Act 1969. This Scheme

- shall come into operation on 27 April 2000 and may be cited as the Post Office Scheme for Franking Letters and Parcels 2000.
- 1.4 The Post Office may amend this Scheme from time to time. Amendments will be published in the London, Edinburgh and Belfast Gazettes.

2. INTERPRETATION

- 2.1 The definitions of terms expressions used in this Scheme are set out in paragraphs 2.2 and 2.3 and in Schedule 1 to this Scheme.
- 2.2 'Franking' means the stamping or printing of a mark or impression called the 'franking mark' on the envelope or outer wrapper of a letter to indicate the postage and/or fee which has been paid on that letter.
- 2.3 'Franking equipment' has the meaning assigned to it in Schedule 1 of this Scheme. References in this Scheme to the use of franking equipment are (except where stated or the context necessarily indicates otherwise) references to the use of franking equipment to indicate payment of postage and fees, and/or to the resetting of franking equipment with a view to using the equipment to indicate the payment of postage and fees, on letters to be posted in the United Kingdom.

APPROVAL OF FRANKING EQUIPMENT AND AUTHORISATION OF MANUFACTURERS, SUPPLIERS AND MAINTAINERS

- 3.1 The Post Office may at its discretion approve different models of franking equipment, and may authorise persons to manufacture, supply, maintain or otherwise deal with franking equipment.
- 3.2 By authorising any person to manufacture, supply, maintain or otherwise deal with franking equipment, the Post Office does not become a party to any customer contract for the supply, inspection or maintenance of franking equipment, and does not give any warranties, whether as to quality or otherwise, concerning any goods or services supplied by that person.

4. GENERAL PROHIBITIONS ON USE OF FRANKING EQUIPMENT

- 4.1 Franking equipment may not be used unless the equipment has been manufactured by an authorised manufacturer and the model has the Post Office's current approval.
- 4.2 Franking equipment may not be used which has been altered or modified in any way, so that it differs from its current approved model design.
- 4.3 Franking equipment may not be used if the Post Office withdraws approval of the model. Whenever the Post Office withdraws approval for a model it will notify users who must cease using the franking equipment of that model within the timescales notified by the Post Office.

5. AUTHORISATION OF USERS

- 5.1 Franking equipment may not be used until the user has obtained the Post Office's authorisation to do so. All users must apply to the Post Office for authorisation.
- 5.2 When the Post Office approves an application, it will issue a licence to the user. Users must obtain a licence before using their franking equipment.

6. USER LICENCES

- 6.1 The user's application for a licence must be made on the user's behalf by the user's authorised supplier or manufacturer of the franking equipment. If an application is rejected, the Post Office will advise the applicant and the supplier or manufacturer in writing. The requirement for a user to obtain a licence applies regardless of whether or not the user may have entered into a contract with the Post Office for the provision of postal services.
- 6.2 The licence will include the following information:
- 6.2.1 The user's name and address;
- 6.2.2 The address where the equipment may be used;
- 6.2.3 The name of the controlling office where the user's records will be kept;
- 6.2.4 The post office or Royal Mail office responsible for the resetting of the franking equipment (if relevant), and the method of resetting it;
- 6.2.5 The name and number of the model of the franking equipment;
- 6.2.6 The serial number of the franking equipment and/or meter;
- 6.2.7 The number of the die or device (or related machine identifier);
- 6.2.8 The location where franked letters must be posted.

The Post Office may pass this information, and any amendments to it to the authorised manufacturer, supplier and maintainer of the user's franking equipment, so that their records will be accurate and up to date.

- 6.3 The licence authorises the user to use the specified franking equipment at the address shown on the licence. The licence does not authorise the user to use any other franking equipment, for which a separate licence, or licences must be obtained. The franking equipment named in the licence must only be used by the user, and for the purpose of the user's business.
- 6.4 The licence may not be transferred to another person, company, business or organisation.
- 6.5 If the user wishes to change any of the details shown on the licence, for example the address, the user must notify in writing the controlling office and the authorised manufacturer or supplier of the equipment. The licence may not be changed without the Post Office's prior consent.
- 6.6 If the user ceases permanently to use franking equipment, the user must notify both the controlling office and the authorised manufacturer, supplier and maintainer of the equipment in writing, either prior to the date of cessation, or as soon as possible afterwards.

7. PAYMENT OF POSTAGE AND FEES

- 7.1 All postage (and fees where applicable) payable on franked letters must be prepaid, unless the Post Office has given its prior written consent.
- 7.2 Franking equipment must not be used until it has been reset and shows the amount of postage and fees which the user has prepaid or has agreed to pay.

- 7.3 Franking equipment must always show the correct amount of postage and fees which the user has prepaid or has agreed to pay.
- 7.4 The value of postage paid indicated by the franking mark on any letter must conform to the applicable rate set out in the relevant Post Office Scheme.

8 RESETTING FRANKING EQUIPMENT

- 8.1 The manner in which the user prepays or pays postage and fees will depend upon the way in which the user's franking equipment is reset. The method of resetting will depend upon the model of the franking equipment.
- 8.2 Franking equipment must only be reset in the manner specified by the manufacturer and approved by the Post Office.
- 8.3 The following methods have been authorised by the Post Office:
- 8.3.1 Remote telephone resetting
- 8.3.1.1 Remote resetting is performed by the user using codes sent on request by the controlling office, other post office or Royal Mail office, or the supplier of the user's franking equipment. Each code contains instructions to the user's franking equipment to add the value of the credit paid or agreed to be paid by the user.
- 8.3.1.2 The codes may be sent to the user either by post, fax or telephone to be entered through the franking machine's controls, or they may be sent by electronic modem link direct to the franking equipment. When requesting a code, the user must provide any readings of the meter's registers which may be requested. This information should be communicated in the manner specified which may be orally or in writing, through a key pad, or electronically directly from the franking equipment.
- 8.3.1.3 The codes may only be used to reset franking equipment. Each code may be used only once. Only codes specified for the user's franking equipment may be used.
- 8.3.2 Electronic devices including smart cards
- 8.3.2.1 Resetting by electronic device is performed by the user using a device containing a computer memory chip. The device is supplied to the user in return for payment of the value of credit which the user has requested. Inserting the device into the franking equipment increases the value of postage credit available on the meter's registers.
- 8.3.2.2 The electronic device is obtained from the controlling office, other post office or Royal Mail office, or the supplier. Only an electronic device specified for the franking equipment may be used.
- 8.3.2.3 The electronic device must be returned to the source after use. In some cases, the same device will be used for each reset of particular franking equipment. Other electronic devices may be sent to users to check the meter's registers, and these must be inserted into the franking equipment and returned as requested.
- 8.3.3 Manual resetting
- 8.3.3.1 Manual resetting must only be performed by an authorised employee of the Post Office at the location specified on the user's licence. This may be at a post office, Royal Mail premises or the user's own premises. The Post Office will charge a fee for manual resetting at a user's premises.

8.3.3.2 Users must not perform or attempt to perform manual resetting, and must not request or procure manual resetting services from any party, including any part of the Post Office other than as specified in their licence.

8.3.4 Value cards

- 8.3.4.1 Resetting by means of using a value card is performed by the user, using a value card purchased from a controlling office. Franking equipment reset in this way will only produce franking marks if there is a value card with sufficient credit remaining held within the equipment. When the credit on the card expires, it must be replaced with a new one inserted in the equipment, and the expired card must be returned to the controlling office.
- 8.3.4.2 Only value cards which are specified for the user's model of franking equipment, for the value pre-determined by the user, and which have been purchased from the controlling office may be used.
- 8.3.4.3 Each value card may be used only once. Value cards must not be recredited or renewed.
- 8.3.4.4 When the credit on a value card expires, the details printed by the franking equipment on the reverse of the card must be complete and legible.

9. OPERATION OF FRANKING EQUIPMENT

- 9.1 The seals on franking equipment must not be broken, and must not be duplicated.
- 9.2 If a seal is broken, the user or person in possession of the equipment must report it to the controlling office immediately. If the machine is reset at a post office, then the user must also notify that post office.
- 9.3 The meter readings (as recorded on the meter's registers) must always show the correct amount of postage and fees which the user has prepaid and/or used. The equipment must not be tampered with so as to alter the meter readings.
- 9.4 The franking mark produced by the die or printing device within the franking equipment must always show the same value as the amount by which the registers change when the franking mark is produced.

10. INSPECTIONS, MAINTENANCE AND REPAIRS INSPECTIONS BY AUTHORISED MAINTAINERS

- 10.1 Franking equipment must be kept in good working order by the user.
- 10.2 The user must ensure that any franking equipment in use by the user is inspected in accordance with the Post Office's requirements at least once every year (or whenever the Post Office specifies) by a maintainer of the user's choice who has the Post Office's authorisation to carry out inspections for that kind of equipment.
- 10.3 Maintenance and repairs by authorised maintainers
- 10.3.1 The maintenance and repair of franking equipment may only be undertaken by a maintainer who has the Post Office's authorisation to carry out maintenance of and repairs on that model of equipment.
- 10.4 The Post Office's inspection checks
- 10.4.1 A user or person in possession of franking equipment must allow a representative of the Post Office to inspect their franking equipment at the

premises where it is located. The Post Office may do this on any working day without prior notice. If the Post Office requests a user to bring franking equipment to a post office or Royal Mail office for an inspection, the user must take it to the office which resets that equipment, or any other office specified by the Post Office.

11. FRANKING MARKS

- 11.1 Franking marks may only be produced under the direction of, or with the authority of, the Post Office
- 11.2 A franking mark must be printed in red ink or in any other colour which the Post Office has authorised. It must be clear and complete. It must appear in the top right hand corner on the front of an envelope or wrapper of the letter, or on an address label which is stuck to the envelope or wrapper, or in any other manner which has been approved by the Post Office.
- 11.3 If, in the Post Office's judgement, a franking mark is not clear or complete, the Post Office will deal with the letter as if the sender has not paid postage on it, as set out in the Inland Letter Post Scheme 2000
- 11.4 A franking mark or slogan must not consist of numbers, words, characters, symbols, or marks which in the Post Office's judgement could offend Post Office employees, or make it embarrassing or difficult for the Post Office to convey the letter in the post, or to deliver it, or which could give rise to complaints from the public, or which could cause the Post Office any operational or technical difficulties. If such circumstances arise, the Post Office will require the user to cease using the franking mark or slogan in question.
- 11.5 If a user prints a franking mark by mistake, the user may write to the user's controlling office to apply for a refund, enclosing the franked envelopes, wrappers or other items within 6 months of the date when the franking mark was printed. If the Post Office receives all the information and evidence it requires, and the amount of postage or fees shown by the franking mark is legible, the Post Office will give the user a partial refund of the amount of postage paid, having deducted an amount which the Post Office considers to be reasonable to meet the administrative cost of dealing with the user's application.

12. SLOGANS

12.1 The Post Office reserves the right not to accept any letter bearing a slogan which it considers does not comply with paragraph 11 above. It is recommended that users seek advice from the Post Office in advance of producing or ordering a slogan.

