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Contents

*State/2875 Parliament/ Ecclesiastical/ Public Finance/ *Transport/2879 *Planning/2879 Health/ *Environment/2886 Water/ Agriculture & Fisheries/ *Energy/2887

*Notices published today

BY THE QUEEN

State

A PROCLAMATION DETERMINING THE SPECIFICATIONS AND DESIGN FOR A NEW QUARTER-SOVEREIGN

ELIZABETH R.

Whereas under section 3(1)(a), (b), (c), and (d) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to determine the denomination, the design and dimensions of coins to be made at Our Mint and to determine the weight and fineness of certain gold coins, the remedy to be allowed in the making of such coins and their least current weight:

And Whereas it appears to Us desirable to order that there should be made at Our Mint a new coin of the denomination of quarter-sovereign in gold:

We, therefore, in pursuance of the said section 3(1)(a), (b), (c) and (d), and of all other powers enabling Us in that behalf, do hereby, by and with the advice of Our Privy Council, proclaim, direct and ordain as follows:

The Edinburgh Gazette

Post & Telecom./ *Other Notices/2888 Competition/ *Corporate Insolvency/2888 *Personal Insolvency/2897 *Companies & Financial Regulation/2920 *Partnerships/2921 Societies Regulation/ Personal Legal/ *Terms and Conditions/2925

1. (1) A new coin of gold of the denomination of quarter-sovereign shall be made, being a coin of a standard weight of 1.997 grammes, a standard diameter of 13.5 millimetres, a millesimal fineness of 916.66, and being circular in shape.

(2) In the making of the said gold coin a remedy (that is, a variation from the standard weight, diameter or fineness specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.00972 grammes;

(b) a variation from the said millesimal fineness of two per mille.

(3) The least current weight of the said gold coin shall be 1.980 grammes.

(4) The design of the said gold coin shall be as follows:

'For the obverse impression Our effigy with the inscription "ELIZABETH \cdot II \cdot DEI \cdot GRA REGINA \cdot FID \cdot DEF" and for the reverse the image of St George on horseback, attacking the dragon with a lance, with the date of the year to the left. The coin shall have a graining upon the edge'.

2. This Proclamation shall come into force on the thirteenth day of October Two thousand and eleven.

Given at Our Court at Buckingham Palace, this twelfth day of October in the year of our Lord Two thousand and eleven and in the sixtieth year of Our Reign.

GOD SAVE THE QUEEN

BY THE QUEEN

A PROCLAMATION

ALTERING THE PROCLAMATION OF THE FOURTH DAY OF OCTOBER 1953 TO DETERMINE NEW DESIGNS FOR CERTAIN GOLD COINS

ELIZABETH R.

Whereas under section 3(1)(b) and (h) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to determine the design of coins to be made at Our Mint, and to alter any Proclamation previously made under the said section:

And Whereas by Our Proclamation dated the fourth day of October 1953 We determined a new design for the gold coins specified in Our said Proclamation, being the five-pound piece, the two-pound piece, the sovereign and the half-sovereign:

And Whereas by Our Proclamation dated the seventeenth day of April 1985 We altered the paragraph headed 'GOLD COINS' of Our said Proclamation of the fourth day of October 1953 to determine a new design for the said gold coins:

And Whereas by Our Proclamation dated the twenty-first day of December 1988 We further altered the paragraph headed 'GOLD COINS' of Our said Proclamation of the fourth day of October 1953 to determine a new design for the said gold coins:

And Whereas by Our Proclamation dated the eleventh day of December 2001 We further altered the paragraph headed 'GOLD COINS' of Our said Proclamation of the fourth day of October 1953 to determine a new design for the said gold coins:

And Whereas by Our Proclamation dated the seventeenth day of November 2004 We further altered the paragraph headed 'GOLD COINS' of Our said Proclamation of the fourth day of October 1953 to determine a new design for the said gold coins:

And Whereas it appears to Us desirable to determine a new design for the said gold coins:

We, therefore, in pursuance of the said section 3(1)(b) and (h) and of all other powers enabling Us in that behalf, do hereby, by and with the advice of Our Privy Council, proclaim, direct and ordain as follows:

1. The following paragraph shall be substituted for the paragraph headed 'GOLD COINS' of Our said Proclamation of the fourth day of October 1953.

GOLD COINS

Every five-pound piece, two-pound piece, sovereign and half-sovereign shall have for the obverse impression Our effigy with the inscription "ELIZABETH \cdot II \cdot DEI \cdot GRA REGINA \cdot FID \cdot DEF" and for the reverse either:

(a) the image of St George armed, sitting on horseback, attacking the dragon with a sword, and a broken spear upon the ground, and the date of the year; or

(b) the image of St George on horseback, attacking the dragon with a lance, with the date of the year to the left.

The coins shall have a graining upon the edge.

2. This Proclamation shall come into force on the thirteenth day of October Two thousand and eleven.

Given at Our Court at Buckingham Palace, this twelfth day of October in the year of our Lord Two thousand and eleven and in the sixtieth year of Our Reign.

GOD SAVE THE QUEEN

BY THE QUEEN

A PROCLAMATION

DETERMINING THE SPECIFICATIONS AND DESIGN FOR TWO-POUND COINS COMMEMORATING THE TWO-HUNDREDTH ANNIVERSARY OF THE BIRTH OF CHARLES DICKENS

ELIZABETH R.

