

Tuesday 1 February 2005

Registered as a Newspaper Published by Authority

Edinburg azette

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Transport



Road Traffic Acts

Scottish Executive

THE A68 TRUNK ROAD (OLD DALKEITH ROAD, MIDLOTHIAN) (40MPH SPEED LIMIT) ORDER 200

The Scottish Ministers hereby give notice that they propose to make the above Order under section 84(1)(a) of the Road Traffic Regulation Act 1984, which will have the effect of imposing a 40 mph speed limit on the following length of road:

That length of the A68 Edinburgh—Berwick Upon Tweed Trunk Road from its junction with the A720 Edinburgh City Bypass at Sheriffhall Roundabout to a point 168 metres or thereby north of the junction with Lugton Brae at the Lugton Inn, a distance of 1.12 kilometres or thereby. Full details of the proposal are contained in the Order which, together with a plan showing the length of road involved, and a statement of the Scottish Ministers' reasons for proposing to make the Order, may be examined, free of charge, during normal office hours from 3 February 2005 to 3 March 2005 at the Scottish Executive Enterprise, Transport

and Lifelong Learning Department, Network Management Division, Victoria Quay, Edinburgh; and Amey Infrastructure Services Limited, South East Unit, 600 Gilmerton Road, Edinburgh EH17 8RY.

Any person wishing to object to the proposed Order should send details of the grounds for objection in writing to the Scottish Executive Enterprise, Transport and Lifelong Learning Department, Network Management Division, Victoria Quay, Edinburgh EH6 6QQ, quoting reference UM/NSE/D/O/2/9, by 3 March 2005.

J G Barton, Director, Network Management Division, a member of the staff of the Scottish Ministers

Scottish Executive Enterprise, Transport and Lifelong Learning Department, Victoria Quay, Edinburgh EH6 6QQ. (1501/94)

Planning



Within that period any person may, by notice in writing to the Depute Chief Executive (Support Services), Dundee City Council, 21 City Square, Dundee, object to the making of the Order.

Patricia McIlquham, Depute Chief Executive (Support Services)

(1601/37)

Town & Country Planning

Aberdeenshire Council

PLANNING AND ENVIRONMENTAL SERVICES 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 main area office as stated below and any additional office as stated in this advert. Any person wishing to make representations should do so in writing (quoting the reference number and stating clearly the grounds of their representations) within the specified period. Address representations to:-

Head of Planning and Building Control, Aberdeenshire Council, 45 Bridge Street, Ellon AB41 9AA, or

Email: fo.planapps@aberdeenshire.gov.uk

Address of	Proposal/	Name and	Where plans can
Proposal	Reference	Address of	be inspected in
		Applicant	addition to Area
			Office

PROPOSAL AFFECTING THE CHARACTER OR SETTING OF A LISTED BUILDING OR CONSERVATION AREA Period for lodging representations—21 days

Glengarioch Distillery Oldmeldrum	Demolition of disused chemical store, stair enclosure and rubble granite wall APP/2005/0157	Morrison Bowmore Distillers Ltd Springburn Bond Carlisle Street Glasgow	Oldmeldrum Library Meldrum Academy Colpy Road Oldmeldrum
Glengarioch Distillery Oldmeldrum	Alterations to building and change of use of store to form reception area APP/2004/4682	Morrison Bowmore Distillers Ltd Springburn Bond Carlisle Street Glasgow	Oldmeldrum Library Meldrum Academy Colpy Road Oldmeldrum
Unit 8 The stables Daviot	Replacement windows and installation of new window (including dormer) and 2 no velux rooflights APP/2005/0075	Mr Munro o/o Tinto Architecture 33 Oldmeldrum Road Newmachar	Oldmeldrum Library Meldrum Academy Colpy Road Oldmeldrum

(1601/99)

Dundee City Council

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 DUNDEE CITY COUNCIL (WALTON STREET, DUNDEE) (STOPPING-UP) ORDER 2005

Dundee City Council hereby give notice that they have made an Order under section 207 of the Town and Country Planning (Scotland) Act 1997, authorising the stopping-up of lengths of road situated at Walton Street, Dundee.

A copy of the Order and relevant plan specifying the lengths of road to be stopped up may be inspected at the office of the Depute Chief Executive (Support Services), Dundee City Council, 21 City Square, Dundee, by any person, free of charge, between 8.30 am and 5.00 pm, Monday to Friday inclusive (except public holidays) during a period of 28 days from 1 February 2005.

East Dunbartonshire Council

PLANNING APPLICATION

App No and Site Proposal Type of advertisement and period for representation TP/ED/04/1283 To demolish the Conservation Area Consent, 170-172 Mugdock existing houses Regulation 5 Town and Road Country Planning (Listed Milngavie Buildings and Building in Glasgow Conservation Areas) G62 8NE (Scotland) Regulations 1987. 21 days

Any representations will be treated as public documents and made available for inspection by interested parties. Copies may also be published on the Council's website.

The application plans and other documents submitted may be inspected at East Dunbartonshire Council, Partnership & Planning, The Triangle, Kirkintilloch Road, Bishopbriggs, Glasgow G64 2TR (for all East Dunbartonshire areas), between 9.00 am and 5.00 pm, Monday to Friday. In addition, Bearsden & Milngavie plans may also be viewed at 2 Grange Avenue, Milngavie, between 10.00 am and 4.00 pm Tuesday to Thursday (appointments can be arranged by ringing 0141 578 8777/8640). Anyone who wants to make representations to the Council should make them in writing within the above period to the Council at the Bishopbriggs address.

Chief Executive, PO Box 4, Tom Johnston House, Civic Way, Kirkintilloch G66 4TJ. (1601/71)

East Dunbartonshire Council

PLANNING APPLICATION

App No and Site Type of advertisement and period for representation TP/ED/04/1275 Section 65, Town and To build 4 flats 170-172 Mugdock Country Planning (Listed Road **Buildings and Conservation** Milngavie Areas) (Scotland) Act 1997. Development affecting the Glasgow G62 8NE character or appearance of a Conservation Area. 21 days

Any representations will be treated as public documents and made available for inspection by interested parties. Copies may also be published on the Council's website.

The application plans and other documents submitted may be inspected at East Dunbartonshire Council, Partnership & Planning, The Triangle, Kirkintilloch Road, Bishopbriggs, Glasgow G64 2TR (for all East Dunbartonshire areas), between 9.00 am and 5.00 pm, Monday to Friday. In addition, Bearsden & Milngavie plans may also be viewed at 2 Grange Avenue, Milngavie, between 10.00 am and 4.00 pm Tuesday to Thursday (appointments can be arranged by ringing 0141 578 8777/8640). Anyone who wants to make representations to the Council should make them in writing within the above period to the Council at the Bishopbriggs address.

Chief Executive, PO Box 4, Tom Johnston House, Civic Way, Kirkintilloch G66 4TJ. (1601/72)

Fife Council

PLANNING APPLICATIONS

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

The applications listed in the Schedule may be inspected during office hours at the Area Development Services Office. Anyone wishing to make representations should do so in writing to the Development Manager (Development and Regeneration) within the timescale indicated.

SCHEDULE

LISTED BUILDING CONSENT

Reason for Description of Site Address Development Advert and timescale for representations Listed Building Listed building 05/00270/CLBC Coach House Rear of 44 East 21 days consent for Quality Street internal and Dysart external alterations to include replacement of new window/ doors, balcony, crowstepped gable and stone indenting

Jim Birrell, Service Manager Forth House, Abbotshall Road, Kirkcaldy KY1 1RU. Tel: 01592 412900, Fax: 01592 417641. (1601/100

Fife Council

PLANNING APPLICATIONS

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

The applications listed in the Schedule below may be inspected during normal office hours at the Area Development Services Office and the Local Office at the undernoted locations. Anyone wishing to make representations should do so, in writing, to Development Services, Fife Council, County Buildings, St Catherine Street, Cupar KY15 4TA, within the timescale indicated.

SCHEDULE

Ref No
05/00143/ELBC
Site Address
Foresters Cottage
Hill of Tarvit
Cupar
Description of Development
Alter dwellinghouse to form
reception and administration
office for golf course

Reason for Advert/Timescale—Listed Building—21 days

Local Office—Cupar

04/03100/ELBC 2-4 Bank Street

2-4 Bank Street Alter flatted dwelling, Elie including repainting, form

pitched roof and timber terrace over flat roof

Reason for Advert/Timescale—Listed Building—21 days Local Office—Elie

(1601/101)

Scottish Borders Council

PLANNING AND ECONOMIC DEVELOPMENT

Application has been made to the Council for Listed Building Consent for:

Demolition of sun room and alterations and extension to dwellinghouse, Mertoun Glebe, Clintmains, St Boswells (Ref 05/00087/LBC) (G) Installation of illuminated signage, 15 Northgate, Peebles (Ref 05/00059/LBC) (P)

Alterations and erection of illuminated signage, Old Pump House, Ettrick Mill, Dunsdale Road, Selkirk (Ref (05/00114/LBC) (G)

Improvements to access for disabled persons, Halifax Bank of Scotland, 15 Market Square, Melrose (Ref 05/00117/LBC) (G)

The item can be inspected 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 publication of this notice.

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

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

Hawick Peebles

Any representations should be sent in writing to the Head of Development Control, Scottish Borders Council, Newtown St Boswells TD6 0SA, and must be received within the period referred to above. Under the Local Government (Access to Information) Act 1985, representations may be made available for public inspection.

Brian Frater, Head of Development Control. (1601/63)

South Lanarkshire Council

PLANNING AND BUILDING CONTROL SERVICES TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997

The following applications have been submitted to South Lanarkshire Council, for determination. Any application may be inspected between 8.45 am and 4.45 pm Monday to Thursday and 8.45 am and 4.15 pm Fridays at Planning and Building Control Services, 4th Floor, Brandon Gate, Leechlee Road, Hamilton ML3 0XB. Any person wishing to make representations should do so in writing to the above address within the period specified below.