13. POSTING FRANKED LETTERS

- 13.1 Franked letters may only be posted in the area designated by the franking mark.
- 13..2 Franked letters must be posted on the date shown in the franking mark.
- 13.3 Franked letters must be presented for posting in containers or packages specified by the Post Office, according to the following requirements:-
- in containers or trays, segregated by class and service, facing and oriented the same way. These may be posted by depositing at a designated Royal Mail office or (where this has been arranged and any fee due to the Post Office is paid) by being

- collected by a Post Office employee, or agent authorised to act on the Post Office's behalf; or
- in bags, segregated by class and service, in bundles of letters facing and oriented the same way. These may be posted by depositing at a designated post office or Royal Mail office, or (where this has been arranged and any fee due to the Post Office is paid) by being collected by a Post Office employee, or agent authorised to act on the Post Office's behalf; or
- 13.3.3 in pouches, segregated by class and service, in bundles of letters facing and oriented the same way. These may be posted by depositing at a designated post office or Royal Mail office, in a business posting box or (where this has been arranged and any fee due to the Post Office is paid) by being collected by a Post Office employee, or agent authorised to act on the Post Office's behalf; or
- 13.3.4 in a late-posting envelope. These must be posted in a designated posting box; or
- 13.3.5 presented for posting in any other manner which the Post Office may approve.

Variations to these conditions for presenting and posting franked letters may be authorised at the Post Office's discretion.

- 14. THE POST OFFICE'S RIGHT TO REFUSE TO ACCEPT LETTERS, OR TO RETURN THEM, AND TO ARRANGE REMOVAL OF DIES AND DEVICES
 - 14.1 The Post Office has the right:-
 - 14.1.1 To refuse to accept, and to return letters or other approved items which have been franked, and/or
 - 14.1.2 To arrange the removal of any die or device which prints or controls the printing of the franking mark in franking equipment by the manufacturer or supplier of the franking equipment.
 - 14.2 The Post Office may take either or both of these steps if any of the following circumstances occur:-
 - 14.2.1 If the user, or any other person in possession of franking equipment, does not comply with any condition in any Post Office Scheme;
 - 14.2.2 If any of the circumstances which are set out in paragraph 15 occur;
 - 14.2.3 If the Post Office has withdrawn the user's authority to use their franking equipment, and has terminated the user's licence; or
 - 14.2.4 If the Post Office withdraws approval from the model of franking equipment.
- 15. THE POST OFFICE'S TERMINATION OF AUTHORISATION

The Post Office may withdraw its authorisation for a user to use franking equipment in the circumstances set out below.

- 15.1 Withdrawal of authorisation upon written notice
- 15.1.1 The Post Office may at its discretion withdraw its authorisation, and/or terminate a user's licence, at any time by giving the user not less than 14 days' advance notice in writing.
- 15.1.2 Whenever the Post Office withdraws approval for a model of franking equipment, users will cease to have authorisation to use such equipment in accordance with the timescale notified to them by the Post Office.

- 15.2 Immediate withdrawal of authorisation misuse
- 15.2.1 The Post Office may withdraw its authorisation, and terminate a user's licence, immediately, by writing to the user, if any of the following circumstances arise:
- 15.2.1.1 If, in the Post Office's judgement, the user has not complied with any condition in the Schemes;
- 15.2.1.2 If, in the Post Office's judgement, the user's franking equipment is not in good working order;
- 15.2.1.3 If, in the Post Office's judgement, the user has misused any franking equipment;
- 15.2.1.4 If, in the Post Office's judgement, the user has used their franking equipment to print or stamp a franking mark which causes operational or technical difficulties or inconvenience or embarrassment to the Post Office or to Post Office employees generally, or to the public;
- 15.2.1.5 If the Post Office returns or refuses to accept the user's letters, in accordance with paragraph 14; or
- 15.2.1.6 If the Post Office has decided to arrange the removal of the dies or devices in the user's franking equipment, in accordance with paragraph 14.
- 15.3 Immediate withdrawal financial difficulties, cessation of trading, death etc.
- 15.3.1 The Post Office may also withdraw its authorisation, and terminate a user's licence, immediately, by notification in writing to the user or to the appropriate person, if any of the following occurs:
- 15.3.1.1 If the user becomes bankrupt or insolvent;
- 15.3.1.2 If a receivership order or administration order is made against the user;
- 15.3.1.3 If a liquidator, receiver, administrator, trustee, manager, supervisor or similar officer is appointed in relation to any of the user's property;
- 15.3.1.4 If the user makes any arrangement with creditors for the transfer of the user's property to them; or if the user sells or transfers their rights in something to the user's creditors, or tries to do so;
- 15.3.1.5 If, in Scotland, the user becomes insolvent or bankrupt or an action for the user's sequestration is commenced, or if there is a legal action to seize the user's property, or if the user sets up a trust deed for the user's creditors;
- 15.3.1.6 If the user ceases trading;
- 15.3.1.7 If an order or resolution is or could be made to wind up the user's business;
- 15.3.1.8 If the user's partnership is dissolved;
- 15.3.1.9 If the user dies; or
- 15.3.1.10 If the user is found guilty of any fraudulent misuse of the user's or any other franking equipment, or is found guilty of any other theft or fraud relating to the posting of franked letters.

The user or a representative of the user must notify the Post Office immediately if any of the circumstances listed above should occur.

15.4 Withdrawal of authorisation - at user's option

- 15.4.1 If the user ceases permanently to use franking equipment the user must notify the Post Office. On notification, the user's authorisation will be withdrawn by the Post Office and the user's licence will be terminated.
- 15.4.2 If the user fails to specify a date when the user will cease using the franking equipment, authorisation will be withdrawn and the licence terminated on the date when the Post Office receives the user's notification.
- 15.5 Withdrawal general
- 15.5.1 When a user's authorisation is withdrawn and their licence is terminated, the user must return all record cards and value cards to the controlling office immediately. The value of any postage or fees which the user has paid for and not used will be refunded, after the Post Office has verified the readings of the registers.
- 15.5.2 A licence will automatically be terminated when the Post Office receives notification from the authorised supplier that the dies or devices have been removed from the franking equipment, or that the franking equipment has been removed from the user's premises.

16. USER ADDRESS FOR COMMUNICATIONS

16.1 The Post Office will use the address shown on the user's record card/licence for the purpose of sending notices under this Scheme.

Schedule I - Definitions of terms expressions used in this Scheme

The Interpretation Act 1978 applies for the interpretation of this Scheme and for this purpose the Scheme is to be treated as if it were an Act of Parliament.

Any reference in this Scheme to any enactment, regulation or Post Office Scheme shall be construed as a reference to that enactment, regulation or Post Office Scheme as subsequently amended, reenacted or replaced.

In this Scheme, the following expressions set out below shall have the following meanings assigned to them, unless the context in which the expressions appear indicates otherwise.

Authorised Maintainer

A person who has the Post Office's approval to provide inspection and maintenance services for specified designs of franking equipment and systems. (Maintenance services include servicing and repairs).

Authorised Manufacturer

A person who has the Post Office's approval to manufacture franking equipment.

Authorised Supplier

A person who has the Post Office's approval to supply franking equipment.

Controlling Office

The post office or Royal Mail office at which records are kept of the user's franking equipment.

Dies and devices

The component or components of the franking equipment which prints, or controls the printing of the franking mark.

Franked letter

Any letter bearing a franking mark.

Franking Equipment

Any piece of equipment which may be used to indicate and record payment of postage and/or fees on letters, including but not limited to machines, computers, computer peripherals, security devices, software, printers and telecommunications links and including any system used to reset such equipment.

Franking Mark

Any mark or impression printed or otherwise made by franking equipment indicating the date and place of posting, the postage and fees paid or payable, the identity of the franking equipment used and any other numbers, words, characters, symbols or marks required by the Post Office.

Letter

Any postal packet (including letters and parcels) except a packet consisting of articles for the blind, a current registered newspaper, an unaddressed packet or packet consisting of a petition or address of a kind referred to in Section 84(1) of the Post Office Act 1969.

Licence

A licence issued by the Post Office authorising the user to use franking equipment.

Meter

The part of the franking equipment which registers postage.

Model

The generic type, make or model of franking equipment.

Postage and Fees

Postage is the fee charged by the Post Office for delivery of a letter. Fees are the sums the Post Office charges to provide other services.

Post Office Scheme

Any Scheme made by the Post Office under section 28 of the Post Office Act 1969.

Record Card

A document which is provided by the Post Office to users of franking equipment which is reset manually. A record card contains details about the user, and the user's franking equipment. When having the franking equipment reset, the user must produce the record card to the resetting office, which will record the amount of postage and fees which the user has paid and such information as the Post Office requires about resetting and the readings on the registers. A record card remains the property of the Post Office at all times.

Registers

Instruments within the meter of the franking equipment which record the amount of postage paid and the amount of credit remaining available for use.

Reset

To charge franking equipment with credit for payment of postage and/or fees. The term resetting should be construed accordingly.

Resetting Office

A Post Office counter or Post Office or Royal Mail office to which the user brings their meter for manual resetting.

Slogan

A design or wording commissioned by the user, to be printed on letters in addition to the franking mark.

User

Any person who uses or intends to use franking equipment to pay postage and/or fees on letters to be posted in the UK.

Dated 7th April 2000

Signed on behalf of the Post Office by J Graham

(a person authorised by the Post Office to act in that behalf).

(2201/93)





Sheriffdom of Lothian & Borders at Edinburgh ALLAN WOODBURN ASSOCIATES LIMITED

A Company Incorporated under the Companies Acts (having Company Number SC118108) and having their Registered Office at 482 Lanark Road West, Edinburgh EH14 7AN Notice is hereby given that pursuant, to Section 653 of the Companies Act 1985 a Petition was presented to the Sheriff Court at Edinburgh on 13th April 2000 by Allan Woodburn Associates Limited, Petitioners, which craves that Allan Woodburn Associates Limited having its Registered Office at 482 Lanark Road West, Edinburgh EH13 7AN which was struck from the Register of Companies on 11th November 1998, be restored to the Register of Companies in terms of the Companies Act 1985 Section 653.

Any person wishing to object to the restoration of the said Company should contact the Sheriff Clerk at Edinburgh, The Sheriff Court House, 27 Chambers Street, Edinburgh from whom a service copy Petition may be obtained, and should lodge Answers to the said Petition within twenty-one days hereof.

Messrs Brodies WS 15 Atholl Crescent, Edinburgh

Solicitor for Petitioners

(2301/138)

CADUCEUS LTD

SC166798

Notice is hereby given that a Petition has been presented by Matthew Aird and Christina Petrie Aird, both residing at Flat 14, 31 Silverwells Crescent, Bothwell and Caduceus Limited having their Registered Office at Phoenix House, Phoenix Crescent, Strathclyde Business Park, Bellshill, Lanarkshire, Scotland to the Sheriffdoin of South Strathclyde Dumfries and Galloway at Hamilton for restoration of the Company's name to the Companies Register. By virtue of an Interlocutor dated 14th April 2000 any person desiring to object to the crave of the Petition is required to lodge Answers thereto in the hands of the Sheriff Clerk at Beckford Street, Hamilton within eight days after the publication of this advertisement.

(2301/23)

RESIGNATION OF WILLIAM MILLER JAMIESON FROM THE FIRM OF "JAMIESON & CRADOCK"

Notice is hereby given that with effect from midnight on the 31st day of January 1999 William Miller Jamieson residing at Four Laverock Road, Newburgh, Aberdeenshire AB41 6FN ceased to be a partner, by reason of his resignation, in the firm of Jamieson & Cradock, Solicitors and Estate Agents, having their only place of business at One St. Swithin Road, Aberdeen AB10 6DL

(2301/62)

RESIGNATION OF WILLIAM MILLER JAMIESON FROM THE FIRM OF "PHILIP, GAULD & CO."