Whereas under section 3(1)(a), (b), (cc), (d) and (dd) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to determine the denomination, the design and dimensions of coins to be made at Our Mint, to determine the weight and composition of coins other than gold coins or coins of silver of Our Maundy money and the remedy to be allowed in the making of such coins and to determine the percentage of impurities which such coins may contain:

And Whereas under section 3(1)(f) and (ff) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to direct that coins made at Our Mint other than gold, silver, cupronickel and bronze coins shall be current and that any coin shall be legal tender for the payment of any amount:

And Whereas under section 6(2) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to prescribe the composition of the standard trial plates to be used for determining the justness of coins of any metal other than gold, silver or cupro-nickel:

And Whereas it appears to Us desirable to order that, to commemorate the two-hundredth anniversary of the birth of Charles Dickens, there should be made at Our Mint coins of the denomination of two pounds in gold, in silver, and in cupro-nickel and nickel-brass, having joined concentric inner and outer sections, being in gold with a different coloured gold outer section, in silver with a gold-plated outer section and in cupro-nickel and nickel-brass with a cupro-nickel inner section and a nickel-brass outer section:

We, therefore, in pursuance of the said section 3(1)(a), (b), (cc), (d), (dd), (f) and (ff), the said section 6(2), and of all other powers enabling Us in that behalf, do hereby, by and with the advice of Our Privy Council, proclaim, direct and ordain as follows:

GOLD COIN

1. (1) A new coin of gold of the denomination of two pounds shall be made, being a coin of a standard diameter of 28.4 millimetres, being circular in shape and having joined concentric inner and outer sections.

(2) Without prejudice to section 1(2) of the Coinage Act 1971, the inner and outer sections may consist of different alloys.

(3) The approximate diameter of the inner section shall be 20 millimetres.

SILVER COIN

2. (1) A new coin of silver of the denomination of two pounds shall be made, being a coin of a standard weight (including the gold plate) of 12 grammes, a standard diameter of 28.4 millimetres, a standard composition (excluding the gold plate) of 925 parts per thousand fine silver, being circular in shape, and having joined concentric inner and outer sections, the outer section being plated with fine gold of a standard weight of plating of 0.065 grammes.

(2) In the making of the said silver coin a remedy (that is, a variation from the standard weight, composition or dimensions specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.095 grammes for the inner and outer sections;

(b) a variation from the said standard weight of plating of an amount per coin of 0.045 grammes;

(c) in relation to those parts of the coin other than the gold plating, a variation from the said standard composition of five parts per thousand fine silver; and

(d) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The approximate diameter of the inner section shall be 20 millimetres.

(4) The said silver coin shall be legal tender for the payment of any amount in any part of Our United Kingdom.

SILVER PIEDFORT COIN

(2)

3. (1) A new coin of silver of the denomination of two pounds shall be made, being a coin of a standard weight (including the gold plate) of 24 grammes, a standard diameter of 28.4 millimetres, a standard composition (excluding the gold plate) of 925 parts per thousand fine silver, being circular in shape, and having joined concentric inner and outer sections, the outer section being plated with fine gold of a standard weight of plating of 0.085 grammes.

(2) In the making of the said silver coin a remedy (that is, a variation from the standard weight, composition or dimensions specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.145 grammes for the inner and outer sections;

(b) a variation from the said standard weight of plating of an amount per coin of 0.045 grammes;

(c) in relation to those parts of the coin other than the gold plating, a variation from the said standard composition of five parts per thousand fine silver; and

(d) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The approximate diameter of the inner section shall be 20 millimetres.

(4) The said silver coin shall be legal tender for the payment of any amount in any part of Our United Kingdom.

CUPRO-NICKEL AND NICKEL-BRASS COIN

4. (1) A new coin of cupro-nickel and nickel-brass of the denomination of two pounds shall be made, being a coin of a standard weight of 12 grammes, a standard diameter of 28.4 millimetres, being circular in shape and having joined concentric inner and outer sections, with a standard composition as to the inner section of seventy-five per centum copper and twenty-five per centum nickel, and as to the outer section of seventy-six per centum copper, four per centum nickel and twenty

(2) In the making of the said cupro-nickel and nickel-brass coin a remedy (that is, a variation from the standard weight, composition or dimensions specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.1 grammes for the inner and outer sections;

(b) a variation from the said standard composition as to the inner section of two per centum copper and two per centum nickel, and as to the outer section of two per centum copper, three-quarters of one per centum nickel and two per centum zinc; and

(c) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The approximate diameter of the inner section shall be 20 millimetres.

(4) The inner and outer sections of the said coin may contain impurities of three-quarters of one per centum.

(5) The said cupro-nickel and nickel-brass coin shall be current and shall be legal tender for the payment of any amount in any part of Our United Kingdom.

(6) The composition of the standard trial plates to be used for determining the justness of the nickel-brass outer section of the said coin shall be pure copper, pure nickel and pure zinc.