Development, Location and Name Type of Advert

of Applicant

Representations within 21 days

HM/05/0023 Listed Building Consent

Side and rear extension to public house to provide lounge bar and function room

1/3 Main Street Bothwell Camphill Vaults

Michael Docherty, Chief Executive

South Lanarkshire Council, Council Offices, Almada Street, Hamilton, South Lanarkshire ML3 0AA. (1601/97)

South Lanarkshire Council

PLANNING AND BUILDING CONTROL SERVICES TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997

The following applications have been submitted to South Lanarkshire Council, for determination. Any application may be inspected between 8.45 am and 4.45 pm Monday to Thursday and 8.45 am and 4.15 pm Fridays at Planning and Building Control Services, East Kilbride Area Office, Civic Centre, Andrew Street, East Kilbride G74 1AB. Any person wishing to make representations should do so in writing to the above address within the period specified below.

Development, Location and Name of Type of Advert

Applicant

Representations within 21 days

EK/05/0038 Conservation Area Consent

Demolition of existing dwellinghouse and erection of children's nursery

7 Townhead Street Glassford

Mr and Mrs S Gibb

Michael Docherty, Chief Executive South Lanarkshire Council, Council Offices, Almada Street, Hamilton, South Lanarkshire ML3 0AA. (1601/98)

Environment



Control of Pollution

POLLUTION PREVENTION AND CONTROL ACT 1999 POLLUTION PREVENTION AND CONTROL (SCOTLAND) REGULATIONS 2000

In accordance with paragraph 5 of Schedule 4 to the above Regulations, notice is hereby given that application has been made to the Scottish Environment Protection Agency (SEPA) for a Permit under regulation 7 of the Regulations by Metron Technology Inc in respect of activities being carried out namely "treatment of semiconductor process equipment parts" in an installation at 80 Whitecraigs Road, Whitehill Industrial Estate, Glenrothes, Fife KY6 2RX.

The application contains a description of any foreseeable significant effects of emissions from the installation on the environment.

The application may be inspected, free of charge, at SEPA, 7 Whitefriars Crescent, Perth PH2 0PA, during normal office hours. Please quote reference number PPC/A/1000078.

Written representations concerning this application may be made to SEPA at the above address, or sent to e-mail address consultee.responses@SEPA.org.uk 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 entered. Where such a request is made there will be included in the register a statement indicating that representations have been made which has been the subject of such a request.

This notice was published on 1 February 2005. (1802/93)

Scottish Environment Protection Agency

CONTROL OF POLLUTION ACT 1974, SECTION 36(1)(A) NOTICE OF APPLICATION FOR CONSENT IN PURSUANCE OF SECTION 34

Notice is hereby given, in accordance with section 36(1)(a) of the Control of Pollution Act 1974 (As Amended), that applications have been made to SEPA by Scottish Water for consent to discharge the following:

WPC/N/72342

418m³ per day of biologically treated sewage effluent to the River Sgitheach at NGR NH 613 658 from Evanton Wastewater Treatment Works, Evanton.

WPC/N/72343

Settled and screened sewage effluent discharged in storm conditions to the River Sgitheach at NGR NH 613 658 from Evanton Wastewater Treatment Works.

The applications detailed above reflect proposed improvements to be made by Scottish Water to the existing Wastewater Treatment works at Evanton.

Any person who wishes to make representations about these applications should do so in writing to The Registrar, SEPA, Graesser House, Fodderty Way, Dingwall IV15 9XB, not later than 15 March 2005, quoting reference WPC/N/72342 or WPC/N/72343.

Copies of the applications may be inspected, free of charge, at the above address.

Director of Environmental Protection and Improvement (1802/23)

Scottish Environment Protection Agency

CONTROL OF POLLUTION ACT 1974, SECTION 36(1)(A) NOTICE OF APPLICATION FOR CONSENT IN PURSUANCE OF SECTION 34

Notice is hereby given, in accordance with section 36(1)(a) of the Control of Pollution Act 1974 (As Amended), that an application has been made to SEPA by Scottish Water for consent to discharge up to

27.2 litres/second of trade effluent to the Auldmurroch Burn a tributary of the Allander Water at NGR NS 503 794 from Burncocks Water Treatment Works, Aucheneden Estate, Blanefield G63 9AX.

Any person who wishes to make representations about the application should do in writing to the Registrar, SEPA, 5 Redwood Crescent, Peel Park, East Kilbride G74 5PP, not later than 15 March 2005, quoting reference WPC/W/72247.

A copy of the application may be inspected, free of charge, at the above address or by prior arrangement at the Glasgow Office at LAW House, Todd Campus, West of Scotland Science Park, Maryhill Road, Glasgow, telephone 0141 645 6350.

Director of Environmental Protection and Improvement (1802/24)

Scottish Environment Protection Agency

CONTROL OF POLLUTION ACT 1974, SECTION 36(1)(A) NOTICE OF APPLICATION FOR CONSENT IN PURSUANCE OF SECTION 34

Notice is hereby given, in accordance with section 36(1)(a) of the Control of Pollution Act 1974, that the following application for consent to discharge has been made to the Scottish Environment Protection Agency by Scottish Water:-

Ref No: WPC/W/31201

Waste Water Treatment Works, Strachur

- a) Treated sewage effluent up to a maximum discharge volume of 98.6 cubic metres per day to Loch Fyne at National Grid Reference NN 086 015 from a proposed septic tank serving 408 persons at Strachur
- b) Screened sewage effluent consisting of all flows in excess of the pass forward flow of 8 litres per second up to a maximum flow of 63 litres per second, to Loch Fyne at National Grid Reference NN 086 015 from a storm overflow at a proposed waste water treatment works at Strachur.
- c) Screened sewage effluent up to a maximum flow of 63 litres per second, to Loch Fyne at National Grid Reference NN 086 015 from an emergency overflow at a proposed waste water treatment works at Strachur.

The following points should be noted:-

- The sewerage system will be designed to ensure that a discharge of sewage effluent from any emergency overflow will occur only in the event of an electrical power failure, rising main failure or blockage of the downstream sewer.
- The sewerage system will be designed to limit the occurrence of a discharge of storm sewage effluent from any combined sewer overflow to storm events and only after the storage capacity provided in the sewerage system has been exhausted.

Any person who wishes to make representations about this application should do so in writing to the Scottish Environment Protection Agency, 5 Redwood Crescent, Peel Park, East Kilbride G74 5PP, not later than 15 March 2005, quoting the reference number WPC/W/31201.

A copy of the application may be inspected, free of charge, at the above offices of SEPA and by prior arrangement with the SEPA Argyll Office at 2 Smithy Lane, Lochgilphead (Tel No 01546 602876). A copy will also be available at Strachur Post Office.

Director of Environmental Regulation & Improvement (1802/25)

Scottish Environment Protection Agency

CONTROL OF POLLUTION ACT 1974, SECTION 36(1)(A) NOTICE OF APPLICATIONS FOR CONSENT IN PURSUANCE OF SECTION 34

Notice is hereby given, in accordance with section 36(1)(a) of the Control of Pollution Act 1974, that the following applications for consent to discharge have been made to the Scottish Environment Protection Agency by Scottish Water:-

Ref No: WPC/W/72215

Waste Water Treatment Works, Tayvallich

a) Treated sewage effluent up to a maximum discharge volume of 77 cubic metres per day to Loch Sween at National Grid Reference NR 7489 8700 from a proposed waste water treatment works serving 256 persons at Tayvallich.

- b) Screened sewage effluent consisting of all flows in excess of the pass forward flow of 4.92 litres per second up to a maximum flow of 4.08 litres per second, to Loch Sween at National Grid Reference NR 7489 8700 from a storm overflow at a proposed waste water treatment works at Tayvallich.
- c) Screened sewage effluent up to a maximum flow of 9 litres per second, to Loch Sween at National Grid Reference NR 7489 8700 from an emergency overflow at a proposed waste water treatment works at Tayvallich.

Ref No: WPC/W/72214

Transfer Pumping Station No 1, Tayvallich

- a) Screened sewage effluent consisting of all flows in excess of the pass forward flow of 9 litres per second up to a maximum flow of 28 litres per second, to Loch a'Bhealaich at National Grid Reference NR 74477 87397 from a storm overflow at a proposed sewage pumping station at Tayvallich.
- b) Screened sewage effluent up to a maximum flow of 28 litres per second, to Loch a'Bhealaich at National Grid Reference NR 74477 87397 from an emergency overflow at a proposed sewage pumping station at Tayvallich.

Ref No: WPC/W/72212

Satellite Pumping Station No 1, Tayvallich

Screened sewage effluent up to a maximum flow of 0.788 litres per second, to Loch a'Bhealaich at National Grid Reference NR 74087 86934 from an emergency overflow at a proposed sewage pumping station at Tayvallich.

Ref No: WPC/W/72219

Satellite Pumping Station No 2, Tayvallich

- a) Screened sewage effluent consisting of all flows in excess of the pass forward flow of 8 litres per second up to a maximum flow of 45 litres per second, to Loch a Bhealaich at National Grid Reference NR 74272 87248 from a storm overflow at a proposed sewage pumping station at Tayvallich.
- b) Screened sewage effluent up to a maximum flow of 45 litres per second, to Loch a'Bhealaich at National Grid Reference NR 74272 87248 from an emergency overflow at a proposed sewage pumping station at Tayvallich.

The following points should be noted with respect to each application:-

- The sewerage system will be designed to ensure that a discharge of sewage effluent from any emergency overflow will occur only in the event of an electrical power failure, rising main failure or blockage of the downstream sewer.
- The sewerage system will be designed to limit the occurrence of a discharge of storm sewage effluent from any combined sewer overflow to storm events and only after the storage capacity provided in the sewerage system has been exhausted.

Any person who wishes to make representations about any of the applications should do so in writing to the Scottish Environment Protection Agency, SEPA West, 5 Redwood Crescent, Peel Park, East Kilbride G74 5PP, not later than 15 March 2005, quoting the reference number.

Copies of the applications may be inspected, free of charge, at the above offices of SEPA and by prior arrangement with the SEPA Argyll Office at 2 Smithy Lane, Lochgilphead (Tel No 01546 602876).

Director of Environmental Protection and Improvement (1802/26)

Other Notices



The Moray Council

FLOOD PREVENTION (SCOTLAND) ACT 1961

FORRES (BURN OF MOSSET) FLOOD PREVENTION SCHEME 2005

The Moray Council hereby give notice under paragraph 2 of the Second Schedule to the above Act that The Moray Council has made and intends to apply to the Scottish Ministers for confirmation of the Forres (Burn of Mosset) Flood Prevention Scheme 2005, under section 4 of the said Act.