Notice is hereby given that with effect from midnight on the 31st day of December 1999 William Miller Jamieson residing at Four Laverock Road, Newburgh, Aberdeenshire AB41 6FN ceased to be a partner, by reason of his resignation, in the firm of Philip, Gauld & Co, Advocates in Aberdeen, having their only place of business at 18 Carden Place, Aberdeen AB10 1UQ.

(2301/63)

ESTHER BURNS KENNEDY OR CAMPBELL

An Initial Writ has been presented in the Sheriff Court of South Strathclyde Dumfries and Galloway at Airdrie by James Gibson, Ross James Elrick Brown and Colin Dunipace, the partners of and trustees for the firm of Mathie Lennox & Company, Solicitors, Market Chambers, Kilsyth for the decerniture as Executor-dative and creditor to the deceased Esther Burns Kennedy or Campbell. sometime resident at 25 Kelvinside Crescent, Banton, thereafter at Burngreen Lodge, Kilsyth and latterly of Craig en Goyne Nursing Home, Kilsyth and who died intestate on 5th January, 2000.

James Gibson, Solicitor Market Chamber, Kilsyth

(2301/79)





Receivership

Appointment of Receivers

Pursuant to Section 65(1)(a) of the Insolvency Act 1986 **HUNTERS OF BRORA LIMITED**

We, John C Reid of 25 Melville Street, Edinburgh EH3 7PE and Graham H Martin of 39 St Vincent Place, Glasgow G1 2QQ give notice that on 14th April 2000 we were appointed as joint receivers of the above company.

The property over which we were appointed as joint receivers is the whole of the company's property.

John C Reid 14th April 2000

(2423/17)

Members' Voluntary Winding Up

Resolutions for Winding-Up

The Companies Act 1985 The Insolvency Act 1986

BRIAN HART LIMITED

At an Extraordinary General Meeting of the Members of the above company, duly convened and held at Unit 5, Roydonbury Industrial Estate, The Pinnacles, Harlow, Essex CM19 5BZ on 11th April 2000, the following Extraordinary Resolution was duly passed: "That the Company cannot, by reason of its liabilities continue its business and that it is advisable to wind up." Brian Hart, Chairman

14th April 2000

(2431/65)

VIEWFIELD RENTALS LIMITED

(In Members Voluntary Liquidation)

At an Extraordinary General Meeting of the Members of the company duly convened and held at 18 Viewfield Terrace, Dunfermline, KY12 7JU on 18th April 2000 at 3.00 pm, the following Resolution was duly passed as a Special Resolution: "The company be wound up voluntarily and that Alan C. Thomson, C.A. of 18 Viewfield Terrace, Dunfermline, KY12 7JU be and is hereby appointed Liquidator for the purpose of such winding up." Brian R Forrester, Secretary (2431/111)

Appointment of Liquidators

Notice of Appointment of Liquidator Members Voluntary Winding Up

Pursuant to section 109 of the Insolvency Act 1986

Company number: SC132740

Name of company: VIEWFIELD RENTALS LIMITED

Nature of business: Property Letting

Type of liquidation: Members

Address of registered office: 18 Viewfield Terrace, Dunfermline,

Fife KY12 7JU

Liquidator's name and address: Alan C Thomson CA, 18 Viewfield Terrace, Dunfermline, Fife KY12 7JU Date of appointment: 18th April 2000 By whom appointed: Members Alan C Thomson, Liquidator

(2432/112)

In accordance with the provisions of the said Act, a list of names and addresses of the Company's creditors will be available for inspection free of charge at W. David Robb C.A., 12/16 South Frederick Street, Glasgow during normal business hours on the two business days prior to the date of this Meeting. By Order of the Board. E. Getlin, Director

(2442/16)

Creditors' Voluntary Winding Up

Resolutions for Winding-Up

Companies Act 1985 Insolvency Act 1986 **JOHN REOCH & SON LIMITED**

(In Liquidation)

18th April 2000

At an Extraordinary General Meeting of the Members of the above named company, duly convened and held at Stannergate House, 41 Dundee Road West, Broughty Ferry, Dundee on 18th April 2000 at 11 am, the following Extraordinary Resolution was duly passed: "That it has been proved to the satisfaction of the meeting that the company cannot, by reason of its liabilities, continue its business and that it is advisable that the company be wound up voluntarily". Thereafter, the following Ordinary Resolution was duly passed: "That Alan B Wright, Chartered Accountant, of Dand Carnegie & Co., of Stannergate House, 41 Dundee Road West, Broughty Ferry, Dundee, DD5 1NB, be appointed liquidator for the purposes of such winding up'

David Brown, Chairman of the meeting 18th April 2000

(2441/107)

Meetings of Creditors

Notice of Meeting of Creditors Pursuant to section 98 Insolvency Act 1986 Company Number SC 137871 FRESHBRIGHT CEMETERIES LIMITED

Notice is hereby given, pursuant to Section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held at: 10/12 New College Parade, Finchley Road, London NW3 5EP on Thursday 4th May 2000 at 12 noon for the purpose of having a full statement of the position of the Company's affairs, together with a List of the Creditors of the Company and the estimated amount of their claims, laid before them, and for the purpose, if thought fit, of nominating a Liquidator and of appointing a Liquidation Committee.

KIAN SENG TAN of K S TAN & COMPANY

is a person qualified to act as an insolvency practitioner in relation to the Company who will, during the period before the day of the Meeting, furnish creditors free of charge with such information concerning the Company's affairs as they may reasonably require; or on the two business days falling next before the day on which the Meeting is to be held, a list of the names and addresses of the Company's creditors will be available for inspection free of charge at 10/12 New College Parade, Finchley Road, London NW3 5EP, being a place in the relevant locality.

Notice is also given that, for the purpose of voting, Secured Creditors must (unless they surrender their security) lodge at the said Registered Office of the Company at 10/12 New College Parade, Finchley Road, London NW3 5EP before the Meeting a Statement giving particulars of their security, the date when it was given, and the value at which it is assessed.

By Order of the Board of Directors

Walter Parker, Director 13th April 2000

(2442/106)

The Insolvency Act 1986 **MACHOOLEY'S LTD**

Notice is hereby given pursuant to Section 98 of the Insolvency Act 1986 that a Meeting of the Creditors of the above named Company will be held at The Merchants House, 7 West George Street, Glasgow on 28th April 2000 at 12 noon for the purposes mentioned in Section 99 to 101 of the said Act.

Appointment of Liquidators

Notice of Appointment of Liquidator Creditors' Voluntary Winding tip Pursuant to Section 109 of The Insolvency Act 1986 Company Number: SC041813 Name of Company: BRIAN HART LIMITED

(In Liquidation)

Nature of Business: Development of high performance motor car engines

Type of liquidation: Creditors' Voluntary

Address of registered office: 6 St Colme Street, Edinburgh EH3 6AD Liquidator's name and address: John Gordon Doughty CA,

42 Moray Place Edinburgh EH3 6BT Office Holder Number: 37

Date of Appointment: 11th April 2000 By whom, appointed: Creditors J G Doughty CA. Liquidator 14th April 2000

(2443/64)

Notice of Appointment of Liquidator Creditors Voluntary Winding Up Pursuant to section 109 of the Insolvency Act 1986 Company number: 36410

Name of Company: JOHN REOCH & SON LIMITED Nature of Business: Electrical Contractors

Type of Liquidation: Creditors Voluntary Address of Registered office: 145 High Street, Lochee, Dundee

Liquidator's name and address: Alan B Wright, Dand Carnegie & Co, Stannergate House, 41 Dundee Road West, Broughty Ferry, Dundee DD5 1NB

Date of appointment: 18th April 2000 By whom appointed: Members and Creditors A B Wright, Liquidator

(2443/108)

Annual Liquidation Meetings

JOBIL ENTERPRISES LTD

(In Liquidation)

Notice is herby given that, in terms of Section 105 of The Insolvency (Scotland) Rules 1986, a Meeting of Members and Creditors of the above Company will be held within the offices of William Duncan & Company C.A., Silverwells House, 114 Cadzow Street, Hamilton, ML3 6HP at 12 Noon on Friday 5th May 2000, for the purpose of receiving the Liquidator's account of the winding-up for the year ended 24th March 2000.

Cameron K. Russell, Liquidator 18th April 2000

(2444/56)

Final Meetings

ACE WHOLESALE TOYS LIMITED

(In Creditors Voluntary Liquidation)

Notice is hereby given pursuant to Section 106 of the Insolvency Act. 1986, that the Final Meetings of the Members and Creditors of the above named Company will be held on 11th May 2000 within the offices of James Macintyre & Co., Chartered Accountants, Dundas Business Centre, 38/40 New City Road, Glasgow, at 11.45am and 12.00 noon respectively for the purpose of receiving the Liquidator's final report showing how the winding up has been conducted and of hearing any explanations that may be given by the Liquidator.

All members and creditors whose claims have been accepted, are entitled to attend in person or by Proxy, and a resolution will be passed by a majority in value of those voting in favour of it. Attendance at these meetings is not mandatory; and to be valid for voting purposes the form of proxy must be lodged with me at Dundas Business Centre, 38/40 New City Road, Glasgow, G4 9JT at or before the meeting at which it is to be used.

J D C Macintyre, Liquidator

(2445/90)

BLACKHAWK CLOTHING LIMITED

(In Creditors Voluntary Liquidation)

Notice is hereby given in terms of Section 106 of the Insolvency Act 1986, that final meetings of the company and of the creditors of the above company will be held at 11.00am and 11.15am respectively within Royal Exchange, Panmure Street, Dundee, DD1 1DZ on Thursday 8th June 2000, for the purpose of receiving an account of the Liquidator's acts and dealings and the conduct of the winding up.

Ian R. Johnston FCCA.

Henderson Loggie, Royal Exchange, Panmure Street, Dundee DD1 1DZ

14th April 2000

(2445/53)

MATTHEW KENNEDY LIMITED

(In Liquidation)

Notice is hereby given pursuant to Section 146 of The Insolvency Act 1986 that a final meeting of creditors of the above named company will be held on Thursday 8th June 2000 at 10.30am at the offices of Fife Chamber of Commerce, Wemyssfield, Kirkcaldy for the purpose of receiving the Liquidator's report on the conduct of the winding up of the company.

Christine Convy, Liquidator

convyclark ltd, Carlyle House, Carlyle Road, Kirkcaldy, Fife

KY1 1DB

18th April 2000 (2445/71)

306 LIMITED

(In Liquidation)

Notice is hereby given, in terms of Section 106 of the Insolvency Act 1986 that Final Meetings of the company and of the creditors of the above company will be held at 10.30am and 10.45am within the offices of Dickson & Co, 34 High Street, East Linton EH40 3AB on Friday 19th May 2000, for the purpose of receiving an account of the Liquidator's acts and dealings and the conduct of the winding up.

J Robin Y Dickson CA, Liquidator

Dickson & Co, 34 High Street, East Linton, East Lothian

EH40 3AB

18th April 2000

(2445/109)

306 (JUMPIN' JACQUES) LIMITED

(In Liquidation)

Notice is hereby given, in terms of Section 106 of the Insolvency Act 1986 that Final Meetings of the company and of the creditors of the above company will be held at 10.00am and 10.15am within the offices of Dickson & Co, 34 High Street, East Linton EH40 3AB on Friday 19th May 2000, for the purpose of receiving an account of the Liquidator's acts and dealings and the conduct of the winding up.