DESIGN OF THE COINS

5. The design of the said coins shall be as follows:

[•]For the obverse impression Our effigy with the inscription "ELIZABETH · II · D · G · REG · FID · DEF ·", the denomination "• TWO POUNDS ·" and the date "2012", and for the reverse a silhouette profile of the writer through the titles of his works, greater prominence being given to those that are more well known, with the inscription "1812 CHARLES DICKENS 1870" to the left. The said coins will have a graining upon the edge and in incuse letters the inscription "SOMETHING WILL TURN UP", save for the gold coin where the incuse letters will be accompanied by a plain edge

6. This Proclamation shall come into force on the thirteenth day of October Two thousand and eleven.

Given at Our Court at Buckingham Palace, this twelfth day of October in the year of our Lord Two thousand and eleven and in the sixtieth year of Our Reign. (3)

GOD SAVE THE QUEEN

BY THE QUEEN

A PROCLAMATION

DETERMINING THE SPECIFICATIONS AND DESIGNS FOR FIVE-POUND COINS COMMEMORATING THE LONDON 2012 **OLYMPIC GAMES**

ELIZABETH R.

Whereas under section 3(1)(a), (b), (cc), (d) and (dd) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to determine the denomination, the design and dimensions of coins to be made at Our Mint, to determine the weight and composition of coins other than gold coins or coins of silver of Our Maundy money and the remedy to be allowed in making such coins and to determine the percentage of impurities which such coins may contain:

And Whereas under section 3(1)(f) and (ff) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to direct that coins made at Our Mint other than gold, silver, cupronickel and bronze coins shall be current and that any coin shall be legal tender for the payment of any amount not exceeding such amount as may be specified:

And Whereas it appears to Us desirable to order that, to commemorate the London 2012 Olympic Games, there should be made at Our Mint new coins of the denomination of five pounds in gold, in gold-plated silver, in silver and in cupro-nickel:

We, therefore, in pursuance of the said section 3(1)(a), (b), (cc), (d), (dd), (f) and (ff), and of all other powers enabling Us in that behalf, do hereby, by and with the advice of Our Privy Council, proclaim, direct and ordain as follows:

GOLD COIN

1. A new coin of gold of the denomination of five pounds shall be made, being a coin of a standard diameter of 38.608 millimetres, and being circular in shape.

GOLD-PLATED SILVER COIN

2. (1) A new coin of gold-plated silver of the denomination of five pounds shall be made, being a coin of a standard weight (including the gold plate) of 28.276 grammes, a standard diameter of 38.608 millimetres, a standard composition (excluding the gold plate) of 925 parts per thousand fine silver, being circular in shape, and being plated with fine gold of a standard weight of plating of 0.10 grammes.

(2) In the making of the said gold-plated silver coin a remedy (that is, a variation from the standard weight, composition or dimensions specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.20 grammes;

(b) a variation from the said standard weight of plating of an amount per coin of 0.07 grammes;

(c) in relation to those parts of the coin other than the gold plating, a variation from the said standard composition of five parts per thousand fine silver; and

(d) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The said gold-plated silver coin shall be current and shall be legal tender for the payment of any amount in any part of Our United Kingdom.

SILVER COIN

3. (1) A new coin of silver of the denomination of five pounds shall be made, being a coin of a standard weight of 28.276 grammes, a standard diameter of 38.608 millimetres, a standard composition of 925 parts per thousand fine silver, and being circular in shape. (2) In the making of the said silver coin a remedy (that is, a variation

from the standard weight, diameter or composition specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.13 grammes;

(b) a variation from the said standard diameter of 0.125 millimetres per coin; and

(c) a variation from the said standard composition of five parts per thousand fine silver.

(3) The said silver coin shall be legal tender for the payment of any amount in any part of Our United Kingdom.

SILVER PIEDFORT COIN

4. (1) A new coin of silver of the denomination of five pounds shall be made, being a coin of a standard weight of 56.552 grammes, a standard diameter of 38.608 millimetres, a standard composition of 925 parts per thousand fine silver, and being circular in shape.

(2) In the making of the said silver coin a remedy (that is, a variation from the standard weight, composition or dimensions specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.215 grammes;

(b) a variation from the said standard composition of five parts per thousand fine silver; and

(c) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The said silver coin shall be legal tender for the payment of any amount in any part of Our United Kingdom.

CUPRO-NICKEL COIN

5. (1) A new coin of cupro-nickel of the denomination of five pounds shall be made, being a coin of a standard weight of 28.276 grammes, a standard diameter of 38.608 millimetres, a standard composition of seventy-five per centum copper and twenty-five per centum nickel, and being circular in shape.

(2) In the making of the said cupro-nickel coin a remedy (that is, a variation from the standard weight, composition or dimensions specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.13 grammes;

(b) a variation from the said standard composition of two per centum copper and two per centum nickel; and

(c) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The said cupro-nickel coin may contain impurities of three-quarters of one per centum.

(4) The said cupro-nickel coin shall be legal tender for the payment of any amount in any part of Our United Kingdom.

DESIGN OF THE COINS

6. The design of the said coins shall be as follows:

'For the obverse impression Our effigy with the inscription "ELIZABETH \cdot II \cdot D \cdot G \cdot REG \cdot F \cdot D FIVE POUNDS \cdot 2012", and for the reverse an image of the skyline of some of the most wellknown landmarks and buildings in London reflected in the River Thames, with the inscription "LONDON 2012" above. Surrounding the skyline image is a selection of sports from the London 2012 Games with the London 2012 logo at the top. On the gold, gold-plated silver and silver coins the London 2012 logo will be printed onto the surface in coloured ink, while on the cupro-nickel coin the logo will be struck into the surface. The coins will have a graining upon the edge'.