The Scheme includes construction of an embankment dam on the Burn of Mosset at Chapelton; an embankment dam and new access road to the south of St Leonard's Road; an embankment dam in the cutting of the disused railway embankment; a new access road to Sanquhar Mains Farm; a flood relief channel at Rafford; and works along the Burn of Mosset through Forres. The general effect of the Scheme is to mitigate flood of Forres and Rafford from the Burn of Mosset and its tributaries. Any person may inspect a copy of the Scheme and the relevant plans, free of charge, at all reasonable hours at The Moray Council's offices in Forres (Auchernach, High Street, Forres IV36 1DX) or Elgin (Access Point, Greyfriars, Elgin IV30 1BX), during a period of three months from the first publication of this notice.

Any person may, within a period of three months of the first publication of this notice, serve a written notice of objection to the confirmation of the Scheme on the Scottish Ministers at Scottish Executive Air Climate and Engineering Division, Mail Point 3, Victoria Quay, Edinburgh EH6 6OO.

R D Burns, Chief Legal Office The Moray Council

(2301/36)

Corporate Insolvency



Administration

Appointment of Administrators

Notification of Appointment of Administrator

Pursuant to paragraph 46(2)(b) of Schedule B1 to the Insolvency Act 1986

and Rule 2.19 of the Insolvency (Scotland) Rules 1986

Company Number: SC001298

Name of Company: CEDARBLUE LIMITED.

(formerly J & J Crombie Limited)

Nature of Business: Investment Holding Company.

Trade Classification: 37.

Appointment of Administrator made on: 18 January 2005.

By notice of Appointment lodged in: Court of Sessions, Parliament House, Parliament Square, Edinburgh EH1 1RQ.

Name and Address of Administrator: Gerald Maurice Krasner (IP No 005532), Bartfield (UK) Limited, Burley House, 12 Clarendon Road, Leeds LS2 9NF. (2410/77)

Members' Voluntary Winding Up

Resolution for Winding-Up

Members Voluntary Winding-up

Resolutions Resolutions of

Company Number: SC135971

SEFTON PROPERTY COMPANY LIMITED

Registered in Scotland Company Number: SC151864

SCARBOROUGH DEVELOPMENT COMPANY (WEST) LIMITED

Registered in Scotland Company Number: SC226543

REL (FORSYTH HOUSE) LIMITED

Registered in Scotland Company Number: SC226544 REL (DUNDAS HOUSE) LIMITED

Registered in Scotland Company Number: SC226545

REL (CALEDONIA HOUSE) LIMITED

Registered in Scotland Company Number: SC226542 REL (ARROL HOUSE) LIMITED

Registered in Scotland Company Number: SC153494

BOROFIELD DEVELOPMENTS (SCOTLAND) LIMITED

Registered in Scotland Company Number: SC149911 CASTLE TERRACE LIMITED

Registered in Scotland Company Number: SC147998

SCARBOROUGH PROPERTY COMPANY (EDINBURGH) LIMITED

Registered in Scotland

At an Extraordinary General Meeting of the above-named Companies, duly convened at Scarborough Property Company Plc, Forsyth House, Alpha Business Park, Monks Cross, York YO32 9LD, on 21 January 2005, the following Resolutions were passed: Number 1 as a Special Resolution, Number 4 as an Extraordinary Resolution, the others as Ordinary Resolutions:

- (1) That the Companies be wound up voluntarily.
- That Tim Alan Askham, of Mazars LLP, Merchant Exchange, Whitworth Street West, Manchester M1 5WG, be appointed Liquidator for the purpose of such winding-up.
- That the Liquidator be authorised to draw remuneration on a time cost basis but in accordance with the engagement letter.
- (4) That the Liquidator be authorised to distribute in specie.

Mr P Richardson, Chairman

21 January 2005.

(2431/90)

Appointment of Liquidators

Notice of Appointment of Liquidator

Voluntary Winding-up

(Members or Creditors)

Pursuant to section 109 of the Insolvency Act 1986

Company Numbers

- 1. SC135971.
- 2. SC151864. 3. SC226543.
- 4. SC226544.
- 5. SC226545.
- 6. SC226542.
- 7 SC153494 8 SC149911
- 9. SC147998.

Names of Companies:

- 1. SEFTON PROPERTY COMPANY LIMITED.
- 2. SCARBOROUGH DEVELOPMENT COMPANY (WEST) LIMITED.
- 3. REL (FORSYTH HOUSE) LIMITED.
- 4. REL (DUNDAS HOUSE) LIMITED.
- 5. REL (CALEDONIA HOUSE) LIMITED.
- 6. REL (ARROL HOUSE) LIMITED.
- 7. BOROFIELD DEVELOPMENTS (SCOTLAND) LIMITED.
- 8. CASTLE TERRACE LIMITED.
- 9. SCARBOROUGH PROPERTY COMPANY (EDINBURGH) LIMITED.

Previous Name of Companies:

- 1. Marketfinish Limited.
- 2. N/A.
- 3 N/A
- 4. N/A.
- 5. N/A. 6. N/A.
- 7. N/A.
- 8. N/A.
- 9. Comlaw No.348 Limited.

Nature of Business

- 1. Development and Sell Real Estate.
- 2. Development and Sell Real Estate.
- 3. Development and Sell Real Estate.
- 4. Development and Sell Real Estate.
- 5. Development and Sell Real Estate.
- 6. Development and Sell Real Estate.
- 7. Construction and Civil Engineering. 8. Development and Sell Real Estate.
- 9. Development and Sell Real Estate.

Type of Liquidation: Members.

Address of Registered Office: Mazars LLP, Merchant Exchange, Whitworth Street West, Manchester M1 5WG.

Liquidator's Name and Address: Tim Alan Askham, Merchant Exchange, Mazars LLP, Whitworth Street West, Manchester M1 5WG. Office Holder Number: 007905.

Date of Appointment: 21 January 2005.

By whom Appointed: Members. (2432/91)

Final Meetings

Registered No: SC034341 Notice of Final General Meetings In the Matter of

CALEDONIA EQUIPMENT RENTALS LIMITED

And the Insolvency Act 1986

Notice is hereby given, pursuant to section 94 of the Insolvency Act 1986, that the Final Meeting of Members of the above-named Company will be held at the offices of PricewaterhouseCoopers LLP, Plumtree Court, London EC4A 4HT, on 8 March 2005, commencing at 2.45 pm, for the purpose of having an account laid before the Members showing how the winding-up has been conducted and the property of the Company disposed of, and hearing any explanation that may be given by the Liquidator.

A Member entitled to attend and vote at the Meeting may appoint a proxy, who need not be a Member, to attend and vote instead of him/ her.

Tim Walsh, Joint Liquidator

Registered Office Address: Finance House, Orchard Brae, Edinburgh EH4 1PF

25 January 2005.

Creditors' Voluntary Winding Up

Meetings of Creditors

CAIRNVIEW INTERIORS LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of Creditors of the above Company will be held on 23 February 2005, at 11.00 am, within the offices of PKF, Accountants and business advisors, 78 Carlton Place, Glasgow G5 9TH, for the purposes mentioned in sections 99 to 101 of the said Act.

A list of the Company's Creditors will be available for inspection within the offices of PKF, Accountants and business advisors, 78 Carlton Place, Glasgow G5 9TH, during the two business days preceding the above Meeting.

By Order of the Board. Alexander Tavendale, Director 27 January 2005.

(2442/74)

POLAR BOX (REFRIGERATION) LIMITED

Unit 2, Nevis Bank, Fort William PH33 6BX

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 Moore Stephens Corporate Recovery, Allan House, 25 Bothwell Street, Glasgow, on 16 February 2005, at 2.15 pm, for the purposes mentioned in sections 99, 100 and 101 of the said Act.

A list of names and addresses of the Company's Creditors will be available for inspection, free of charge, within the offices of Moore Stephens Corporate Recovery, Allan House, 25 Bothwell Street, Glasgow G2 6NL, during the two business days before the Meeting. By Order of the Board

Michael Fitzsimons. Director

(2442/22)

Appointment of Liquidators

O'DONNELL CONSULTANCY SERVICES LTD

(In Compulsory Liquidation)

Registered Office: Radleigh House, 1 Golf Road, Clarkston, Glasgow G76 7HU

Company Number: SC162558

I, David K Hunter, hereby give notice pursuant to Rule 4.19 of the Insolvency (Scotland) Rules 1986, that I was appointed Liquidator of O'Donnell Consultancy Services Ltd, by Resolution of the Creditors present a the Meeting of Creditors held on 24 January 2005

A Liquidation Committee was not formed. I do not intend to summon another Meeting to establish a Liquidation Committee unless requested to do so by one tenth, in value, of the Company's Creditors.

David K Hunter, Liquidator

Campbell Dallas, Sherwood House, 7 Glasgow Road, Paisley PA1 3OS.

25 January 2005. (2443/53)

Annual Liquidation Meetings

Company Number: SC224788 In the Matter of the Insolvency Act 1986 And In the Matter of

PHARO PLC

Notice is hereby given, pursuant to section 105 of the Insolvency Act 1986, that a General Meeting of the Members of the above-named Company will be held at the offices of KBSP Partnership, Harben House, Harben Parade, Finchley Road, London NW3 6LH, on Tuesday 28 February 2005, at 11.00 am, to be followed at 11.15 am by a General Meeting of the Creditors, for the purposes of having laid before them an account of the Liquidator's acts and dealings and of the conduct of the winding-up to date, and hearing any explanations that may be given by the Liquidator.

A Member or Creditor entitled to attend and vote at either of the above Meetings may appoint a proxy holder to attend and vote instead of him. A proxy holder need not be a Member or Creditor of the Company. Proxies for use at the respective Meetings must be lodged at the address shown above no later than 12.00 noon on Monday 25 February 2005.

M L Marks, FCA FABRP, Liquidator

(2444/34)18 January 2005.