J Robin Y Dickson CA, Liquidator

Dickson & Co, 34 High Street, East Linton, East Lothian

EH40 3AB

18th April 2000

(2445/110)

Winding Up By The Court

Petitions to Wind-Up (Companies)

AREBIL LIMITED

Notice is hereby given that on 12th April 2000 a Petition was presented to the Sheriff at Aberdeen by The Advocate General for Scotland as representing Her Majesty's Commissioners of Customs & Excise, craving the Court, inter alia that Arebil Limited, having their Registered office at 66 Queens Road, Aberdeen AB15 4YE

be wound up by the Court and an Interim Liquidator appointed, in which Petition the Sheriff at Aberdeen by Interlocutor dated 12th April 2000 appointed all persons having an interest to lodge Answers in the hands of the Sheriff Clerk, Castle Street, Aberdeen within eight days after intimation, advertisement or service; all of which Notice is hereby given.

Shepherd & Wedderburn WS

Saltire Court, 20 Castle Terrace, Edinburgh

Agents for the Petitioners

(2450/67)

CHAINOBTAIN LIMITED

A petition was on 29th March 2000 presented to the Court of Session by the Advocate General for Scotland for and on behalf of the Commissioners of Inland Revenue craving the Court inter alia to order that Chainobtain Limited, a company incorporated under the Companies Act 1985 to 1989 and having its Registered Office at 132a Nethergate, Dundee be wound up by the Court and to appoint a Liquidator to the said Company in terms of the Insolvency Act 1986, in which Petition Lord Milligan by Interlocutor dated 31st March 2000 allowed all parties claiming an interest to lod ge Answers thereto if so advised with the Office of Court at the Court of Session, 2 Parliament Square, Edinburgh within eight days of intimation, service and advertisement.

G A D Pate, for Solicitor (Scotland), Inland Revenue

114-116 George Street, Edinburgh

Solicitor for Petitioner

Tel: 0131 473 4027

(2450/52)

GLENTARENT LIMITED

Notice is hereby given that on 14th April 2000 a Petition was presented to the Sheriff at Glasgow by The Advocate General for Scotland as representing Her Majesty's Commissioners of Customs & Excise, craving the Court, inter alia that Glentarent Limited, having their Registered office at The New Regano Bar, 473 Paisley Road, Kinning Park, Glasgow G5 8RJ be wound up by the Court and an Interim Liquidator appointed; in which Petition the Sheriff at Glasgow by Interlocutor dated 14th April 2000, appointed all persons having an interest to lodge Answers in the hands of the Sheriff Clerk, 1 Carlton Place, Glasgow within eight days after intimation, advertisement or service; all of which Notice is hereby given.

Shepherd & Wedderburn WS
Saltire Court, 20 Castle Terrace, Edinburgh
Agents for the Petitioners

(2450/139)

LEVENVALE LTD

Notice is hereby given that on 10th April 2000 a Petition was presented to the Sheriff at Hamilton by The Advocate General for Scotland as representing Her Majesty's Commissioners of Customs & Excise, craving the Court, inter alia that Levenvale Ltd, having their Registered office at The Cross, Uddingston be wound up by the Court and an Interim Liquidator appointed, in which Petition the Sheriff at Hamilton by Interlocutor dated 10th April 2000 appointed all persons having an interest to lodge Answers in the hands of the Sheriff Clerk, Beckford Street, Hamilton within eight days after intimation, advertisement or service; all of which Notice is hereby given.

Shepherd & Wedderburn WS
Saltire Court, 20 Castle Terrace, Edinburgh
Agents for the Petitioners

(2450/68)

SHOPFRONT & CURTAIN WALLING SERVICES (ALUMINIUM) LTD

Notice is hereby given that on 10th April 2000 a Petition was presented to the Sheriff at Hamilton by The Advocate General for Scotland as representing Her Majesty's Commissioners of Customs & Excise, craving the Court, inter alia that Shopfront & Curtain Walling Services (Aluminium) Ltd, having their Registered office at 29 Brandon Street, Hamilton ML3 6DA be wound up by the Court and an Interim Liquidator appointed; in which Petition the Sheriff at Hamilton by Interlocutor dated 10th April 2000 appointed all persons having an interest to lodge Answers in the

hands of the Sheriff Clerk, Beckford Street, Hamilton within eight days after intimation, advertisement or service; all of which Notice is hereby given.

Shepherd & Wedderburn WS

Saltire Court, 20 Castle Terrace, Edinburgh

Agents for the Petitioners

(2450/69)

SOUIRREL COMPUTING SERVICES LIMITED

Notice is hereby given that on 11th April 2000 a Petition was presented to the Sheriff at Edinburgh by The Advocate General for Scotland as representing Her Majesty's Commissioners of Customs & Excise, craving the Court, inter alia that Squirrel Computer Services Limited, having their registered office at c/o Benson & Co, 8 Wemyss Place, Edinburgh EH3 6DH be wound up by the Court and an Interim Liquidator appointed; in which Petition the Sheriff at Edinburgh by Interlocutor dated 11th April 2000 appointed all persons having an interest to lodge Answers in the hands of the Sheriff Clerk, 27 Chambers Street, Edinburgh within eight days after intimation, advertisement or service, all of which Notice is hereby given.

Shepherd & Wedderburn WS

Saltire Court, 20 Castle Terrace, Edinburgh

Agents for the Petitioners

(2450/66)

Apointment of Liquidators

DEREK HEANEY SCAFFOLDING LIMITED

(In Liquidation)

54 Cowgate, Kirkintilloch, Glasgow

I, Graham H Martin, 39 St Vincent Place, Glasgow, G1 2QQ, hereby give notice that I was appointed Liquidator of Derek Heaney Scaffolding Limited at a meeting of creditors on 13th April 2000.

A Liquidation Committee was not established. I do not propose to summon a further meeting of the company's creditors for the purpose of establishing a Liquidation Committee unless one-tenth, in value, of the creditors require me to do so in terms of Section 142(3) of the Insolvency Act 1986.

Graham H Martin, Liquidator

Deloitte & Touche, 39 St Vincent Place, Glasgow G1 2QQ

17th April 2000 (2454/10)

Meetings of Creditors

CLARK & PEARSON LIMITED

(In Liquidation)

I, Gerard Patrick Crampsey, Chartered Accountant, 134 Renfrew Street, Glasgow, G3 6SZ, hereby give notice pursuant to Rule 4.19 of the Insolvency (Scotland) Rules 1986 that, on 11th April 2000, I was appointed Liquidator of the above named company by Resolution of the First Meeting of Creditors held in terms of Section 138(3) of the Insolvency Act 1986. A Liquidation Committee was not established. Accordingly, I hereby give notice that I do not intend to summon a further meeting for the purpose of establishing a Liquidation Committee unless one tenth in value of the creditors require me to do so in terms of Section 142(3) of the Insolvency Act 1986. All creditors who have not already done so are required to lodge their claims with me by 31st July 2000. Gerard P Crampsey, Liquidator

Stirling Toner & Co, Chartered Accountants, 134 Renfrew Street,

Glasgow G3 6SZ 17th April 2000

(2455/20)

JOHN SMITH (TRANSPORT CONTRACTORS) LIMITED

(In Liquidation)

85 Clydeholm Road. Clydesdale Industrial Estate, Glasgow I, W David Robb, CA, Scott House, 12/16 South Frederick Street, Glasgow G1 1HJ hereby give notice that I was appointed Interim Liquidator of John Smith (Transport Contractors) Limited on 5th April 2000 by Interlocutor of the Sheriff at Glasgow Sheriff Court. Notice is also given pursuant to Section 138 of the Insolvency Act 1986 and Rule 4.12 of the Insolvency (Scotland) Rules 1986, as

amended by The Insolvency (Scotland) Amendment Rules 1987, that the first Meeting of Creditors of the above company will be held within the Merchants House, 7 West George Street, Glasgow on 15th May 2000 at 11.00 am for the purpose of choosing a Liquidator and determining whether to establish a Liquidation Committee.

A resolution at the meeting is passed if a majority in value of those voting have voted in favour of it.

A creditor will be entitled to vote at the meeting only if a claim has been lodged with me at the meeting or before the meeting at my office and it has been accepted for voting purposes in whole or in part. For the purpose of formulating claims, creditors should note that the date of commencement of the Liquidation is 15th February 2000. Proxies may also be lodged with me at the meeting or before the meeting at my office.

W. David Robb, Interim Liquidator 12/16 South Frederick Street, Glasgow 18th April 2000

(2455/910)

LEVEL NINE EUROPE LIMITED

(In Liquidation)

I, Alexander Balfour Pringle, Chartered Accountants, Tayfletts, Isla Road, Perth PH2 7HG, hereby give notice that by Interlocutor of the Court of Session dated 23rd March 2000, I was appointed Interim Liquidator of Level Nine Europe Limited, having its registered office at Bank Street, Blairgowrie, Perthshire PH10 6DE. Pursuant to Section 138(4) of the Insolvency Act 1986 and Rule 4.12 of the Insolvency (Scotland) Rules 1986, the first meeting of creditors will be held at Tayfletts, Isla Road, Perth PH2 7HG at 11.00am on Thursday 11th May 2000, for the purpose of choosing a Liquidator. The meeting may also consider other resolutions referred to in Rule 4.12(3). All creditors are entitled to attend in person or by proxy and to vote, provided their claims and proxies, if any have been submitted at or before the meeting.

A B Pringle CA, Interim Liquidator Tayfletts, Isla Road, Perth PH2 7HG 19th April 2000

(2455/151)

The Insolvency Act 1986

VESPEN LIMITED

(In Liquidation)

Trading Address: 88 Skene Square, Aberdeen

I, Michael J M Reid CA, 12 Carden Place, Aberdeen, AB10 1UR hereby give Notice that by Interlocutor dated 11th April 2000, the Sheriff at Aberdeen appointed me Interim Liquidator of the above Company.

Notice is hereby given pursuant to Section 138 (3) of the Insolvency Act 1986 and Rule 4.12 of The Insolvency (Scotland) Rules 1986 that the First Meeting of Creditors of the above named Company will be held at 12 Carden Place, Aberdeen, AB10 1UR on 2nd May 2000 at 11 am for the purposes of choosing a Liquidator and considering the other Resolutions specified in Rule 4.12(3) of the aforementioned Rules.

Meantime, any Creditor of the above named Company is invited to submit details of their Claim to the address below.

Michael J M Reid CA, Interim Liquidator

Meston Reid & Co, 12 Carden Place, Aberdeen AB10 1UR 17th April 2000 (2455/105)

Final Meetings

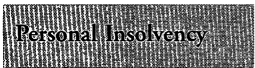
CITY & ERSKINE ESTATES LTD

(In Liquidation)

Notice is hereby given pursuant to section 146 of the Insolvency Act 1986 that a final meeting of the creditors of the above named company will be held at 1 Royal Terrace, Edinburgh, EH7 5AD on 18th May 2000 at 11am, for the purposes of receiving the Liquidator's report on the winding up and to determine whether the Liquidator should be released.