7. This Proclamation shall come into force on the thirteenth day of October Two thousand and eleven.

Given at Our Court at Buckingham Palace, this twelfth day of October in the year of our Lord Two thousand and eleven and in the sixtieth year of Our Reign.

GOD SAVE THE QUEEN

(4)

BY THE QUEEN

A PROCLAMATION DETERMINING THE SPECIFICATIONS AND DESIGNS FOR FIVE-POUND COINS COMMEMORATING THE LONDON 2012 PARALYMPIC GAMES

ELIZABETH R.

Whereas under section 3(1)(a), (b), (cc), (d) and (dd) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to determine the denomination, the design and dimensions of coins to be made at Our Mint, to determine the weight and composition of coins other than gold coins or coins of silver of Our Maundy money and the remedy to be allowed in making such coins and to determine the percentage of impurities which such coins may contain:

And Whereas under section 3(1)(ff) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to direct that any coin shall be legal tender for the payment of any amount:

And Whereas it appears to Us desirable to order that, to commemorate the London 2012 Paralympic Games, there should be made at Our Mint a coin of the denomination of five pounds in gold, in silver and in cupro-nickel:

We, therefore, in pursuance of the said section 3(1)(a), (b), (cc), (d), (dd) and (ff), and of all other powers enabling Us in that behalf, do hereby, by and with the advice of Our Privy Council, proclaim, direct and ordain as follows:

GOLD COIN

1. A new coin of gold of the denomination of five pounds shall be made, being a coin of a standard diameter of 38.608 millimetres, and being circular in shape.

SILVER COIN

2. (1) A new coin of silver of the denomination of five pounds shall be made, being a coin of a standard weight of 28.276 grammes, a standard diameter of 38.608 millimetres, a standard composition of 925 parts per thousand fine silver, and being circular in shape.

(2) In the making of the said silver coin a remedy (that is, a variation from the standard weight, diameter or composition specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.13 grammes;

(b) a variation from the said standard diameter of 0.125 millimetres per coin; and

(c) a variation from the said standard composition of five parts per thousand fine silver.

(3) The said silver coin shall be legal tender for the payment of any amount in any part of Our United Kingdom.

SILVER PIEDFORT COIN

3. (1) A new coin of silver of the denomination of five pounds shall be made, being a coin of a standard weight of 56.552 grammes, a standard diameter of 38.608 millimetres, a standard composition of 925 parts per thousand fine silver, and being circular in shape. (2) In the making of the said silver coin a remedy (that is, a variation from the standard weight, composition or dimensions specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.215 grammes;

(b) a variation from the said standard composition of five parts per thousand fine silver; and

(c) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The said silver coin shall be legal tender for the payment of any amount in any part of Our United Kingdom.

CUPRO-NICKEL COIN

4. (1) A new coin of cupro-nickel of the denomination of five pounds shall be made, being a coin of a standard weight of 28.276 grammes, a standard diameter of 38.608 millimetres, a standard composition of seventy-five per centum copper and twenty-five per centum nickel, and being circular in shape.

(2) In the making of the said cupro-nickel coin a remedy (that is, a variation from the standard weight, composition or dimensions specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.13 grammes;

(b) a variation from the said standard composition of two per centum copper and two per centum nickel; and

(c) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The said cupro-nickel coin may contain impurities of three-quarters of one per centum.

(4) The said cupro-nickel coin shall be legal tender for the payment of any amount in any part of Our United Kingdom.

DESIGN OF THE COINS

5. The design of the said coins shall be as follows:

'For the obverse impression Our effigy with the inscription "ELIZABETH \cdot II \cdot D \cdot G \cdot REG \cdot F \cdot D FIVE POUNDS \cdot 2012", and for the reverse a design showing segments of a target, a spoked wheel, a stopwatch and the clockface of the Palace of Westminster. The inscription "LONDON 2012" appears on the target and the London 2012 Paralympic logo appears on the stopwatch. On the gold and silver coins the London 2012 Paralympic logo will be printed onto the surface in coloured ink, while on the cupro-nickel coin the logo will be struck into the surface. The coins will have a graining upon the edge'.

6. This Proclamation shall come into force on the thirteenth day of October Two thousand and eleven.

Given at Our Court at Buckingham Palace, this twelfth day of October in the year of our Lord Two thousand and eleven and in the sixtieth year of Our Reign. (5)

BY THE QUEEN

A PROCLAMATION

DETERMINING THE SPECIFICATIONS AND DESIGNS FOR ONE HUNDRED POUND AND TWENTY-FIVE POUND GOLD COINS ILLUSTRATING THE THEME OF 'STRONGER' FROM THE OLYMPIC MOTTO 'FASTER, HIGHER, STRONGER' ELIZABETH D

ELIZABETH R.