Final Meetings

KEY CARRIERS (SCOTLAND) 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 11.00 am and 11.15 am respectively, within the offices of Clark Boyle & Co, 33A Gordon Street, Glasgow G1 3PF, on 9 March 2005, for the purpose of receiving an account of the Liquidator's acts and dealings and the conduct of the winding-up and to determine whether or not I should be released as Liquidator. A Member or Creditor entitled to attend or vote at either of the above Meetings may appoint a proxy to attend and vote on his behalf. A Resolution will be passed only if a majority in value of those voting by person or proxy vote in favour. Proxies must be lodged with me at or before the Meeting.

C Moore, Liquidator

Moore & Co, 40 New City Road, Glasgow G4 9JT. 26 January 2005.

(2445/28)

MORE VEHICLE SOLUTIONS 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 11.45 am and 12.00 noon respectively, within the offices of Clark Boyle & Co, 33a Gordon Street, Glasgow G1 3PF, on 9 March 2005, for the purpose of receiving an account of the Liquidator's acts and dealings and the conduct of the winding-up and to determine whether or not I should be released as Liquidator. A Member or Creditor entitled to attend or vote at either of the above Meetings may appoint a proxy to attend or vote on his behalf. A Resolution will be passed only if a majority in value of those voting by person or proxy vote in favour. Proxies must be lodged with me at or before the Meeting.

C Moore, Liquidator

Moore & Co, 40 New City Road, Glasgow G4 9JT. 26 January 2005.

(2445/29)

Winding Up By The Court

Petitions to Wind-Up (Companies)

BROOMHILL AUTOBODY (DUNDEE) LIMITED

Notice is hereby given that on 17 January 2005, a Petition was presented to the Sheriff of Tayside, Central and Fife at Dundee by Car Hire (Day of Swansea) Limited, Llanelli Road, Garngoch, near Swansea SA44LL, craving the Court inter alia that Broomhill Autobody (Dundee) Limited a Company incorporated under the Companies Acts and having its registered office at Stannergate House, 41 Dundee Road West, Broughty Ferry, Dundee DD5 1NB, be wound up by the Court and that Blair Carnegie Nimmo, Chartered Accountant, Unit 2, Delta House, Gemini Crescent, Dundee Technology Park, Dundee DD2 1FW, be appointed Interim Liquidator; in which Petition the Sheriff at Dundee by interlocutor dated 17 January 2005, appointed all persons having an interest to lodge Answers in the hands of the Sheriff Clerk, 6 West Bell Street, Dundee within 8 days after intimation, advertisement or service and meantime appointed the said Blair Carnegie Nimmo to be

Provisional Liquidator of Broomhill Autobody (Dundee) Limited with all the powers specified in paragraphs 4 and 5 of Part 2 of Schedule 4 to the Insolvency Act 1986, all of which, notice is hereby given.

Gillian C Buchanan, Solicitors

Messrs Thorntons Law LLP, 50 Castle Street, Dundee DD1 3RU. Agent for Petitioners. (2450/50)

CALEDONIAN SEALANTS LIMITED

Notice is hereby given that on 20 January 2005 a Petition was presented to the Sheriff at Paisley Sheriff Court by The Directors of Caledonian Sealants Limited craving the Court inter alia that the said Caledonian Sealants Limited, Unit 7, Block 57, 27A Montrose Avenue, Hillington Park, Glasgow G52 4LA be wound up by the Court and that an interim liquidator be appointed, and that in the meantime Ian William Wright, Haines Watts, 98 West George Street, Glasgow G2 1PJ be appointed as Provisional Liquidator of the said Company, in which Petition the Sheriff at Paisley by Interlocutor dated 24 January 2005 appointed all persons having an interest to lodge Answers in the hands of the Sheriff Clerk, Paisley Sheriff Court, Sheriff Court House, St James Street, Paisley PA3 2HW, within 8 days after intimation, advertisement or service; and eo die appointed the said Ian William Wright, Chartered Accountant to be Provisional Liquidator of the said Company in terms of the Insolvency Act 1986, with all the usual powers necessary for the interim preservation of the said Company's assets and particularly the powers contained in Parts II and III of Schedule 4 to the Insolvency Act 1986; all of which notice is hereby given.

Henderson Boyd Jackson WS,

247 West George Street, Glasgow G2 4QE. Agents for the Petitioners.

(2450/30)

CASTLE INTERIOR CONTRACTS LIMITED

Notice is hereby given that on 24 January 2005, a Petition was presented to the Sheriff of Lothian and Borders at Edinburgh by Patrick James Michael Givan, David McKenzie, Steven Livingstone and Alan Bogie McKenzie, Directors of Castle Interior Contracts Limited, a Company incorporated under the Companies Act 1985 (Registered Number SC184315) and having its registered office at 110 Salamander Street, Edinburgh, craving the Court, inter alia, that Castle Interior Contracts Limited be wound up by the Court and that in the meantime Keith Anderson, Insolvency Practitioner, Bruntsfield House, 6 Bruntsfield Terrace, Edinburgh EH10 4EX, be appointed as Provisional Liquidator of the said Company in which Petition the Sheriff at Edinburgh by interlocutor dated 26 January 2005 appointed all persons having an interest to lodge Answers in the hand of the Sheriff Clerk, Sheriff Court House, 27 Chambers Street, Edinburgh, within eight days after intimation of service of advertisement and eo die appointed said Keith Anderson to be Provisional Liquidator of the said Company if the parts contained in Parts II and III of Schedule 4 of the Insolvency Act 1986. All of which notice is hereby given.

Richard McMeeken, Solicitor

Morton Fraser, 30-31 Queen Street, Edinburgh EH2 1JX. Tel: 0131-247 1000, Fax: 0131-247 1004. Agent for Petitioners. (2450/46)

CREDENZA SEAFOODS LIMITED

(In Receivership)

(Company No SC213397)

Registered Office: 5 Albyn Place, Edinburgh EH2 4NJ.

Notice is hereby given that in a Petition presented to the Court of Session by Mardon Plc on 24 January 2005, for an Order under section 122 of the Insolvency Act 1986, to wind up Credenza Seafoods Limited (in Receivership), the Lord Ordinary by Interlocutor dated 27 January 2005, appointed the Petition to be intimated on the walls in common form and to be advertised once in each of *The Edinburgh Gazette* and *The Scotsman* newspapers; granted warrant for service of the Petition as craved, together with a copy of the interlocutor, upon the parties named and designed in the Schedule annexed thereto and allowed any party claiming an interest to lodge Answers thereto with the General Department, Court of Session, Parliament House, Parliament Square,

Edinburgh EH1 1RQ, if so advised within 8 days after such intimation, advertisement and service.

Stefano Rinaldi, Solicitor for the Petitioner

McGrigors, 1 Earl Grey Street, Edinburgh EH3 9AQ. (2450/76)

ELECTRONIC BUY & SUPPLY (EBS) SYSTEMS LIMITED

(Company Number SC201643)

Notice is hereby given that on 20 January 2005, a Petition was presented to the Court of Session by Electronic Buy & Supply (EBS) Systems Limited, a Company incorporated under the Companies Acts and having its registered office at The Station House, Tullibardine, Auchterarder, Perthshire PH3 1NJ (the "Company"), craving the Court inter alia to order that the said Company be wound up by the Court under the Insolvency Act 1986, and to appoint an Interim Liquidator, in which Petition Lady Paton by Interlocutor of 20 January 2005, appointed intimation on the Walls of Court in common form and advertisement in The Edinburgh Gazette and The Herald newspaper and appoints any party claiming an interest to lodge Answers thereto, if so advised, with the Court of Session within eight days of such intimation, advertisement and service, and in the meantime appointing Ian Scott McGregor, Insolvency Practitioner, 4th Floor, 78 St Vincent Street, Glasgow G2 5UB, to be Provisional Liquidator of the said Company. Steven W Jansch, Solicitor

Mitchells Roberton, George House, 36 North Hanover Street, Glasgow G1 2AD. Petitioner's Agent. 28 January 2005. (2450/89)

Appointment of Liquidators

ARDENCRAIG LIMITED

(In Liquidation)

I, Ian William Wright, Haines Watts, 1st Floor, James Miller House, 98 West George Street, Glasgow G2 1PJ, hereby give notice pursuant to Rule 4.19 of the Insolvency (Scotland) Rules 1986, that I was appointed Liquidator of Ardencraig Limited by Resolution of the First Meeting of Creditors held on 28 January 2005. A Liquidation Committee was not established. Accordingly, I hereby give notice that I do not intend to summons 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 28 July 2005.

I W Wright, Liquidator

Haines Watts, 98 West George Street, Glasgow G2 1PJ. 28 January 2005.

(2454/92)

Meetings of Creditors

AMBERCREST LIMITED

(In Liquidation)

Registered Office: 33 Kiltoch Street, East Kilbride G74 4JW Trading Address: 91 Commerce Street, Glasgow G5 8EP

Notice is hereby given that by Interlocutor of the Sheriff at Hamilton, dated 10 December 2004, I was appointed Interim Liquidator of Ambercrest Limited.

The First Meeting of the Liquidation called in accordance with section 138(4) of the Insolvency Act 1986 and in accordance with Rule 4.12 of the Insolvency (Scotland) Rules 1986, will be held within the offices of French Duncan at 375 West George Street, Glasgow G2 4LW, at 12.00 noon, on 18 February 2005, for the purpose of choosing a Liquidator, appointing a Liquidation Committee and considering the other Resolutions specified in Rule 4.12(3) of the aforementioned Rules.

Creditors are entitled to vote at the Meeting only if they have lodged their claims with me at or before the Meeting. Creditors may vote either in person or by proxy form, which may be lodged with me at or before the Meeting.

Annette Menzies, Interim Liquidator

French Duncan, 375 West George Street, Glasgow G2 4LW. 27 January 2005.

(2455/33)

ARIGO LIMITED

(In Liquidation)

Registered Office and Former Trading Address: 67 Kilmarnock Road, Shawlands, Glasgow G41 3YR.

I, Graham H Martin, PricewaterhouseCoopers LLP, Kintyre House, 209 West George Street, Glasgow G2 2LW, hereby give notice that I was appointed Interim Liquidator of Arigo Limited on 18 January 2005 by Interlocutor of the Sheriff at Glasgow.

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 Kintyre House, 209 West George Street, Glasgow G2 2LW, on 25 February 2005, 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 18 January 2005. Proxies may also be lodged with me at the Meeting or before the Meeting at my office. *Graham H Martin*, Interim Liquidator

PricewaterhouseCoopers LLP, Kintyre House, 209 West George Street, Glasgow G2 2LW.