T C MacLennan, Liquidator

Scott Oswald, 1 Royal Terrace, Edinburgh EH7 5AD (2458/58)





Sequestrations

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

CATHERINE ELIZABETH ANDERSON

The estate of Catherine Elizabeth Anderson, 241 Frances Path, Glenrothes, Fife KY7 6SF was sequestrated by the sheriff at Kirkcaldy on Friday 14th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to James MacLachlan Esq, Campbell Dallas, "Dooneen", 7 St Clement Avenue, Dunblane FK15 9DG, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration.

For the purpose of formulating claims, creditors should note that the date of sequestration is Friday 14th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee
Accountant in Bankruptcy, George House, 126 George Street
Edinburgh EH2 4HH (2517/127)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

NIGEL BAILLIE

The estate of Nigel Baillie, who formerly resided at c/o 99 Mount Vernon Road, Stranraer and who now resides at 31 Mount Vernon Road, Stranraer was sequestrated at the Court of Session on Thursday 13th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Brian Johnstone Esq CA, Messrs Manson & Co, 51 Rae Street, Dumfries DG1 1JD, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration. For the purpose of formulating claims, creditors should note that the date of sequestration is Wednesday 22nd March 2000. G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/132)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

VERA BAILLIE

The estate of Vera Baillie, 29 Belmont Road, Stranraer was sequestrated at the Court of Session on Thursday 13th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate. Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Brian Johnstone Esq CA, Messrs Manson & Co, 51 Rae Street, Dumfries DG1 1JD, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration. For the purpose of formulating claims, creditors should note that the date of sequestration is Wednesday 22nd March 2000. G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

MARGARET FRANCES BOYLE OR HOEY

The estate of Margaret Frances Boyle or Hoey, 2 Forbes Place, Wemyss Bay PA18 6AU was sequestrated by the sheriff at Greenock on Wednesday 12th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to William D Robb Esq CA, Scott House, 12/16 South Frederick Street, Glasgow G1 1HJ, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration. For the purpose of formulating claims, creditors should note that the date of sequestration is Wednesday 12th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/40)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

JAMES LOW GRANT BROWN

The estate of James Low Grant Brown, Little Kithock Farm House, Trinity, Brechin, Angus trading as Lower Buck Inn, Church Road, Waddington, Clitheroe DD9 7PT was sequestrated by the sheriff at Arbroath on Wednesday 5th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Drew M Kennedy Esq CA, Morris & Young, 6 Atholi Crescent, Perth PH1 5JN, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration. For the purpose of formulating claims, creditors should note that the date of sequestration is Wednesday 5th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee
Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH

(2517/129)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

JOYCE BROWN

The estate of Joyce Brown, Little Kithock Farm House, Trinity, Brechin, Angus trading as Lower Buck Inn, Church Road, Waddington, Clitheroe BB7 3HUwas sequestrated by the sheriff at Arbroath on Wednesday 5th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Drew M Kennedy Esq CA, Morris & Young, 6 Atholl Crescent, Perth PH1 5JN, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration. For the purpose of formulating claims, creditors should note that the date of sequestration is Wednesday 5th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/128)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

ISABELLA ANN BRYCE

The estate of Isabella Ann Bryce, 122 Croftend Avenue, Croftfoot, Glasgow G44 5PS was sequestrated by the sheriff at Glasgow on Wednesday 12th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Neil J McNeill Esq CA, Messrs BDO Stoy

Hayward, Ballantine House, 168 West George Street, Glasgow G2 2PT, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration.

For the purpose of formulating claims, creditors should note that the date of sequestration is Wednesday 12th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/36)

Bankruptcy (Scotland) Act: As Amended 1985; Section 15(6) Sequestration of the Estate of

ANNA CHIAIESE

(Also know as Anna Sartauro)

The estate of Anna Chiaiese (aka Anna Sartauro), 21 Brunton Place, Edinburgh EH9 5EJ was sequestrated by the Sheriff of Lothian and Borders at Edinburgh on 12th April 2000 and Maureen Leslie, HLB Kidsons, 23 Queen Street, Edinburgh EH2 1JX has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to the Interim Trustee.

Please note that the date of sequestration for creditors claims was 15th March 2000.

Any creditor known to the Interim Trustee will be notified of the date, time and place of the statutory meeting of creditors to elect a Permanent Trustee.

Maureen Leslie, Interim Trustee

HLB Kidsons, Chartered Accountants, 23 Queen Street, Edinburgh EH2 1JX

19th April 2000 (2517/96)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

ISOBEL HELEN STEWART COWIE OR BOYLE

The estate of Isobel Helen Stewart Cowie or Boyle, 30 Gillespie Terrace, Old Plean, Stirlingshire was sequestrated by the sheriff at Stirling on Friday 14th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to J M H Macadam Esq FCCA, Mackie Associates, Quarry House, Quarry Road, Fintry, Stirlingshire the agent acting on behalf of the Accountant in Bankruptcy in this sequestration.

For the purpose of formulating claims, creditors should note that the date of sequestration is Friday 14th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/133)

Bankruptcy (Scotland) Act 1985 (as amended) Section 15(6) Sequestration of the Estate of

JOHN DUNPHY

The estate of John Dunphy, trading as First & Last Bar, 1976 Maryhill Road, Glasgow, G20 0EF residing at 2 Duntreath Grove, Glasgow G15 6SD was sequestrated by Interlocutor of the Sheriff of Glasgow & Strathkelvin at Glasgow on 12th April 2000 and Alan O'Boyle, HLB Kidsons, 274 Sauchiehall Street, Glasgow G2 3EH has been appointed by the Court to act as Interim Trustee on the Sequestrated Estate.

Any creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to the Interim Trustee.

Please note that the date of Sequestration for creditors' claims was 12th April 2000

Any creditor known to the Interim Trustee will be notified of the date, time and place of the statutory Meeting of Creditors to elect a Permanent Trustee.

Alan O'Boyle, Interim Trustee

HLB Kidsons, 274 Sauchiehall Street, Glasgow G2 3EH

18th April 2000

(2517/85)

Bankruptcy (Scotland) Act 1985 as amended paragraph 4(1) of Schedule 2A Sequestration of the estate of

JOHN EDWARDS

A certificate for the summary administration of the sequestrated estate of John Edwards, 51 Curzon Street, Glasgow G29 9HD trading as Jed Magnetics, 627 Dumbarton Road, Glasgow G11 6HY was granted by the sheriff at Glasgow on Wednesday 12th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Permanent Trustee on the sequestrated estate.

Please note that the date of sequestration is Thursday 30th March

G Leslie Kerr, Accountant in Bankruptcy, Permanent Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/135)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

CHARLES STEWART FERGUSON

The estate of Charles Stewart Ferguson, 11 Moredunvale Grove, Edinburgh was sequestrated at the Court of Session on Thursday 13th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Eric R H Nisbet, The Glen Drummond Partnership, Knightsridge Business Park, 4 Turnbull Way, Livingston EH54 8RB, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration.

For the purpose of formulating claims, creditors should note that the date of sequestration is Thursday 23rd March 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/130)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

MATTHEW FORREST & STACEY FORREST (A FIRM)

The estate of Matthew Forrest and Stacey Forrest (a firm), 40 Annfield Gardens, Stirling was sequestrated at the Court of Session on Thursday 6th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Thomas R Campbell Esq CA, T Hunter Thomson & Co, 7 Register Street, Bo'ness EH51 9AE, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration.

For the purpose of formulating claims, creditors should note that the date of sequestration is Tuesday 7th December 1999.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/119)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

MATTHEW FORREST

Trading as Matthew Forrest and Stacey Forrest

The estate of Matthew Forrest, t/a Matthew Forrest and Stacey Forrest, 40 Annfield Gardens, Stirling trading as Matthew Forrest and Stacey Forrest, 40 Annfield Gardens, Stirling was sequestrated at the Court of Session on Thursday 6th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Thomas R Campbell Esq CA, T Hunter Thomson & Co, 7 Register Street, Bo'ness EH51 9AE, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration.

For the purpose of formulating claims, creditors should note that the date of sequestration is Tuesday 7th December 1999.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee
Accountant in Bankruptcy, George House, 126 George Street
Edinburgh EH2 4HH (2517/118)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) sequestration of the estate of

STACEY FORREST

Trading as Matthew Forrest and Stacey Forrest

The estate of Stacey Forrest, t/a Matthew Forrest and Stacey Forrest, 40 Annfield Gardens, Stirling trading as Matthew Forrest and Stacey Forrest, 40 Annfield Gardens, Stirling was sequestrated at the Court of Session on Thursday 6th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Thomas R Campbell Esq CA, T Hunter Thomson & Co, 7 Register Street, Bo'ness EH51 9AE, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration.

For the purpose of formulating claims, creditors should note that the date of sequestration is Tuesday 7th December 1999.

G. Leslie Kerr, Accountant in Bankruptcy, Interim Trustee
Accountant in Bankruptcy, George House, 126 George Street
Edinburgh EH2 4HH

(2517/117)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

DAVID MORTON GARDNER

The estate of David Morton Gardner, 6 Inveresk Place, Coatbridge, Lanarkshire was sequestrated at the Court of Session on Thursday 13th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to David K Hunter Esq CA, Campbell Dallas, 21 Hunter Street, East Kilbride G74 4LZ, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration. For the purpose of formulating claims, creditors should note that the date of sequestration is Thursday 23rd March 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee
Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH

(2517/134)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

COLIN GIBSON

The estate of Colin Gibson, Dildawn Home Farm, Kelton, Bridge of Dee DG7 1SZ was sequestrated by the sheriff at Kirkcudbright on Thursday 13th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Cameron K Russell Esq CA, Messrs William Duncan & Co, 30 Miller Road, Ayr KA7 2AY, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration.

For the purpose of formulating claims, creditors should note that the date of sequestration is Thursday 13th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee
Accountant in Bankruptcy, George House, 126 George Street
Edinburgh EH2 4HH

(2517/38)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

MR D HIGGINS

Otherwise known as Derek Higgins

The estate of Mr D Higgins otherwise known as Derek Higgins, 67 Glen Road, Wishaw and having an established place of business at 11 Kirk Road, Wishaw, Lanarkshire was sequestrated by the sheriff at Hamilton on Wednesday 22nd March 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Michael D Sheppard Esq CA, Messrs Wylie & Bisset, Montgomery House, 18/20 Montgomery Street, East Kilbride G74 4JS, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration.

For the purpose of formulating claims, creditors should note that the date of sequestration is Wednesday 8th March 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee
Accountant in Bankruptcy, George House, 126 George Street
Edinburgh EH2 4HH

(2517/37)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

WILLIAM MORRISON HUTCHISON

The estate of William Morrison Hutchison, Flat 1/2, 200 Kinfauns Drive, Drumchapel, Glasgow G15 7UA was sequestrated by the sheriff at Glasgow on Wednesday 12th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Paul D Burns Esq Solr, Messrs Hamilton Burns & Moore, 13 Bath Street, Glasgow G2 1HY, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration. For the purpose of formulating claims, creditors should note that the date of sequestration is Wednesday 12th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/39)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

STEPHEN LYNCH

The estate of Stephen Lynch, 11 Primrose Place, Viewpark, Uddingston G71 5HB was sequestrated by the sheriff at Hamilton on Tuesday 11th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Robert C Wallace Esq CA, Messrs Wallace & Co., 110 Cadzow Street, Hamilton ML3 6HP, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration. For the purpose of formulating claims, creditors should note that the date of sequestration is Tuesday 11th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee
Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH

(2517/26)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

ERIC GILLIES MACDOUGALL

The estate of Eric Gillies MacDougall, Rorkes Drift, Tarbert, Argyll was sequestrated at the Court of Session on Thursday 13th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to D Donald McGruther Esq CA, Grant Thornton, 114 West George Street, Glasgow G2 1QF, the agent acting on behalf of the Accountant in Bankruptcy in this

For the purpose of formulating claims, creditors should note that the date of sequestration is Wednesday 22nd March 2000. G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street (2517/120)Edinburgh EH2 4HH

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

JOHN MACKINNON

The estate of John Mackinnon, having a place of business at The Joiner's Shop, The Forge, Torlundy, Fort William was sequestrated by the sheriff at Fort William on Friday 7th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to the Accountant in Bankruptcy, Case Management Section, George House, 126 George Street, Edinburgh EH2 4HH.