Whereas under section 3(1)(a), (b), (c) and (d) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to determine the denomination, the design and dimensions of coins to be made at Our Mint and to determine the weight and fineness of certain gold coins, the remedy to be allowed in the making of such coins and their least current weight:

And Whereas it appears to Us desirable to order that, to illustrate the theme of 'Stronger' from the Olympic motto 'Faster, Higher, Stronger', there should be made at Our Mint coins of the denominations of one hundred pounds and twenty-five pounds in gold:

We, therefore, in pursuance of the said section 3(1)(a), (b), (c) and (d), and of all other powers enabling Us in that behalf, do hereby, by and with the advice of Our Privy Council, proclaim, direct and ordain as follows:

ONE HUNDRED POUND COIN

1. (1) A new coin of gold of the denomination of one hundred pounds shall be made, being a coin of a standard weight of 34.05 grammes, a standard diameter of 32.69 millimetres, a millesimal fineness of 916.66, and being circular in shape.

(2) In the making of the said gold coin a remedy (that is, a variation from the standard weight or fineness specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.081 grammes; and

(b) a variation from the said millesimal fineness of one per mille.

(3) The least current weight of the said gold coin shall be 33.835 grammes.

(4) The design of the said gold coin shall be as follows:

'For the obverse impression Our effigy with the inscription "ELIZABETH \cdot II \cdot D \cdot G REG \cdot F \cdot D \cdot 2012" and the value of " \cdot 100 \cdot POUNDS \cdot ", and for the reverse an image of Mars accompanied by a depiction of the sport of boxing, with the Olympic Rings above, the name ' \cdot MARS \cdot ' to the left, the Latin word for stronger, ' \cdot FORTIUS ', to the right, and the inscription 'LONDON 2012' below. The coin shall have a graining upon the edge'.

TWENTY-FIVE POUND COIN

2. (1) A new coin of gold of the denomination of twenty-five pounds shall be made, being a coin of a standard weight of 8.513 grammes, a standard diameter of 22 millimetres, a millesimal fineness of 916.66, and being circular in shape.

(2) In the making of the said gold coin a remedy (that is, a variation from the standard weight or fineness specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.02 grammes; and

(b) a variation from the said millesimal fineness of one per mille.

(3) The least current weight of the said gold coin shall be 8.459 grammes.

(4) The design of the said gold coin shall be as follows:

'For the obverse impression Our effigy with the inscription "ELIZABETH \cdot II \cdot D \cdot G REG \cdot F \cdot D \cdot 2012" and the value of " \cdot 25 \cdot POUNDS \cdot ", and for the reverse either:

(a) an image of Vulcan accompanied by a depiction of the sport of hammer throwing, with the Olympic Rings above, the name 'VULCAN ' to the left, the Latin word for stronger, 'FORTIUS ', to the right, and the inscription 'LONDON 2012' below; or

(b) an image of Minerva accompanied by a depiction of the sport of javelin throwing, with the Olympic Rings above, the name 'MINERVA ' to the left, the Latin word for stronger, 'FORTIUS ', to the right, and the inscription 'LONDON 2012' below.

The coin shall have a graining upon the edge'.

3. This Proclamation shall come into force on the thirteenth day of October Two thousand and eleven.

Given at Our Court at Buckingham Palace, this twelfth day of October in the year of our Lord Two thousand and eleven and in the sixtieth year of Our Reign. GOD SAVE THE QUEEN (6)

Transport



Road Traffic Acts

Angus Council

NOTICE OF PROPOSED CYCLE TRACK STOPPING UP AND REDETERMINATION ORDER

THE ANGUS COUNCIL (CYCLE TRACK AT BROOMFIELD ROAD/ROSEHILL, MONTROSE)(COMBINED STOPPING UP AND REDETERMINATION OF MEANS OF EXERCISE OF PUBLIC RIGHT OF PASSAGE) ORDER 2011

NOTICE IS HEREBY GIVEN that Angus Council, having been granted planning permission for the erection of 45 dwellinghouses and a remote district heating boiler house at Dungman's Tack, Wishart Gardens, Montrose and being satisfied that it is necessary, in order to enable these developments to be carried out, that the section of cycle track described in Part I of the undernoted Schedule requires to be stopped up and that the means of public right of passage over that section of footpath described in Part II of that Schedule requires to be redetermined, have made an Order under a) Section 208 of, and Schedule 16 to, the Town & Country Planning (Scotland) Act 1997 and b) Section 1(1) and Section 152(2) of the Roads (Scotland) Act 1984, which Order is entitled "The Angus Council (Cycle Track at Broomfield Road/Rosehill, Montrose)(Combined Stopping Up and

Redetermination of Means of Exercise of Public Right of Passage) Order 2011".

The Order will come into effect on the date that it is confirmed by Angus Council or, if appropriate, by the Scottish Ministers but that subject to the widening to 3 metres of the footway described in Part II of the Schedule. The effect of the Order is to stop up (and thereby extinguish any public right of passage over) the cycle track shown zebra hatched on the plan annexed to the Order and redetermine the means of public passage from foot only to pedal cycle and foot only over the footway shown sawtooth hatched on the said plan.