24 January 2005. (2455/32)

BROOMFIELD DEVELOPMENTS LIMITED

(In Liquidation)

Registered Office and Trading Address: 150 Broomfield Road, Glasgow G21 3UE

I, Graham H Martin, PricewaterhouseCoopers LLP, Kintyre House, 209 West George Street, Glasgow G2 2LW, hereby give notice that I was appointed Interim Liquidator of Broomfield Developments Limited on 17 December 2004 by Interlocutor of the Sheriff at Glasgow.

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 Kintyre House, 209 West George Street, Glasgow G2 2LW, on 11 February 2005, 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 17 December 2004. Proxies may also be lodged with me at the Meeting or before the Meeting at my office. *Graham H Martin*, Interim Liquidator

PricewaterhouseCoopers LLP, Kintyre House, 209 West George Street, Glasgow G2 2LW.

27 January 2005. (2455/35)

TECHNICAL DRILLING AND MARINE INTERNATIONAL LIMITED

(In Liquidation)

Registered Office: formerly at 34 Albyn Place, Aberdeen. Now at 16 Carden Place, Aberdeen.

I, Ewen R Alexander, hereby give notice that I was appointed Interim Liquidator of Technical Drilling and Marine International Limited on 14 January 2005, by Interlocutor of the Sheriff at Aberdeen 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-named Company will be held within the offices of Ritson Smith, Chartered Accountants, 16 Carden Place, Aberdeen AB10 1FX, on 22 February 2005, at 11.00 am, for the purpose of choosing a Liquidator and determining whether or not to establish a Liquidation Committee.

A Resolution of the Meeting is passed if a majority in value of those voting have voted in favour.

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 voting, claims are calculated according to the amount of a Creditor's debt as ay the date of the commencement of the winding-up, being 14 December 2004. Proxies may be lodged with me at the Meeting or before the Meeting at my office.

Ewen R Alexander, Interim Liquidator

Ritson Smith, Chartered Accountants, 16 Carden Place, Aberdeen AB10 1FX.

(2455/57)

Final Meetings

AYRSHIRE TIME LINES LIMITED

(In Liquidation)

Formerly t/a: Greenhead Mills, Union St., Newmilns KA16 9BA Notice is hereby given, pursuant to section 146 of the Insolvency Act 1986, that the Final Meeting of Creditors of the above Company will be held within the offices of William Duncan & Co., 104 Quarry Street, Hamilton ML3 7AX, at 12.00 noon, on Tuesday, 1 March 2005, for the purpose of having a final account laid before them by the Liquidator, showing the manner in which the winding-up of the Company has been conducted and the Company's property has been disposed of. The Meeting will also determine whether the Liquidator should be released in terms of section 174 of the said Act.

Cameron K Russell, CA, FIPA, MABRP, Liquidator William Duncan & Co., 104 Quarry Street, Hamilton ML3 7AX. 27 January 2005. (2458/31)

Notice to Creditors

ABC COMMUNICATIONS (ABERDEEN) LTD

(In Liquidation)

I, Alexander Iain Fraser, of Tenon Recovery, 33 Albyn Place, Aberdeen AB10 1YL, hereby give notice that pursuant to Rule 4.18 of the Insolvency (Scotland) Rules 1986, that by Interlocutor dated 18 January 2005, the Sheriff at Stonehaven Sheriff Court appointed me Liquidator of the above Company.

No Liquidation Committee was established at the First Meeting of Creditors. 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 it in terms of section 142(3) of the Insolvency Act 1986.

A I Fraser, Liquidator

Tenon Recovery, 33 Albyn Place, Aberdeen AB10 1YL. (2460/21)

LAKEMUIR LIMITED

(In Liquidation)

I, Colin Anthony Fisher Hastings, hereby give notice pursuant to Rule 4.19 of the Insolvency (Scotland) Rules 1986, that I was appointed Liquidator of the above Company at the First Meeting of Creditors held on 26 January 2005. No Liquidation Committee was established on that date.

Accordingly, I give notice under Rule 4.18 of the Insolvency (Scotland) Rules 1986, that I do not intend to summon a Meeting of Creditors for the sole purpose of establishing a Liquidation Committee. However, under the terms of section 142(3) of the Insolvency Act 1986, I am required to call such a Meeting if requested by one tenth in value of the Company's Creditors.

Colin A F Hastings, Liquidator

Hastings & Co, Chartered Accountants, 13 Bath Street, Glasgow G2 1HY.

26 January 2005. (2460/27)

Personal Insolvency



For the purpose of formulating claims, Creditors should note that the date of sequestration is Monday 24 January 2005.

Gillian Thompson, Accountant in Bankruptcy, Interim Trustee
Accountant in Bankruptcy, George House, 126 George Street,
Edinburgh EH2 4HH. (2517/41)

Sequestrations

Bankruptcy (Scotland) Act 1985: Schedule 5, paragraph 5(3) Trust Deed for Creditors by

ELIZABETH ALBERIE ANDERSON

A Trust Deed has been granted by Elizabeth Alberie Anderson, 10B Hillside Court, Dundee DD2 4BG, on 21 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Ian R Johnston FCCA, Henderson Loggie CA, Royal Exchange, Panmure Street, Dundee, 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.

Ian R Johnston, Trustee 24 January 2005.

(2517/44)

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

HARRY COUSINS BELL

(t/a Tawny Cleaning)

The estate of Harry Cousins Bell (t/a Tawny Cleaning), 4 The Square, Newtongrange, Midlothian EH22 4QD, was sequestrated by the Sheriff at Edinburgh on Wednesday 19 January 2005, and Gillian Thompson, 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 Matthew P Henderson BAcc, Grant Thornton, 1/4 Atholl Crescent, Edinburgh EH3 8LQ, 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 23 November 2004.

Gillian Thompson, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH. (2517/12)

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

JOHN DERRICK BRADSHAW

The estate of John Derrick Bradshaw, 1 Buchanness Place, Boddam, Peterhead, Aberdeenshire AB42 3NY, was sequestrated by the sheriff at Peterhead on Monday 24 January 2005, and Gillian Thompson, 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.

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

STEPHEN WILLIAM CARRUTHERS

A certificate for the summary administration of the sequestrated estate of Stephen William Carruthers, 12 South View, Stenhousemuir, Larbert FK5 3DW, was granted by the Sheriff at Falkirk on Tuesday 25 January 2005, and Gillian Thompson, 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 13 January 2005. *Gillian Thompson*, Accountant in Bankruptcy, Permanent Trustee Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH. (2517/79)

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

ROBERT JAMES CARTER

The estate of Robert James Carter, formerly at 8/3 Parkside Street, Edinburgh EH8 9RL, and now at 74 Hamilton Place, Edinburgh EH3 5AZ, was sequestrated by the Sheriff at Edinburgh on Wednesday 19 January 2005, and Gillian Thompson, 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 D Mitchell CA, Henderson Loggie, 10 Great Stuart Street, Edinburgh EH3 7TN, 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 Monday 22 November 2004.

Gillian Thompson, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH. (2517/13)

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

BERNARD DELANEY

The estate of Bernard Delaney, 6 Whitehill Road, Blackburn, West Lothian EH47 7HH, was sequestrated by the Sheriff at Linlithgow on Monday 24 January 2005, and Gillian Thompson, 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, 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 Monday 24 January 2005.

Gillian Thompson, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH. (2517/83)

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

GRAHAME R FYFE

The estate of Grahame R Fyfe, 22D Cedar Avenue, Johnstone PA5 9TH, was sequestrated by the sheriff at Paisley on Monday 24 January 2005, and Gillian Thompson, 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 Irene Harbottle, W D Robb, 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 Monday 24 January 2005.

Gillian Thompson, 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

RICHARD KUMMERER

The estate of Richard Kummerer, 91 Cotburn Crescent, Burntisland KY3 9JE, was sequestrated by the Sheriff at Kirkcaldy on Monday 22 November 2004, and Gillian Thompson, 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 Monday 22 November 2004. Gillian Thompson, Accountant in Bankruptcy, Interim Trustee

Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH. (2517/11)

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

RICHARD MAXWELL

The estate of Richard Maxwell, 9D Tweeddale Street, Oban, Argyll PA34 5DD, was sequestrated by the sheriff at Oban on Monday 10 January 2005, and Gillian Thompson, 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 Monday 10 January 2005.

Gillian Thompson, 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

CHRISTINA LOUISE MCLEAN

The estate of Christina Louise Mclean, 14 The Corse, Crimond, Fraserburgh AB43 8XF, was sequestrated by the sheriff at Peterhead on Monday 24 January 2005, and Gillian Thompson, 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 Monday 24 January 2005.

Gillian Thompson, Accountant in Bankruptcy, Interim Trustee
Accountant in Bankruptcy, George House, 126 George Street,
Edinburgh EH2 4HH. (2517/42)

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

EDWARD O'NEILL

The estate of Edward O'Neill, 12 Burnside, Dechmont, Broxburn, West Lothian EH52 6LQ, was sequestrated by the Sheriff at Linlithgow on Monday 24 January 2005, and Gillian Thompson, 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 Matthew P Henderson BAcc, Grant Thornton, 1/4 Atholl Crescent, Edinburgh EH3 8LQ, 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 Monday 24 January 2005.

Gillian Thompson, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH. (2517/81)

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

MOIRA O'NEILL

The estate of Moira O'Neill, 12 Burnside, Dechmont, Broxburn, West Lothian EH52 6LQ, was sequestrated by the Sheriff at Linlithgow on Monday 24 January 2005, and Gillian Thompson, 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 Matthew P Henderson BAcc, Grant Thornton, 1/4 Atholl Crescent, Edinburgh EH3 8LQ, 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 Monday 24 January 2005.

Gillian Thompson, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH. (2517/82)

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

MARGARET PATERSON

(also known as Patterson)

The estate of Margaret Paterson (also known as Patterson), 8 Logan Way, Knightsridge, Livingston EH54 8LN, was sequestrated by the Sheriff at Linlithgow on Saturday 24 January 2005, and Gillian Thompson, 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 Saturday 24 January 2005.