For the purpose of formulating claims, creditors should note that the date of sequestration is Wednesday 8th March 2000. G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/30)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

BRIAN FRANCIS MCDADE

The estate of Brian Francis McDade c/o McDade, 14 Angus Road, Port Glasgow PA14 5QW was sequestrated by the sheriff at Greenock on Wednesday 12th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Alan S Murray Esq CA, Messrs Kapoor & Murray, Craigie Hall, 6 Rowan Road, Glasgow G41 5BS, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration.

For the purpose of formulating claims, creditors should note that the date of sequestration is Wednesday 12th April 2000. G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/34)

Sequestration of the estate of GERARD JOHN ROBERT MCMAHON

The Estate of Gerard John Robert McMahon residing at 1 Silverwells Crescent, Bothwell, Lanarkshire and formerly a partner in the firm of McMahon McFadyen Solicitors, 53 Moss Street, Paisley was sequestrated by the Sheriff at Hamilton Sheriff Court on 5th April 2000 and Blair Carnegie Nimmo, Chartered Accountant, 24 Blythswood Square, Glasgow, G2 4QS, has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting account or vouchers, to the Interim Trustee.

Any creditor known to the Interim Trustee will be notified of the date, time and place of the Statutory Meeting of Creditors to elect a Permanent Trustee.

B C Nimmo, Interim Trustee KPMG, 24 Blythswood Square, Glasgow G2 4QS 17th April 2000

(2517/54)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

MICHELLE MARIE MITCHELL

The estate of Michelle Marie Mitchell, Flat 1/2, 200 Kinfauns Drive, Glasgow G15 7UA was sequestrated by the sheriff at Glasgow on Wednesday 12th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Gerard P Crampsey Esq CA, Messrs Stirling Toner & Co, Fleming House, 134 Renfrew Street, Glasgow G3 6SZ, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration.

For the purpose of formulating claims, creditors should note that the date of sequestration is Wednesday 12th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/32)

Bankruptcy (Scotland) Act 1985: Section 15(6) Sequestration of the estate of

WILLIAM MORAN

The estate of William Moran, 1 West Glen Avenue, Deans, Livingston, West Lothian EH54 8BL trading as Aaron Interiors was sequestrated by the Sheriff at Linlithgow Sheriff Court on 12th April 2000 and Cameron K Russell, C.A, Wm Duncan & Co CA, Silverwells House, 114 Cadzow Street, Hamilton ML3 6HP has been appointed by the court to act as interim trustee on the sequestrated estate.

Any creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to the interim trustee.

Any creditor known to the interim trustee will be notified of the date, time and place of the statutory meeting of creditors to elect a permanent trustee.

For the purpose of formulating claims, creditors should note that the date of sequestration is 24th March 2000 Cameron K. Russell, Interim Trustee (2517/22)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

LOUISE ANNE MURPHY

The estate of Louise Anne Murphy, 11 Redwood Crescent, Viewpark, Uddingston G71 5LH was sequestrated by the sheriff at Hamilton on Tuesday 11th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to James I Smith Esq CA, Smith Inglis & Co, 1 Auchingramont Road, Hamilton ML3 6JP, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration. For the purpose of formulating claims, creditors should note that

the date of sequestration is Tuesday 11th April 2000. G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee

Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/124)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

SYLVIA NEARY

The estate of Sylvia Neary, 47 Glenacre Drive, 3/2, Castlemilk, Glasgow G45 9DJ was sequestrated by the sheriff at Glasgow on Tuesday 11th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Ian S McGregor Esq CA, M/s Grainger & Co, Somerset House, 10 Somerset Place, Glasgow G3 7JT, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration.

For the purpose of formulating claims, creditors should note that the date of sequestration is Tuesday 11th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/33)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

LYNDA JANE NICOLL

The estate of Lynda Jane Nicoll, Flat 3, 207 Niddrie Mains Road, Edinburgh EH16 4NE was sequestrated by the sheriff at Edinburgh on Tuesday 11th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to the Accountant in Bankruptcy, Case Management Section, George House, 126 George Street, Edinburgh EH2 4HH.

For the purpose of formulating claims, creditors should note that the date of sequestration is Tuesday 11th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/29)

Bankruptcy (Scotland) Act 1985 as amended paragraph 4(1) of Schedule 2A Sequestration of the estate of

DAVID MARTIN O'BRIEN

A certificate for the summary administration of the sequestrated estate of David Martin O'Brien, 11 Abercromby Drive, Flat 1/1, Glasgow G40 2HW was granted by the sheriff at Glasgow on Wednesday 12th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Permanent Trustee on the sequestrated estate.

Please note that the date of sequestration is Thursday 30th March 2000.

G Leslie Kerr, Accountant in Bankruptcy, Permanent Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/123)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

JOHN O'SHEA

The estate of John O'Shea, 97 Aboyne Way, Glenrothes KY7 6UH was sequestrated by the sheriff at Kirkcaldy on Thursday 13th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to the Accountant in Bankruptcy, Case Management Section, George House, 126 George Street, Edinburgh EH2 4HH.

For the purpose of formulating claims, creditors should note that the date of sequestration is Thursday 13th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee

Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/31)

Bankruptcy (Scotland) Act 1985 as amended paragraph 4(1) of Schedule 2A Sequestration of the estate of ELIZABETH FINDLAY PATON

A certificate for the summary administration of the sequestrated estate of Elizabeth Findlay Paton, 90 Knockmarloch Drive, Kilmarnock KA1 4QN was granted by the sheriff at Kilmarnock on

Thursday 13th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Permanent Trustee on the sequestrated estate.

Please note that the date of sequestration is Friday 7th April 2000. G Leslie Kerr, Accountant in Bankruptcy, Permanent Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/122)

Bankruptcy (Scotland) Act 1985 as amended paragraph 4(1) of Schedule 2A Sequestration of the estate of

FRANCES PHELPS

A certificate for the summary administration of the sequestrated estate of Frances Phelps, Flat 1/1, 7 Alice Street, Paisley PA2 6DR was granted by the sheriff at Paisley on Thursday 16th December 1999 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Permanent Trustee on the sequestrated estate. Please note that the date of sequestration is Friday 26th November 1999.

G Leslie Kerr, Accountant in Bankruptcy, Permanent Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/121)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

PATRICK RICHARDSON

The estate of Patrick Richardson, 2 Burnside Crescent, Blantyre, Glasgow G72 0LB was sequestrated by the sheriff at Glasgow on Thursday 13th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to George S Paton Esq CA, HLB Kidsons, 51 Kirk Street, Campbeltown PA28 6BW, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration.

For the purpose of formulating claims, creditors should note that the date of sequestration is Thursday 13th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/27)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

MICHAEL RITCHIE

The estate of Michael Ritchie, 9 Great Stuart Street, (formerly 24 Merchant Street), Peterhead was sequestrated by the sheriff at Peterhead on Tuesday 11th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Charles Sands Esq CA, CS Corporate Solutions, 67 St Ternans Road, Newtonhill, Aberdeenshire AB39 3PF, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration.

For the purpose of formulating claims, creditors should note that the date of sequestration is Tuesday 11th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/28)

Bankruptcy (Scotland) Act 1985 as amended paragraph 4(1) of Schedule 2A Sequestration of the estate of JAMES ROBERTSON

A certificate for the summary administration of the sequestrated estate of James Robertson, 13 Progress Drive, Caldercruix, Airdrie,

Lanarkshire ML6 7PP was granted by the sheriff at Airdrie on Wednesday 12th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Permanent Trustee on the sequestrated estate.

Please note that the date of sequestration is Tuesday 4th April 2000.

G Leslie Kerr, Accountant in Bankruptcy, Permanent Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

ALLAN JAMES SANDERS

The estate of Allan James Sanders, 20 Muirfield Road, Cumbernauld trading as Leisurewear Direct/Thomson Workwear, Media House, Dunnswood Road, South Ward Park, Cumbernauld, Glasgow G67 3ET was sequestrated by the sheriff at Airdrie on Thursday 13th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to Robert C Wallace Esq CA, Messrs Wallace & Co., 110 Cadzow Street, Hamilton ML3 6HP, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration. For the purpose of formulating claims, creditors should note that the date of sequestration is Thursday 13th April 2000. G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/116)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

CHARLES SMALL

Trading as Charles Small Joinery

The estate of Charles Small trading as Charles Small Joinery, residing at and trading from 111 Easter Road, Edinburgh was sequestrated by the sheriff at Edinburgh on Wednesday 12th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate. Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to John Michael Hall CA, BKR Haines Watts, 9 Coates Crescent, Edinburgh EH3 7AL, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration. For the purpose of formulating claims, creditors should note that the date of sequestration is Wednesday 15th March 2000. G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

DEREK JAMES SMITH

Trading as D Smith Double Glazing

The estate of Derek James Smith t/a D Smith Double Glazing, residing at and having a place of business at 24 Briarcroft Drive Robroyston, Glasgow G33 1RE was sequestrated by the sheriff at Glasgow on Tuesday 11th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate.

Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to the Accountant in Bankruptcy, Case Management Section, George House, 126 George Street, Edinburgh EH2 4HH.