A copy of the Order and of the accompanying plan showing the lengths of cycle track and footway to be stopped up and redetermined respectively, together with a statement of the reasons for making the Order may be examined during normal office hours and without payment of fee at the following addresses: -

1. Reception, Angus House, Orchardbank Business Park, Forfar; and 2. ACCESS Office, Town House, Montrose.

Any person may within 28 days from today's date object to the making of the Order by notice in writing to the Head of Law and Administration, Angus Council, Angus House, Orchardbank Business Park, Forfar, DD8 IAN. Objections should state the name and address of the objector, the matters to which they relate and the grounds on which the objections are made. If no representations or objections are duly made, or if any so made are withdrawn, Angus Council may confirm the Order but otherwise the Order shall be submitted to the Scottish Ministers for confirmation.

Sheona C Hunter

Head of Law and Administration

SCHEDULE

Part I

That section of cycle track at Broomfield Road/Rosehill, Montrose running in a south-easterly direction from its junction with the footway associated with the main carriageway of Broomfield Road, Montrose for a distance of 53 metres or thereby as shown by zebra hatching on the plan annexed and executed as relative hereto.

Part II

That section of footway adjacent to Broomfield Road, Montrose and Rosehill, Montrose running in an easterly direction adjacent to Broomfield Road, Montrose and thereafter in a southerly direction adjacent to Rosehill, Montrose for a total distance of 79 metres or thereby as shown by sawtooth hatching on the plan annexed and executed as relative her (7)

Planning



Town and Country Planning Aberdeen City Council

TOWN & COUNTRY PLANNING [LISTED BUILDINGS AND BUILDINGS IN CONSERVATION AREAS] [SCOTLAND] REGULATIONS 1987

NOTICE is hereby given that an application for Listed Building/ Conservation Area Consent and for Planning Permission with respect to the undernoted subjects, has been submitted to Aberdeen City Council.

The application and relative plans area available for inspection within Planning and Sustainable Development, Planning Reception, Marischal College, Broad Street, Aberdeen, AB10 1AB during normal office hours, and any representations in connection therewith should be made in writing, to the Head of Planning and Sustainable Development, St Nicholas House, Broad Street, Aberdeen AB10 1GY, within 21 days of this advertisement.

Proposals Requiring Listed Building/Conservation Area Consent

Period for lodging representations - 21 days from the date of this notice *Address*: Beechgrove Church Beechgrove Avenue Aberdeen Aberdeen City AB15 5EJ

Category B Listed Building

Proposal: Conversion of existing church to 18 No.residential units with provision of underground parking *Applicant*: Denmack Ltd

Ref No: 111464

Address: 17 Cottown Of Balgownie Bridge of Balgownie Aberdeen AB23 8JQ

Category B Listed Building Conservation Area 001

Proposal: Form new front Entrance Porch constructed in timber frame glazed Vestibule with slated roof. *Applicant*: Mrs Helen Hutchinson

Ref No: 111442

(Would Community Councils, conservation groups and societies, applicants and members of the public please note that Aberdeen City

Council as planning authority intend to accept only those representations which have been received within the above periods as prescribed in terms of planning legislation. Letters of representation will be open to public view, in whole or in summary according to the usual practice of this authority).

Dr Margaret Bochel

HEAD OF PLANNING AND SUSTAINABLE DEVELOPMENT 14 October 2011. (8)

Aberdeenshire Council TOWN AND COUNTRY PLANNING (LISTED BUILDINGS AND BUILDINGS IN CONSERVATION AREAS) (SCOTLAND) REGULATIONS 1987, REGULATION 5

The applications listed below together with the plans and other documents submitted with them may be examined at the local planning office as given below between the hours of 8.45 am and 5.00 pm on Monday to Friday (excluding public holidays). The application can also be examined at any additional office as stated with the application details below (opening hours may vary).

You can also examine the application and make comment online using the Planning Application Register at www.aberdeenshire.gov.uk/planning. Internet access is available at all Aberdeenshire libraries.

Written comments may be made quoting the reference number and stating clearly the grounds for making comment. These should be addressed to the Head of Planning and Building Standards and sent to the local planning office as given below. Please note that any comment made will be available for public inspection and will be published on the Internet. **Comments must be received by 3rd November 2011.**

Site Address Proposal/Reference Local Planning Office Details Any Additional Office for Inspection Inverurie Railway Internal Alterations to Railway Gordon House Station Station Rooms to Create Café Blackhall Road and Installation of Signage Inverurie Inverurie AB51 3WA APP/2011/2999 ga.planapps@aberdeenshire.gov.uk 8 Albert Road Demoliton of Existing Viewmount Arduthie Road Cairngorms National Park Office Ballater Dwellinghouse and Garage Stonehaven (Renewal of Conservation AB39 2DO Albert Memorial Hall Area (Consent APP/2006/3975) ma.planapps@aberdeenshire.gov.uk Station Square APP/2011/3442 Ballater Garden Ground Change of Use, Alterations Town House and Extension of Building to 2 Low Street Low Street Banff Form Dwellinghouse Banff APP/2011/1324 AB45 1AY bb.planapps@aberdeenshire.gov.uk

(10)

(9)

Angus Council

TOWN AND COUNTRY PLANNING (DEVELOPMENT MANAGEMENT PROCEDURE) (SCOTLAND) REGULATIONS 2008

Applications for permission and/or consents under the above legislation as listed below together with the plans and other documents submitted with them may be examined at County Buildings, Market Street, Forfar, DD8 3LG between the hours of 9.00 a.m. to 5.00 p.m. Monday to Friday or visit the Public Access facility on the Council's website at www.angus.gov.uk/publicaccess.