Gillian Thompson, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH. (2517/78)

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

ELIZABETH QUIGLEY

A certificate for the summary administration of the sequestrated estate of Elizabeth Quigley, 1 Princes Street, 0/2 Rutherglen, Glasgow G73 1LG, was granted by the Sheriff at Glasgow on Thursday 20 January 2005, and Gillian Thompson, 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 Wednesday 8 December 2004.

Gillian Thompson, Accountant in Bankruptcy, Permanent Trustee Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH. (2517/14)

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

CAROL ANN ROBERTS

(aka Brookes)

The estate of Carol Ann Roberts (aka Brookes), & Mansfield Road, Musselburgh, Midlothian EH21 7DS, was sequestrated by the Sheriff at Haddington on Monday 24 January 2005, and Gillian Thompson, 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 D Mitchell CA, Henderson Loggie, 10 Great Stuart Street, Edinburgh EH3 7TN, 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 Monday 24 January 2005.

Gillian Thompson, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH. (2517/84)

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

EDWIN MERSON WISEMAN

The estate of Edwin Merson Wiseman, 127 Charlotte Street, Fraserburgh AB43 9LS, was sequestrated by the Sheriff at Peterhead on Monday 24 January 2005, and Gillian Thompson, 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 E R Alexander Esq CA, Ritson Smith, 16 Carden Place, Aberdeen AB10 1XF, 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 Monday 24 January 2005.

Gillian Thompson, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH. (2517/80)

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

JAYNE COLLINS WISEMAN

The estate of Jayne Collins Wiseman, 127 Charlotte Street, Fraserburgh AB43 9LS, was sequestrated by the sheriff at Peterhead on Monday 24 January 2005, and Gillian Thompson, 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 E R Alexander Esq CA, Ritson Smith, 16 Carden Place, Aberdeen AB10 1XF, 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 Monday 24 January 2005.

Gillian Thompson, Accountant in Bankruptcy, Interim Trustee Accountant in Bankruptcy, George House, 126 George Street, Edinburgh EH2 4HH. (2517/39)

Trust Deeds

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

ROBERT ANDERSON & ELIZABETH MELVILLE

Trust Deeds have been granted by Robert Anderson & Elizabeth Melville, residing at 332 Aitken Road, Cadam, Glenrothes KY7 6SQ, on 28 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) their 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 their Creditors generally.

If a Creditor wishes to object to the Trust Deeds for the purposes of preventing them becoming protected Trust Deeds (see notes on the objections required for that purpose) notification of such objections 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 Deeds will become protected Trust Deeds 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 Deeds and do not wish to accede to them.

The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the Trust Deeds. 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 Deeds from being superseded by the sequestration of the Debtors' estate.

Eric R H Nisbet, Trustee

The Glen Drummond Partnership, Corporate Recovery & Insolvency Services, 4 Turnbull Way, Knightsridge, Livingston EH54 8RB.

(2518/85)

Bankruptcy (Scotland) Act 1985 (as amended): Schedule 5, Paragraph 5(3)

Trust Deed for the Benefit of Creditors

Trust Deed for Creditors by

PETER MILLER BELL

A Trust Deed has been granted by Peter Miller Bell, residing at 29 Hearth Road, Cumnock KA18 1JF, on 20 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Graham Cameron Tough, CA MABRP, Martin Aitken & Co, Caledonia House, 89 Seaward Street, Glasgow G41 1HJ, 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.

Graham C Tough, CA MABRP, Trustee

Martin Aitken & Co, Caledonia House, 89 Seaward Street, Glasgow G41 1HJ.

27 January 2005. (2518/5)

Bankruptcy (Scotland) Act 1985, Schedule 5, paragraph 5(3) Trust Deed for Creditors by

BOUCHRA BOUDRAA

A Trust Deed has been granted by Bouchra Boudraa, residing at 33 Blackie Street, Yorkhill, Glasgow G3 8TW, on 21 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Alan William Adie, of AFS, Bon

Accord House, Riverside Drive, Aberdeen AB11 7SL, 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.

Alan W Adie, Trustee

AFS, Bon Accord House, Riverside Drive, Aberdeen AB11 7SL. 31 January 2005. (2518/102)

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

RHONA BRADY

A Trust Deed has been granted by Rhona Brady, 20 Finavon Place, Dundee DD4 9DZ, on 26 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Ian Rodger Johnston FCCA, Henderson Loggie CA, Royal Exchange, Panmure Street, Dundee, 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 a 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.

Ian Rodger Johnston, Trustee 26 January 2005.

(2518/51)

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

ANDREW GEORGE BRAND

A Trust Deed has been granted by Andrew George Brand, residing at 8 Loanhead Terrace, Aberdeen AB25 2SY, on 24 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Neil A Armour, 37 Albyn Place, Aberdeen AB10 1JB, 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 me 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.

Neil A Armour, CA, Trustee

KPMG, 37 Albyn Place, Aberdeen AB10 1JB. 26 January 2005.

(2518/52)

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

JENNIFER BRAWLS

A Trust Deed has been granted by Jennifer Brawls, residing at 141 Sutherland Drive, Kilmarnock, Ayrshire KA3 7JZ, on 25 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Peter C Dean, Personal & Corporate Development Limited, 135 Buchanan Street, Glasgow G1 2JA, 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 objections required for that purpose) notification of such objections must be delivered in writing to the Trustee within 5 weeks from 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.

Peter C Dean, Trustee

Personal & Corporate Development Ltd, 135 Buchanan Street, Glasgow G1 2JA.

27 January 2005. (2518/55)

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

ALICE ANN BROOKS

A Trust Deed has been granted by Alice Ann Brooks, residing at 11 Cowgate, Stonehaven, Kincardineshire AB39 2LD, on 14 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Ian William Wright, of Haines Watts, Chartered Accountants, 403 Holburn Street, Aberdeen AB10 7GS, 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.

Ian W Wright, Trustee

Haines Watts, Chartered Accountants, 403 Holburn Street, Aberdeen AB10 7GS.

27 January 2005. (2518/6)

Bankruptcy (Scotland) Act 1985 Section 5, Paragraph 5(3) Trust Deed for Creditors by

DAVID BROOKS

A Trust Deed has been granted by David Brooks, 111 Woodmill Crescent, Dunfermline KY11 4AJ, on 23 December 2004, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, George Stewart Paton, Breckenridge House, 274 Sauchiehall Street, Glasgow G2 3EH, 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.

George Stewart Paton, Trustee 27 January 2005.

(2518/64)

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

GEORGE FRASER BUCHAN

A Trust Deed has been granted by George Fraser Buchan, residing at 9 Duke Lane, Fraserburgh, Aberdeenshire AB43 9EN, on 29 December 2004, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Ian William Wright, of Haines Watts, Chartered Accountants, 403 Holburn Street, Aberdeen AB10 7GS, 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.

Ian W Wright, Trustee

Haines Watts, Chartered Accountants, 403 Holburn Street, Aberdeen AB10 7GS.

27 January 2005. (2518/70)

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

CAROLE ANNE CAMPBELL

A Trust Deed has been granted by Carole Anne Campbell, residing at 23 Cartsbridge Road, Busby, Glasgow G76 8DP, on 27 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Kenneth Wilson Pattullo, Insolvency Practitioner, Begbies Traynor (Scotland) LLP, 4th Floor, 78 St Vincent Street, Glasgow G2 5UB, 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.

Kenneth Wilson Pattullo, Trustee

Begbies Traynor (Scotland) LLP, 4th Floor, 78 St Vincent Street, Glasgow G2 5UB. (2518/15)

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

DEBORAH SARAH CAMPBELL

A Trust Deed has been granted by Deborah Sarah Campbell residing at 98 Nairn Road, Greenock PA16 0ES, on 27 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Kenneth Wilson Pattullo, Insolvency Practitioner, Begbies Traynor (Scotland) LLP, 4th Floor, 78 St. Vincent Street, Glasgow G2 5UB, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to either 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.

Kenneth Wilson Pattullo, Trustee

Begbies Traynor (Scotland) LLP, 4th Floor, 78 St. Vincent Street, Glasgow G2 5UB. (2518/9)

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

KERRY CAMPBELL

A Trust Deed has been granted by Kerry Campbell, residing at 344 Cluny Place, Glenrothes KY7 4QY, on 27 January 2005, 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 on the objections required for that purpose) notification of such objections 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.

(2518/88)

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

DAMIEN DEBROIZE

A Trust Deed has been granted by Damien Debroize, residing at 61 Glen Feshie, East Kilbride G74 2BQ, on 27 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Kenneth Wilson Pattullo, Insolvency Practitioner, Begbies Traynor (Scotland) LLP, 4th Floor, 78 St Vincent Street, Glasgow G2 5UB, 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.

Kenneth Wilson Pattullo, Trustee

Begbies Traynor (Scotland) LLP, 4th Floor, 78 St Vincent Street, Glasgow G2 5UB. (2518/61)

Bankruptcy (Scotland) Act 1985, Schedule 5, Paragraph 5(3) Trust Deed for Creditors by

EMMA DOW

A Trust Deed has been granted by Emma Dow, 1 Park Lea, Caldercruix, Airdrie ML6 7QL, on 26 January 2005, 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.A.B.R.P., Wm Duncan & Co CA, 104 Quarry Street, Hamilton ML3 7AX, as Trustee for the benefit of 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.

Cameron K Russell, Trustee 28 January 2005.

(2518/49)

Bankruptcy (Scotland) Act 1985 Section 5, Paragraph 5(3) Trust Deed for Creditors by

LYNNE JANET FARQUHAR

A Trust Deed has been granted by Lynne Janet Farquhar, 25 Deas Avenue, Dingwall IV15 9RF, on 13 December 2004, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, George Stewart Paton, Breckenridge House, 274

Sauchiehall Street, Glasgow G2 3EH, 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.

George Stewart Paton, Trustee

27 January 2005.

(2518/18)

Bankruptcy (Scotland) Act 1985 Section 5, Paragraph 5(3) Trust Deed for Creditors by

JACOUI GELDART

A Trust Deed has been granted by Jacqui Geldart, 6 High School View, New Elgin IV30 6VF, on 7 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, George Stewart Paton, Breckenridge House, 274 Sauchiehall Street, Glasgow G2 3EH, 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.