For the purpose of formulating claims, creditors should note that the date of sequestration is Tuesday 11th April 2000. G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/126)

Bankruptcy (Scotland) Act 1985 as amended; Section 15(6) Sequestration of the estate of

The estate of Brian I Taylor, 35 Hillhouse Road, Edinburgh was sequestrated by the sheriff at Edinburgh on Wednesday 12th April 2000 and G Leslie Kerr, Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH has been appointed by the Court to act as Interim Trustee on the sequestrated estate. Any Creditor of the debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting accounts or vouchers, to J Robin Y Dickson Esq CA, Dickson & Co, 34 High Street, East Linton EH40 3AB, the agent acting on behalf of the Accountant in Bankruptcy in this sequestration. For the purpose of formulating claims, creditors should note that the date of sequestration is Friday 17th March 2000. G Leslie Kerr, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street Edinburgh EH2 4HH (2517/35)

Trust Deeds

Bankruptcy (Scotland) Act 1985: Schedule 5, paragraph 5(3) Trust deed for creditors by DEBORAH ALLISON

A trust deed has been granted by Deborah Allison, 79 Simpson Road, Bridge of Don, Aberdeen on 14th April 2000 conveying (to the extent specified in section 5(4)(a) of the Bankruptcy (Scotland) Act 1985) her estate to me, Gordon Malcolm MacLure, HLB Kidsons, 11 Albyn Place, Aberdeen AB10 1YE as trustee for the benefit of her creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh Gazette.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Gordon Malcolm MacLure, Trustee 17th April 2000

(2517/115)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 50) Notice by Trustee Under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

PAUL ANDREW BENNETT

A Trust Deed has been granted by Paul Andrew Bennett, 109 Victoria Street, Craigshill, Livingston EH54 5BH, on 11th April 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) (as amended) his estate to me, Robert Fleming CA, J F Miller & Co, Chartered Accountants, Wellington Chambers, 74 Fort Street, Ayr KA7 1EH as Trustee for the benefit of his creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh Gazette.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

(2517/48)Robert Fleming, Trustee

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 50) Notice by Trustee Under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

CHARLES DAVIE BEVERIDGE

A trust deed has been granted by Charles Davie Beveridge, 15 Braeside Place, Aberdeen on 14th April 2000 conveying (to the extent specified in section 5(4)(a) of the Bankruptcy (Scotland) Act 1985) his estate to me, Gordon Malcolm MacLure, HLB Kidsons, 11 Albyn Place, Aberdeen AB10 1YE as trustee for the benefit of his creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh Gazette.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Gordon Malcolm MacLure, Trustee

17th April 2000 (2517/113)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Notice by Trustee Under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

EILEEN BEVERIDGE

A trust deed has been granted by Eileen Beveridge, 15 Braeside Place, Aberdeen on 14th April 2000 conveying (to the extent specified in section 5(4)(a) of the Bankruptcy (Scotland) Act 1985) her estate to me, Gordon Malcolm MacLure, HLB Kidsons, 11 Albyn Place, Aberdeen AB10 1YE as trustee for the benefit of her creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh Gazette.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Gordon Malcolm MacLure, Trustee

17th April 2000 (2517/114)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Notice of Trust Deed for the Benefit of Creditors by

PETER BROWNLIE

A Trust Deed has been granted by Peter Brownlie, residing at 7 Couthally Gardens, Carnwath ML11 8JE on 7th April 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Michael David Sheppard, Chartered Accountant, Wylie & Bisset, 135 Wellington Street, Glasgow G2 2XE, as Trustee for the benefit of his creditors generally

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh Gazette.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Michael D Sheppard CA, Trustee

Wylie & Bisset, Chartered Accountants, 135 Wellington Street, Glasgow G2 2XE

17th April 2000 (2517/24)

Bankruptcy (Scotland) Act 1985: Schedule 5, paragraph 5(3) Notice by Trustee under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

Trust Deed has been granted by Akil Butt, 31 Cunningham Drive, Giffnock, G46 6EW on 5th April 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me David J Hill, Chartered Accountant, BDO Stoy Hayward, Ballantine House, 168 West George Street, Glasgow as Trustee for the benefit of his creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh Gazette.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

David J Hill CA, Trustee

17th April 2000 (2517/45)

Bankruptcy (Scotland) Act 1985: Schedule 5, paragraph 5(3) Notice by Trustee under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

A Trust Deed has been granted by Naureen Butt, 31 Cunningham Drive, Giffnock, G46 6EW on 5th April 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me David J Hill, Chartered Accountant, BDO Stoy Hayward, Ballantine House, 168 West George Street, Glasgow as Trustee for the benefit of her creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

David J Hill CA, Trustee

17th April 2000

(2517/44)

Bankruptcy (Scotland) Act 1985: Schedule 5, paragraph 5(3) Notice by Trustee under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

STEVEN BYRNE

A Trust Deed has been granted by Steven Byrne, 50 Angus Road, Greenock, PA16 0PE on 6th April 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me Neil J McNeill, Chartered Accountant, BDO Stoy Hayward, Ballantine House, 168 West George Street, Glasgow as Trustee for the benefit of his creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Neil J McNeill CA, Trustee

17th April 2000

(2517/43)

Bankruptcy (Scotland) Act 1985: Schedule 5, paragraph 5(3) Notice by Trustee Under a Trust Deed for the benefit of Creditors Trust Deed for Creditors by

RICHARD FAIRFIELD

A Trust Deed has been granted by Richard Fairfield, 79 Whitesbridge Avenue, Paisley, PA3 3BL on 13th April 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me David J Hill, Chartered Accountant, BDO Stoy Hayward, Ballantine House, 168 West George Street, Glasgow as Trustee for the benefit of his creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh Gazette.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate. David J Hill CA, Trustee

17th April 2000

(2517/42)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Notice by Trustee Under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

MARY FINDLAY

A Trust Deed has been granted by Mary Findlay, c/o 19 Clarendon Road, Netherton, Wishaw ML2 0AW on 14th April 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy

(Scotland) Act 1985) her estate to me, Cameron K Russell C.A., F.I.P.A., M.S.P.I., Wm Duncan & Co CA, Silverwells House, 114 Cadzow Street, Hamilton ML3 6HP as Trustee for the benefit of her creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Cameron K. Russell, Trustee

17th April 2000

(2517/21)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Notice by Trustee Under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

JACQUELINE LAURIE FRASER

A Trust Deed has been granted by Jacqueline Laurie Fraser, Schiehallion, Wester Shieldhill Lands, Falkirk FK1 3AT, on 14th April 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) (as amended) her estate to me, Robert Fleming CA, J F Miller & Co, Chartered Accountants, Wellington Chambers, 74 Fort Street, Ayr KA7 1EH as Trustee for the benefit of her creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh Gazette.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate. Robert Fleming, Trustee (2517/50)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Notice by Trustee Under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

CHRISTOPHER ROBIN HEAP

A Trust Deed has been granted by Christopher Robin Heap, c/o 11 Fife Avenue, Fairlie, Ayrshire, KA29 0BT on 16th March 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985 (as amended) his estate to me, Robert Fleming CA, J F Miller & Co, Chartered Accountants, Wellington Chambers, 74 Fort Street, Ayr KA7 1EH as Trustee for the benefit of his creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh Gazette.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it.

The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Robert Fleming, Trustee (2517/49)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Trust Deed for Creditors by

IAIN MACDONALD

A Trust Deed has been granted by Iain MacDonald, residing at 9 Rose Terrace, Stenhousemuir, FK5 4DW on 24th March 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Blair Carnegie Nimmo, 24 Blythswood Square, Glasgow, G2 4QS as Trustee for the benefit of his creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette*.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Blair C Nimmo, CA, Trustee KPMG, 24 Blythswood Square, Glasgow G2 4QS 24th March 2000

(2517/7)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Trust Deed for Creditors by

RICHARD MARTIN

A Trust Deed has been granted by Richard Martin, residing at 8 Cedar Grove, Stenhousemuir, FK5 3DJ on 22nd March 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Blair Carnegie Nimmo, 24 Blythswood Square, Glasgow, G2 4QS as Trustee for the benefit of his creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette*.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Blair C Nimmo, CA, Trustee KPMG, 24 Blythswood Square, Glasgow G2 4QS 22nd March 2000 (2517/6)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Trust Deed for Creditors by

FIONA AGNES MCELWAINE OR MACDONALD

A Trust Deed has been granted by Fiona Agnes McElwaine or MacDonald, residing at 6/9 Milton Douglas Road, Hardgate, Clydebank, G81 6BY on 15th March 2000 conveying (to the extent

specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me Blair Carnegie Nimmo, 24 Blythswood Square, Glasgow, G2 4QS as Trustee for the benefit of her creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette*.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Blair C Nimmo, CA, Trustee
KPMG, 24 Blythswood Square, Glasgow G2 4QS
15th March 2000 (2517/5)

Bankruptcy (Scotland) Act 1985: Schedule 5, paragraph 5(3) Notice by Trustee under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

CHARLES RITCHIE MCLEISH

A Trust Deed has been granted by Charles Ritchie McLeish, 12 Ravenswood Avenue, Edinburgh, EH16 5SU, on 13th April 2000, conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) (as amended) his estate to me, Robin Stewart MacGregor, LL.B., C.A., M.S.P.I., The Counting House (Scotland) Ltd, 9 Great Stuart Street, Edinburgh EH3 7TP as Trustee for the benefit of his creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette*.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Robin Stewart MacGregor, Trustee
14th April 2000 (2517/74)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Notice by Trustee Under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors By

DOUGLAS CRAWFORD MCPHEE

A Trust Deed has been granted by Douglas Crawford McPhee, 2 Mill Place, Mosstodloch, Moray IV32 7JQ, on 5th April 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) (as amended) his estate to me, Robert Fleming CA, J F Miller & Co, Chartered Accountants, Wellington Chambers, 74 Fort Street, Ayr KA7 1EH as Trustee for the benefit of his creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in *The Edinburgh Gazztte*

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the creditors notify the Trustee in writing

that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

(2517/46)Robert Fleming, Trustee

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Notice by Trustee Under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

NAOMI MCPHEE NEE WARD

A Trust Deed has been granted by Naomi McPhee nee Ward, 2 Mill Place, Mosstodloch, Moray IV32 7JQ, on 5th April 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) (as amended) her estate to me, Robert Fleming CA, J F Miller & Co, Chartered Accountants, Wellington Chambers, 74 Fort Street, Ayr KA7 1EH as Trustee for the benefit of her creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh Gazette.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate. (2517/47)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Notice by Trustee Under a Trust Deed for the Benefit of Creditors

Trust Deed for Creditors by **CRAIG JOHN MCSPADYEN**

Robert Fleming, Trustee

A Trust Deed has been granted by Craig John McSpadyen, residing at 66 North Kilmeny Crescent, Coltness, Wishaw on 30th March 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Bryan Alan Jackson CA FSPI, Pannell Kerr Forster, 78 Carlton Place, Glasgow G5 9TH as Trustee for the benefit of his creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh Gazette.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Bryan Alan Jackson CA FSPI, Trustee Pannell Kerr Forster, 78 Carlton Place, Glasgow G5 9TH

(2517/73)17th April 2000

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Notice of Trust Deed for the Benefit of Creditors by **HELENA PRENTICE PEDERSEN**

A Trust Deed has been granted by Mrs Helena Pedersen, residing at 81 Duncan Crescent, Abbeyview, Dunfermline KY11 4BZ on 18th April 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Eric Robert Hugh Nisbet, Insolvency Practitioner, The Glen Drummond Partnership, 4 Turnbull Way, Knightsridge, Livingston, EH54 8RB as Trustee for the benefit of her creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh Gazette.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Eric R H Nisbet, Trustee

The Glen Drummond Partnership, Corporate Recovery & Insolvency Services, 4 Turnbull Way, Knightsridge, Livingston EH54 8RB (2517/95)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Notice by Trustee Under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

JAMES PAGE PERT

A Trust Deed has been granted by James Page Pert, residing at 39 Ardlui Street, Shettleston, Glasgow G32 7AY on 6th April 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Bryan Alan Jackson CA FSPI, Pannell Kerr Forster, 78 Carlton Place, Glasgow G5 9TH as Trustee for the benefit of his creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Bryan Alan Jackson CA FSPI, Trustee

Pannell Kerr Forster, 78 Carlton Place, Glasgow G5 9TH (2517/144)19th April 2000

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Notice by Trustee Under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors By