Written comments may be made to the Head of Planning & Transport, County Buildings, Market Street, Forfar, DD8 3LG or e-mail Planning@angus.gov.uk. Please note that representations made to an applicant in response to any pre-application consultation in terms of Section 35(1) of the Act cannot be taken into account by Angus Council. In such circumstances any persons wishing to make representations in respect of the application should so to the Planning Authority in the manner indicated in the Notice by 4 November 2011 (21 days after publication of this Notice).

Links Lodge 26 John Street Montrose DD10 8LZ - Erection of a Boundary Wall - 11/00945/LBC - Listed Building

6C Wharf Street Montrose DD10 8BD - Replace Existing Windows - 11/00946/LBC - Listed Building

Former Wellbrae Primary School Wellbraehead Forfar - Creation of 16 Flats. Change of Use from School to Residential/Alterations - 11/ 00961/LBC - Listed Building

Former Wellbrae Primary School Wellbraehead Forfar - Alterations & Linking of Ancillary Buildings to Form Community Church and Formation of Associated Car Parking - 11/00964/LBC - Listed Building Craigmill Lodge Strathmartine Dundee DD3 0PH - Alterations & Extension to Dwellinghouse - 11/00954/LBC - Listed Building

G W Chree, Head of Planning and Transport

Argyll and Bute Council

The applications listed below together with all other related documents may be inspected between 09:00 -17:00hrs Monday to Friday at the locations detailed below or by logging on to the Council's website at www.argyll-bute.gov.uk. Written comments for the following list of applications should be made to the above address within 21 days of this advert. Please quote the reference number in any correspondence.

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 (AS AMENDED), RELATED PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997

REFVAL	PROPOSAL	SITE ADDRESS	LOCATION OF PLANS
11/01830/LIB	Upgrading and repair of church hall, formation of new link structure between existing church and church hall, formation of new opening in stone boundary wall and infilling of existing opening	Lochgilphead Parish Church And Church Hall Oban Road Lochgilphead Argyll And Bute	None 67 Chalmers Street Ardrishaig PA30 8DX

Argyll and Bute council encourages planning applications to be made on-line through The Scottish Government website: https:// eplanning.scotland.gov.uk

The Council maintain a Register of planning applications which can be viewed during normal office hours at Planning and Regulatory Services, Dalriada House, Lochgilphead, Argyll, PA31 8ST.

A weekly list of applications can be viewed at the above address and at all Council Libraries.

Any letter of representation the Council receives is considered a public document and will be published on our website.

Anonymous	or	marked	confidential	correspondence	will	not be
considered.				•		(11)

The City of Edinburgh Council

CITY DEVELOPMENT, PLANNING

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

THE TOWN AND COUNTRY PLANNING (DEVELOPMENT MANAGEMENT PROCEDURE) (SCOTLAND) REGULATIONS 2008 - REGULATION 20(1)

TOWN AND COUNTRY PLANNING (LISTED BUILDING AND **BUILDINGS IN CONSERVATION AREAS) (SCOTLAND) REGULATION 5**

ENVIRONMENTAL IMPACT ASSESSMENT (SCOTLAND) **REGULATIONS 1999 - PUBLICITY FOR ENVIRONMENTAL** STATEMENT

Applications listed below together with the plans and other documents submitted with them may be examined at Planning and Building Standards front counter, Waverley Court, 4 East Market Street, Edinburgh EH8 8BG between the hours of 8:30am to 5:00pm Monday to Thursday and 8:30am to 3:40pm on Friday. Written comments may be made quoting the application number and stating reasons to the Head of Planning within 21 days of the date of publication of this notice.

You can view, track and comment on planning applications online. Go to: www.edinburgh.gov.uk/planning

Please Note: The application may previously have been subject to a pre-application consultation process and comments may have been made to the applicant prior to the application being submitted. Notwithstanding this, persons wishing to make representations in respect of the application should do so to the City of Edinburgh

Council in the manner indicated in this notice. LIST OF PLANNING APPLICATIONS TO BE PUBLISHED ON 14 OCTOBER 2011