George Stewart Paton, Trustee

27 January 2005.

(2518/69)

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

DAVID GENTLEMAN

A Trust Deed has been granted by David Gentleman, residing at 10F Drumlanrig Place, Hawick TD9 0AY, on 26 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Kenneth Wilson Pattullo, Insolvency Practitioner, Begbies Traynor (Scotland) LLP, 4 Albyn Place, Edinburgh EH2 4NG, 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.

Kenneth Wilson Pattullo, Trustee

Begbies Traynor (Scotland) LLP, 4 Albyn Place, Edinburgh EH2 4NG.

28 January 2005.

(2518/60)

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

ALEXANDER GORRIE

(formerly trading as Northern Racing Services)

A Trust Deed has been granted by Alexander Gorrie (formerly trading as Northern Racing Services), from and residing at Flat 2, 7 Broomland Street, Paisley PA1 2LS, and formerly 15 Lounsdale Avenue, Paisley PA2 9LT, on 18 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Kenneth Wilson Pattullo, Insolvency Practitioner, Begbies Traynor (Scotland) LLP, 4th Floor, 78 St Vincent Street, Glasgow G2 5UB, 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.

Kenneth Wilson Pattullo, Trustee

Begbies Traynor (Scotland) LLP, 4th Floor, 78 St Vincent Street, Glasgow G2 5UB. (2518/58)

Bankruptcy (Scotland) Act 1985 Schedule 5, paragraph 5(3) Trust Deeds for Creditors by

GEORGE & MARGARET HANNEY

Trust Deeds have been granted by George & Margaret Hanney, 33 Broomfield Street, Netherburn, Larkhall ML9 3BX, on 24 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) their estates to me, Cameron K Russell, CA, FIPA, MABRP, Wm Duncan & Co CA, 104 Quarry Street, Hamilton ML3 7AX, as Trustee for the benefit of Creditors generally.

If a Creditor wishes to object to the Trust Deeds for the purposes of preventing them becoming protected Trust Deeds (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 Deeds will become protected Trust Deeds 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 Deeds 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 Deeds. 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 Debtors and confers certain protection upon the Trust Deeds from being superseded by the sequestration of the Debtors' estate.

Cameron K Russell, Trustee

27 January 2005.

(2518/7)

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

HELEN HENDRY

A Trust Deed has been granted by Helen Hendry, residing at 1 Lanrigg Avenue, Fauldhouse EH47 9JP, on 28 January 2005, 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 on the objections required for that purpose) notification of such objections 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.

(2518/87)

Bankruptcy (Scotland) Act 1985: Schedule 5, paragraph 5(3) Trust Deed for Creditors by

CAROLINE JEANETTE EMILY INGLIS

A Trust Deed has been granted by Caroline Jeanette Emily Inglis residing at 2 Co-op Buildings, Haddington Road, Tranent, East Lothian EH33 1HL, on 25 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Robert W Barclay, PKF, 17 Rothesay Place, Edinburgh EH3 7SQ, 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 W Barclay, Trustee

PKF, 17 Rothesay Place, Edinburgh EH3 7SQ. 27 January 2005.

(2518/4)

Bankruptcy (Scotland) Act 1985 Section 5, Paragraph 5(3) Trust Deed for Creditors by

ALAN MARPLES JESSOP

A Trust Deed has been granted by Alan Marples Jessop, 23 Ettrick Crescent, Dundee DD2 2SQ, on 14 December 2004, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, George Stewart Paton, Baker Tilly, Breckenridge House, 274 Sauchiehall Street, Glasgow G2 3EH, 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.

George Stewart Paton, Trustee 27 January 2005.

(2518/66)

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

ELAINE CATHERINE KELLY

A Trust Deed has been granted by Elaine Catherine Kelly residing at Flat 3/2, 290 Burnfield Road, Glasgow G43 1EE, on 27 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Kenneth Wilson Pattullo, Insolvency Practitioner, Begbies Traynor (Scotland) LLP, 4th Floor, 78 St. Vincent Street, Glasgow G2 5UB, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to either 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.

Kenneth Wilson Pattullo, Trustee

Begbies Traynor (Scotland) LLP, 4th Floor, 78 St. Vincent Street, Glasgow G2 5UB. (2518/10)

Bankruptcy (Scotland) Act 1985 Section 5, Paragraph 5(3) Trust Deed for Creditors by

AMY JILL LAW

A Trust Deed has been granted by Amy Jill Law, 41 Dublin Street, Edinburgh EH3 6NL, on 22 December 2004, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, George Stewart Paton, Breckenridge House, 274 Sauchiehall Street, Glasgow G2 3EH, 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.

George Stewart Paton, Trustee

27 January 2005.

(2518/65)

Bankruptcy (Scotland) Act 1985 Section 5, Paragraph 5(3) Trust Deed for Creditors by

BARRY JOHN ANDREW MACKAY

A Trust Deed has been granted by Barry John Andrew MacKay, 25 Deas Avenue, Dingwall IV15 9RF, on 13 December 2004, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, George Stewart Paton, Breckenridge House, 274 Sauchiehall Street, Glasgow G2 3EH, 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.

George Stewart Paton, Trustee

27 January 2005. (2518/19)

Bankruptcy (Scotland) Act 1985, Schedule 5, paragraph 5(3) Trust Deed for Creditors by

DAVID CRAIG MAYHEW

A Trust Deed has been granted by David Craig Mayhew, residing at 1 Westfield Road, Kilsyth, Glasgow G65 9AN, on 20 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Alan William Adie, of AFS, Bon Accord House, Riverside Drive, Aberdeen AB117SL, 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.

Alan W Adie, Trustee

AFS, Bon Accord House, Riverside Drive, Aberdeen AB11 7SL. 31 January 2005. (2518/103)

Bankruptcy (Scotland) Act 1985, Schedule 5, Paragraph 5(3) Trust Deed for Creditors by

ALEXANDER MCAUSLANE

A Trust Deed has been granted by Alexander McAuslane, 2 Uig Place, Barlanark, Glasgow G33 4TB, on 25 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Cameron K Russell C.A., F.I.P.A., M.A.B.R.P., Wm Duncan & Co CA, 104 Quarry Street, Hamilton ML3 7AX, 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.

Cameron K Russell, Trustee

28 January 2005.

(2518/73)

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

CRAIG MCILVENEY

A Trust Deed has been granted by Craig McIlveney, residing at 2 Regent Place, Whitecraig, Clydebank G81 3SG, on 27 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Michael D Sheppard, CA, Wylie & Bisset, 168 Bath Street, Glasgow G2 4TP, 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 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, 168 Bath Street, Glasgow G2 4TP

28 January 2005.

(2518/96)

Bankruptcy (Scotland) Act 1985 (As Amended): Schedule 5, paragraph 5(3)

Trust Deed for the Benefit of Creditors

Trust Deed for Creditors by

SCOTT CRAIG MCKENZIE

A Trust Deed has been granted by Scott Craig McKenzie residing at 7 Stoneyflatts, Edinburgh, on 24 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Graham Cameron Tough, CA MABRP, Martin Aitken & Co, Caledonia House, 89 Seaward Street, Glasgow G41 1HJ, 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.

Graham C Tough, CA MABRP, Trustee

Martin Aitken & Co, Caledonia House, 89 Seaward Street, Glasgow G41 1HJ.

27 January 2005.

(2518/8)

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

DAVID MOLLOY

A Trust Deed has been granted by David Molloy, residing at c/o 20 Laurelbank, Sunnyside, Coatbridge ML5 2DE, on 19 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Bryan Jackson, PKF, 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 Jackson, Trustee

PKF, 78 Carlton Place, Glasgow G5 9TH. 28 January 2005.

(2518/48)

Bankruptcy (Scotland) Act 1985 Section 5, Paragraph 5(3) Trust Deed for Creditors by

CAROLE LYNNE MUDDIMAN

A Trust Deed has been granted by Carole Lynne Muddiman, 75 Pentland Terrace, Penicuik EH26 0DT, on 23 November 2004, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, George Stewart Paton, Baker Tilly, Breckenridge House, 274 Sauchiehall Street, Glasgow G2 3EH, 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.

George Stewart Paton, Trustee

27 January 2005.

(2518/67)

Bankruptcy (Scotland) Act 1985 Section 5, Paragraph 5(3) Trust Deed for Creditors by

SCOTT MUDDIMAN

A Trust Deed has been granted by Scott Muddiman, 75 Pentland Terrace, Penicuik EH26 0DT, on 23 November 2004, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, George Stewart Paton, Baker Tilly, Breckenridge House, 274 Sauchiehall Street, Glasgow G2 3EH, 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.

George Stewart Paton, Trustee

27 January 2005.

(2518/68)

Bankruptcy (Scotland) Act 1985, as amended: Schedule 5, Paragraph 5(3)

Trust Deed for Creditors by

SUZANNE QUINN

A Trust Deed has been granted by Suzanne Quinn, residing at 26 Martin Avenue, Irvine KA12 9NY, on 27 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985, as amended) her estate to me, Gerard P Crampsey, of Stirling Toner & Company, Chartered Accountants, Fleming House, 134 Renfrew Street, Glasgow G3 6SZ, 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 a 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.

Gerard P Crampsey, Trustee

Stirling Toner & Co, Fleming House, 134 Renfrew Street, Glasgow G3 6SZ.

(2518/47)

Bankruptcy (Scotland) Act 1985, Schedule 5, Paragraph 5(3) Trust Deed for Creditors by

CHRISTOPHER RAE

A Trust Deed has been granted by Christopher Rae, Loganbank Farm, Waterside, Lesmahagow ML11 0HP, formerly at 14 Charles Black Lane, North Queensferry, Fife KY1 1JG, on 26 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Cameron K Russell C.A., F.I.P.A., M.A.B.R.P., Wm Duncan & Co CA, 104 Quarry Street, Hamilton ML3 7AX, 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.

Cameron K Russell, Trustee

27 January 2005.

(2518/16)

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

GORDON J RITCHIE

A Trust Deed has been granted by Gordon J Ritchie, residing at 38 Blalowan Gardens, Cupar, Fife KY15 5EL, on 28 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his 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 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 on the objections required for that purpose) notification of such objections 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.