CAROL LESLEY RICHARDSON NEE GRAY

A Trust Deed has been granted by Carol Lesley Richardson nee Gray, 28c Kennedy Road, Troon KA10 6BZ, on 14th April 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) (as amended) her estate to me, Robert Fleming CA, J F Miller & Co, Chartered Accountants, Wellington Chambers, 74 Fort Street, Ayr KA7 1EH as Trustee for the benefit of her creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh Gazette.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Robert Fleming, Trustee (2517/51)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Trust Deeds for Creditors by

LYNNE & BARRY RICHARD RIDDELL

Trust Deeds have been granted by Lynne and Barry Richard Riddell, residing at 11 Park Place, Eliburn, Livingston, EH54 6RR on 27th March 2000 conveying (to the extent specified in Section 5(4A) of the Bankruptcy (Scotland) Act 1985) their estate to me Blair Carnegie Nimmo, 24 Blythswood Square, Glasgow, G2 4QS as Trustee for the benefit of their creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette*.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate. Blair C Nimmo, CA. Trustee

KPMG, 24 Blythswood Square, Glasgow G2 4QS 27th March 2000 (2517/8)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) A Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

GARY STEWART ROBERTSON

A Trust Deed has been granted by Gary Stewart Robertson, residing at 89 Brand Terrace, Perth PH1 2LW on 17th April 2000 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Alexander Balfour Pringle C.A., Tayfletts, Isla Road, Perth PH2 7HG as Trustee for the benefit of his creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette*.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

A B Pringle CA, Trustee 17th April 2000

(2517/19)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Notice by Trustee Under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

ISOBEL ROBERTSON

A trust deed has been granted by Isobel Robertson, 85 Monkland View Crescent, Bargeddie G69 7R3 on 17th April 2000 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Matthew Purdon Henderson, 1-4 Atholl Crescent, Edinburgh EH3 8LQ as trustee for the benefit of her creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette*.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Matthew Purdon Henderson, Trustee
19th April 2000 (2517/150)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

JOHN BRADLEY SHAW

A Trust Deed has been granted by John Bradley Shaw, residing at c/o J K Shaw, 46 Herma Street, Glasgow on 17th April 2000 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Graham Cameron Tough, CA MSPI, Martin Aitken & Co, 1 Royal Terrace, Glasgow G3 7NT as Trustee for the benefit of his creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate.

Graham C Tough, CA MSPI, Trustee

Martin Aitken & Co, 1 Royal Terrace, Glasgow G3 7NT

18th April 2000 (2517/25)



Company Directors Disqualification Order COMPANY DIRECTORS DISQUALIFICATION ACT 1986

In a Summary Application presented to the Sheriff Court of South Strathclyde, Dumfries & Galloway at Hamilton in terms of Section

892

6 of the above Act at the instance of Her Majesty's Secretary of State for Trade and Industry in respect of Stewart McBean, the

Sheriff on 12th April 2000 ordered the following:

The Sheriff, having heard the Agent for the Applicant and having considered the Application and proceedings, no Answers having been lodged, Disqualifies the Defender, Stewart McBean without leave of the Court, from being a Director of a company, a liquidator or administrator of a company; a receiver or manager of a company's property, or in any way, whether directly or indirectly, being concerned or taking part in the promotion, formation or management of a company for a period of 6 years; Directs, that the making of the order be registered by the Secretary of State for Trade and Industry; Appoints intimation of the order to be made once in The Edinburgh Gazette; finds the Defender liable to the Pursuer in the expenses of the Application and Remits an account thereof, to the Auditor of Court to tax, all of which notice is hereby given.

Shepherd & Wedderburn, WS

Saltire Court, 20 Castle Terrace, Edinburgh

(2608/142)

Companies Removed from the Register **COMPANIES ACT 1985**

Notice is hereby given, pursuant to Section 652 of The Companies Act 1985, that at the end of three months from the date of the publication of this notice, the names of the companies in the list below will, unless cause is shown to the contrary, be struck off the register and the companies will be dissolved.

This list may include companies which are being removed from the register at their own request.

Glensys I.T. Limited

Photo Sculpting Studios Limited

Companies House 37 Castle Terrace Edinburgh EH1 2EB 21st April 2000

J Henderson Registrar of Companies

(2609/152)

COMPANIES ACT 1985

Notice is hereby given, pursuant to Section 652(5) of The Companies Act 1985, that the name of the undermentioned company has been struck off the register. Such company is accordingly dissolved as from the date of publication of this notice. This list may include company which is being removed from the register at their own request.

The first notice of intended dissolution of the company was published at least 98 days ago.

Halliday Construction Limited

Companies House 37 Castle Terrace Edinburgh EH1 2EB 21st April 2000

J Henderson Registrar of Companies

(2609/153)

COMPANIES ACT 1985

Notice is hereby given, pursuant to Section 652A of The Companies Act 1985, that at the end of three months from the date of the publication of this notice, the names of the companies in the list below will, unless cause is shown to the contrary, be struck off the register and the companies will be dissolved. These companies are being removed from the register at their own request.

Aberdeen 2000 Limited Adriot Marketing Limited Afraid Knot Access Ltd Altoplex Limited Atlantic Technical Services Ltd Beltane the Whisky with the Difference Ltd Bluebay Limited Braepine Limited Brian Lee Leisure Limited **Briar Construction Limited Bytehold Construction Limited** Caledonian Television Limited Calroy Limited

Car Chem Limited

Carpet Mill (Scotland) Limited (The) Cash Consultants (International) Limited

Cathedral Limited

Celtic Craft (Scotland) Co. Ltd

Charles Green (Scotland) Ltd

Comlaw No. 492 Limited

Conect Numerical Control Limited

Croson Arts Limited

CSH Endowments Limited

Cunningham & Cunningham Haulage Ltd

Cyston Limited

Daruma-Ya Limited

David Nicoll Associates Limited

DRA Services Limited

Duncan (Security Products) Limited

Duncan Shopfitters Limited Dunwilco (713) Limited

Dunwilco (727) Limited

Edinburgh Property Maintenance Services Limited

Gersil Properties Limited Glenveagh Computing Limited

Goldenacre Nursing Home Limited

Health Care Trust Limited

Highland Venison Limited

Humberoak Personnel Services Limited

Humberoak Personnel Services (Overseas) Limited

I. G. Meiklejohn & Co. Limited

Independent Well Management Limited

Inverspec U.K. Limited

Javdale Limited

John Henderson (Fife) Ltd

Khobar Limited

Kinnaird Self Catering Limited

Kraken Developments Limited

Letham Engineering Limited

Loch Awe Hotel Limited L-P Commercial Limited

Magnum Media Limited

Martin Information Systems Limited

McClelland Technical Services Limited

Merchant City Homes Limited

M. F. L. Systems Limited

Millar Brunton (Footwear) Limited

Modern Computer Solutions Limited

N & N Computing Limited

Nettrak Services Limited

North British Railways Limited

Parkers Muffin Company Limited

People-in-Demand Ltd

Petroline E. S. T. Limited

Petroline Well Engineers Limited

Petroline Well Solutions Limited

Petroline Wireline Services Limited

Poppyvale Limited

Premoak Limited

Pro Fab (Scotland) Limited Raeburn 001 Limited

Ram Music Productions Limited

Randolph Hill Limited

Randolph Hill (Leasing) Limited

R. B. D. (Financial and Insurance Services) Limited

Ross International Limited

Saltire Games Limited Say It with Wine Ltd

Scan Consultants (Scotland) Ltd

Scope Ultrasonics Limited

Segace Ecosse Development Services Limited

Shearer Development Services Limited

Shetland Fishing Enterprises Limited

Silvagro Limited

Ski Vacation Canada Limited

Smith and Harper, Lerwick

Solfast Limited

SPH Holdings Ltd

Springsurn & Possilpark Development Company Limited

St. Vincent Street (280) Limited

Supercard Retail Limited

Taynuilt Homes Limited

Teen Challenge, Edinburgh
TRS Ribbons Limited
United Cafes (Scotland) Limited
Universal Fibre Optics (Old Co) Limited
Vacation Canada Limited
Vyella International Limited
W. F. Liebnitz Limited
William Halley & Son (Farmers)
Wilson Consultants Ltd
Women's Training Network Scotland
Year 2000 Associates Limited

Companies House 37 Castle Terrace Edinburgh EH1 2EB 21st April 2000 J Henderson Registrar of Companies

(2609/154)

THE EDINBURGH GAZETTE

AUTHORISED SCALE OF CHARGES FOR NOTICES AND ADVERTISEMENTS

Note: each notice is regarded as a separate advertisement

1. 2. 3.	Notice of Appointment of Liquidator/Receiver Notices of Resolutions Meeting of Members/Creditors and Notices to Creditors of	£42.30 £54.63	(£36.00 + VAT) (£46.50 + VAT)
	Annual/ Final Meetings of Members/Creditors	£60.10	(£51.15 + VAT)
4. 5.	Notice of Application for Winding Up by the Court Sequestrations/Trust Deeds - all notices	£41.65 £42.65	(£35.45 + VAT) (£36.30 + VAT)
6.	Friendly Societies	£25.26	(£21.50 + VAT)
7.	Town and Country Planning (Scotland) Acts - Listed Buildings - Listed Buildings in		
	Conservation Areas - Local Plans - Stopping Up and Conversion of Roads	£54.05	(£46.00 + VAT) for up to 5 addresses/roads
8.		£107.98	over 5 addresses/roads (£91.90 + VAT)
9.	Control of Pollution	£73.55	(£62.60 + VAT)
10.	Notices outwith the above categories will be charged at a line rate of £37.54 (£31.95 + VAT) for up to 10 lines of printed matter and an additional £14.80 (£12.60 + VAT) for each 5 lines or part of 5 lines.		
11.	Re-insertions - Advertisers error	14.80	(12.60 + VAT)
12.	Proofing (Copy must be submitted at least one week prior to Publication Date)	18.03	(15.35 + VAT)
13.	Late Advertisements and Withdrawals	27.78	(23.65 + VAT)

The charges under 1-4 are in respect of notices covering one company only. If notices include more than one company, in the same group of companies they will be charged as follows:-

2 to 5 companies double the single company rate 6 to 10 companies . . . treble the single company rate

Pre-payment is required for these rates. In the case of notices under 10 above pre-payment of £35.60 (£30.30 + VAT) is required. You will be invoiced for any balance.

All Notices and Advertisements are published in *The Edinburgh Gazette* at the risk of the Advertiser and at the discretion of the Editor. Whilst every endeavour will be made to ensure that the publication is made in accordance with the advertiser's requirements the Crown accepts no responsibility for any loss or damage howsoever arising from either a failure to meet those requirements or in respect of any errors or omissions which may inadvertently be made in respect of those requirements in connection with any notice or advertisement.

Notices and Advertisements by Private Advertisers may be tendered at or sent directly by post to *The Edinburgh Gazette*, The Stationery Office, 73 Lothian Road, Edinburgh EH3 9AW, for insertion at the authorised rates of payment. All Notices and Advertisements must be prepaid. The office hours are from 9.00 am to 4.00 pm Mondays to Fridays, inclusive. Notices and Advertisements sent direct by post must be accompanied by cheques made payable to *The Edinburgh Gazette* and should reach the office before 9.30 am on the day prior to publication. Advertisements cannot be withdrawn after 10.00 am on the day prior to publication. The dues on withdrawn Advertisements cannot be returned.

A voucher copy will be posted on the day of publication on prepayment of 95p inclusive of postage.

The Edinburgh Gazette Notice charges include Value Added Tax at 171/1/2%

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