(2518/86)

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

MONICA ROBSON

A Trust Deed has been granted by Monica Robson, residing at 47 Oliver Park, Hawick, Roxburghshire TD9 9PL, on 26 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Kenneth Wilson Pattullo, Insolvency Practitioner, Begbies Traynor (Scotland) LLP, 4 Albyn Place, Edinburgh EH2 4NG, 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.

Kenneth Wilson Pattullo, Trustee

Begbies Traynor (Scotland) LLP, 4 Albyn Place, Edinburgh EH2 4NG

28 January 2005.

(2518/59)

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

AILEEN STEWART

A Trust Deed has been granted by Aileen Stewart, residing at 42 Glenpark Road, Lochwinnoch, Renfrewshire PA12 4HT, on 7 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Peter C Dean, Personal & Corporate Development Limited, 135 Buchanan Street, Glasgow G1 2JA, 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 objections required for that purpose) notification of such objections

must be delivered in writing to the Trustee within 5 weeks from 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.

Peter C Dean, Trustee

Personal & Corporate Development Ltd, 135 Buchanan Street, Glasgow G1 2IA

25 January 2005.

(2518/2)

Bankruptcy (Scotland) Act 1985, Schedule 5, paragraph 5(3) Trust Deed for Creditors by

IAN STEWART

A Trust Deed has been granted by Ian Stewart, residing at 68 Balquhestone Crescent, Slamannan, Falkirk, Stirlingshire FK1 3HQ, on 12 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Alan William Adie, of AFS, Bon Accord House, Riverside Drive, Aberdeen AB11 7SL, 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.

Alan W Adie, Trustee

AFS, Bon Accord House, Riverside Drive, Aberdeen AB11 7SL. 31 January 2005. (2518/104)

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

DANIEL HENRY STUPART

A Trust Deed has been granted by Daniel Henry Stupart, residing at 17 Castleblair Park, Dunfermline KY12 9DW, on 20 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, John Michael Hall, of Haines Watts, Chartered Accountants, Level 5, City House, Overgate Centre, Dundee DD1 1UQ, 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*.

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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.

J M Hall. Trustee

Haines Watts, Chartered Accountants, Level 5, City House, Overgate Centre, Dundee DD1 1UQ.

28 January 2005.

(2518/75)

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

COLLIN TAYLOR

A Trust Deed has been granted by Collin Taylor, residing at 9 Raeburn Crescent, Gretna DG16 5BY, on 26 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Peter C Dean, Personal & Corporate Development Limited, 135 Buchanan Street, Glasgow G1 2JA, 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 objections required for that purpose) notification of such objections must be delivered in writing to the Trustee within 5 weeks from the date of publication of this notice in *The Edinburgh Gazette*.

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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.

Peter C Dean, Trustee

Personal & Corporate Development Ltd, 135 Buchanan Street,

Glasgow G1 2JA. 27 January 2005.

(2518/54)

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

MARIA TAYLOR

A Trust Deed has been granted by Maria Taylor, residing at 9 Raeburn Crescent, Gretna DG16 5BY, on 26 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Peter C Dean, Personal & Corporate Development Limited, 135 Buchanan Street, Glasgow G1 2JA, 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 objections required for that purpose) notification of such objections must be delivered in writing to the Trustee within 5 weeks from the date of publication of this notice in *The Edinburgh Gazette*.

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Peter C Dean, Trustee

Personal & Corporate Development Ltd, 135 Buchanan Street, Glasgow G1 2JA.

27 January 2005.

(2518/56)

Bankruptcy (Scotland) Act 1985 Section 5, Paragraph 5(3) Trust Deed for Creditors by

LYNNE TEMPLETON

A Trust Deed has been granted by Lynne Templeton, 17 Falloch Road, Milngavie, Glasgow G62 7RR, on 13 December 2004, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, George Stewart Paton, Breckenridge House, 274 Sauchiehall Street, Glasgow G2 3EH, 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.

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George Stewart Paton, Trustee

27 January 2005. (2518/17)

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

JOHN TOAL

A Trust Deed has been granted by John Toal, residing at 90 Pentland Avenue, Bathgate, West Lothian EH48 1HR, on 25 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Peter C Dean, Personal & Corporate Development Limited, 135 Buchanan Street, Glasgow G1 2JA, 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 objections required for that purpose) notification of such objections must be delivered in writing to the Trustee within 5 weeks from the date of publication of this notice in *The Edinburgh Gazette*.

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Peter C Dean, Trustee

Personal & Corporate Development Ltd, 135 Buchanan Street, Glasgow G1 2JA.

25 January 2005. (2518/1)

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

MARY TOAL

A Trust Deed has been granted by Mary Toal, residing at 90 Pentland Avenue, Bathgate, West Lothian EH48 1HR, on 25 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Peter C Dean, Personal & Corporate Development Limited, 135 Buchanan Street, Glasgow G1 2JA, 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 objections required for that purpose) notification of such objections must be delivered in writing to the Trustee within 5 weeks from 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.

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Peter C Dean, Trustee

Personal & Corporate Development Ltd, 135 Buchanan Street, Glasgow G1 2JA.

25 January 2005.

(2518/3)

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

ANDREW TULLOCH

A Trust Deed has been granted by Andrew Tulloch, 13 Anderson Crescent, Shieldhill, Falkirk FK1 2ED, on 20 January 2005, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Ian Mitchell, Henderson Loggie CA, 10 Great Stuart Street, Edinburgh EH3 7TN, 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 a 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.

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Ian Mitchell, Trustee 26 January 2005.

(2518/62)

Companies & Financial Regulation



Company Director Disqualification Order

COMPANY DIRECTORS DISQUALIFICATION ACT 1986

In a Summary Application presented to Falkirk Sheriff Court in terms of section 7 of the above Act at the instance of Her Majesty's Secretary of State for Trade and Industry in respect of Gary Burns, also known as Ronnie Smith, residing at 18 Harlow Avenue, Waterside Gardens, Falkirk FK2 0FE, the Sheriff on 22 December 2004 pronounced *inter alia* the following:

22 December 2004 Sheriff A Murphy

Act: K Crothers, Solicitor

The Sheriff in absence Granted a disqualification order under section 6(1) of the Company Directors Disqualification Act 1968 against Gary Burns, also known as Ronnie Smith; Ordered that he shall not, without leave of this Court, be a Director of a Company or be a Receiver or Manager of a company's property, or in any way, whether directly or indirectly, be concerned or take part in the promotion, formation or management of a company for a period of ten years from 22 December 2004; Directed that the making of this order be registered by the Secretary of State for Trade and Industry; Appointed the Applicants to arrange for publication of this Order in *The Edinburgh Gazette* forthwith and Found the Respondent liable to the Applicant in expenses

as the same may subsequently be taxed, including those expenses relative to the publication ordered as beforementioned.

And the Sheriff Grants Warrant for all lawful Execution hereon.

Extracted at FALKIRK, 7 January 2005

Karen McCall, Sheriff Clerk Depute

All of which intimation is hereby given.

Karen Crothers, Solicitor, Biggart Baillie, 7 Castle Street, Edinburgh.

2608/20)

COMPANY DIRECTORS DISQUALIFICATION ACT 1986

Christopher Rowan, 23 Grange Crescent West, Prestonpans, East Lothian EH32 9LU, has given a disqualification undertaking which has been accepted by the Secretary of State in terms of section 1(A) and 7(2A) of the Company Directors Disqualification Act 1986 that he shall not be a Director of a company, act as a receiver of a company's property or in any way, whether directly or indirectly, be concerned or take part in the promotion, formation or management of a company unless (in each case) he has the leave of the Court and he shall not act as an insolvency practitioner for a period of 5 years commencing on 15 February 2005.

All of which intimation is hereby given.

Rachel M Grant, Solicitor

Semple Fraser, 80 George Street, Edinburgh EH2 3BU. (2608/43)

COMPANY DIRECTORS DISQUALIFICATION ACT 1986

Caroline D'Ambrosio, 16 Rogerhill Gait, Kirkmuirhill, Lanark ML11 9XR, has given a disqualification undertaking which has been accepted by the Secretary of State in terms of section 1(A) and 7(2A) of the Company Directors Disqualification Act 1986, that she shall not be a Director of a Company, act as a Receiver of a Company's property or in any way, whether directly or indirectly, be concerned or take part in the promotion, formation or management of a Company unless (in each case) she has the leave of the Court and she shall not act as Insolvency Practitioner for a period of 5 years commencing on 17 December 2005. All of which intimation is hereby given.

Rachel M Grant, Solicitor

Semple Fraser, 80 George Street, Edinburgh EH2 3BU. (2608/95)

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The Edinburgh Gazette

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 - (6 10 Related Companies will be charged at treble the single company rate)
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 - (2 5 Related Companies will be charged at double the single company rate)
 - (6 10 Related Companies will be charged at treble the single company rate)
- Meetings of Members / Creditors and Notices to Creditors of
 Annual / Final Meetings of Members / Creditors £76.38 (£65.00 + VAT)
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 (6 10 Related Companies will be charged at treble the single
 - company rate)
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- 7 Insurance Company Notices £76.38 (£65.00 + VAT) [Pursuant to the Insurance Companies Act 1982]
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 [Pursuant to the Companies Act 1985 Ch 6 Section 656 (5
- [Pursuant to the Companies Act 1985 Ch 6, Section 656 (5)]

 9 Pension Scheme £76.38 (£65.00 + VAT)
- [Pursuant to the Trustee Act 1925 Section 27]

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Advertisements purporting to be issued in pursuance of Statutes (other than under Section 27, Trustee Act, 1925 and section 28, Water Resources Act, 1963) or under Order of Court must not be inserted unless signed or attested by a Solicitor of the Supreme Court, by a member of any body of accountants established in the United Kingdom and for the time being recognised by the Board of Trade for the purposes of Section 389(1) of the Companies Act, 1985, or by a member of the Institute of Chartered Secretaries and Administrators. Notices of Dissolution of Partnership which are signed by all the Partners named therein or their legal representatives shall be accepted if signed or attested as above. A Notice not signed by all the Partners named therein or their legal representatives must be accompanied by a Statutory Declaration made by a Solicitor of the Supreme Court to the effect that such Notice is given in pursuance of the terms of the partnership to which it relates.

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The Edinburgh Gazette is published every Tuesday and Friday.