14 OCTOBER	2011			EH2 3BU	
Case Number	Location of Proposal	Description of Proposal	11/03193/FUL	22 Findhorn Place, Edinburgh	To demolish existing sunroo including felt roof and crea
11/03247/FUL	7 South St Andrew Street, Edinburgh EH2 2AU	Change of use from bar and restaurant with public house licence to restaurant with ancillary take- away facility.		ЕН9 2ЈР	sunroom in same location v roof at higher level. Addition paving and cupboards within and renewing of front door
11/03053/FUL	4B Chalmers Crescent, Edinburgh EH9 1TR	New extension to replacement of an existing conservatory.	11/03197/FUL	124 Brunton Gardens, Edinburgh EH7 5ET	Subdivision of existing baser basement void to form new Alterations to front garden formation of new access an
11/03156/FUL	69 Constitution Street, Edinburgh EH6 7AF	Installation of 2No conservation velux rooflights to pitched roof over dwelling (1No. to front elevation and	11/03201/CLE	43 Broughton	window to existing basemen dwelling Application for certificate of
		1No. to rear elevation).		Street, Edinburgh EH1 3JU	lawfulness for an existing u operation or activity in bre
11/03217/FUL	2 Walker Street, Edinburgh EH3 7LB	PV Solar panel scheme on flat roof.			planning condition - for exi of basement as a cafe (Class
10/02597/VARY	Former St Peters Primary School, Falcon Gardens,	Amendment to approved parking and bin stores.	11/03239/FUL	26-28 Dean Street, Edinburgh EH4 1LW	Conversion of two existing residential dwellings into the residential dwellings.
	Edinburgh EH10 4AP		11/02718/FUL	Suntrap, 43 Gogarbank,	Change of use of Gardens Buildings (Office, Demonst
11/03168/FUL	255-257 Leith Walk, Edinburgh EH6 8NY	Change of use from class 1 retail to class 3 cafe and external alterations to shop front (in retrospect).		Edinburgh EH12 9BY	Hall and Classroom) associa Suntrap Garden (Class 10) private amenity ground and outbuildings for existing dw
11/03138/FUL	1F, 23 St Leonard's Bank,	Extension of Planning Permission 06/04298/FUL to alter flat and add			house (Suntrap House).
	Edinburgh EH8 9SQ	pitched roof with additional accommodation; add window in east gable	11/02844/FUL	122A Craigs Road, Edinburgh EH12 0AA	Proposed storage of 6500 to road salt - stockpiled to ope existing hard standing area covered with sheeting.
11/03227/FUL	60 Warrender Park Road, Edinburgh EH9 1EX	Amend condition 5 on existing permission to permit opening from 8am to 11pm.	11/03156/LBC	69 Constitution Street, Edinburgh	Installation of 2No conserv velux rooflights to pitched r
11/03046/FUL 29A Scotland Street, Edinburg		Formation of external rear door at existing window position.		EH6 7AF	dwelling (1No. to front eleva 1No. to rear elevation).
	EH3 6PY	existing window position.	11/03235/LBC	Fettes College, 2	Demolition of existing curt
11/03235/FUL	Fettes College, 2 Carrington Road,	School facilities including auditorium, music, art, maths,		Carrington Road, Edinburgh	listed concert hall building extensions.
	Edinburgh	languages, economics + geography classrooms.	11/03251/LBC	28 Mansionhouse Road, Edinburgh	Replacement of single glaze window glass with slimlite su
11/03211/FUL	19 Derby Street, Edinburgh EH6 4SQ	Erect single-storey extension to the rear of the property.		EH9 2JD	double glazed units, retaini original sash and case cons

11/02441/FUL	6 Cumberland Street South East Lane, Edinburgh EH3 6RU	Add 2 no light tunnel terminals to rear roof, and 2 no conservation style rooflights to rear elevation.
11/03213/FUL	31 Mansionhouse Road, Edinburgh EH9 2JD	Replace existing greenhouse with a one and a half storey stone extension to accommodate garage and study with new conservatory to rear.
11/03234/FUL	30 Grindlay Street, Edinburgh EH3 9AP	2no 3G antennas (1.3m long and painted to match brickwork, 2 no remote radio head (RRH) units and internal upgrade of existing cabin.
11/03216/FUL	5 Lynedoch Place, Edinburgh EH3 7PX	Form new french doors in lieu of window to rear elevation. Infill existing door opening, new handrail to front of french doors (part of).
11/03121/FUL	603 Queensferry Road, Edinburgh EH4 6EA	Change of use from offices to form 6 dwelling houses, erect extension to office building and form related car parking.
11/03105/FUL	27 Broughton Street, Edinburgh EH1 3JU	Proposed fit out of existing unit to form a retail bakers shop. Work to include a shop front.
11/03169/FUL	31 Hillside Crescent, Edinburgh EH7 5EF	2 sets of french doors in enlarged window openings and alterations as shown.
11/03175/FUL	10 West Mill Road, Edinburgh EH13 0NX	Removal of existing vacant office buildings for the erection of new apartment block (15 flats) with associated car parking, cycle storage and landscaped open space.
11/03176/CON	10 West Mill Road, Edinburgh EH13 0NX	Removal of former Flyglobespan office and ancillary building.
11/03178/FUL	1F, 86A George Street, Edinburgh EH2 3BU	Change of use from office to retail.
11/03193/FUL	22 Findhorn Place, Edinburgh EH9 2JP	To demolish existing sunroom space including felt roof and create larger sunroom in same location with new roof at higher level. Addition of paving and cupboards within garden and renewing of front door.
11/03197/FUL	124 Brunton Gardens, Edinburgh EH7 5ET	Subdivision of existing basement and basement void to form new dwelling. Alterations to front garden, formation of new access and new window to existing basement dwelling
11/03201/CLE	43 Broughton Street, Edinburgh EH1 3JU	Application for certificate of lawfulness for an existing use or operation or activity in breach of a planning condition - for existing use of basement as a cafe (Class 3)
11/03239/FUL	26-28 Dean Street, Edinburgh EH4 1LW	Conversion of two existing residential dwellings into three residential dwellings.
11/02718/FUL	Suntrap, 43 Gogarbank, Edinburgh EH12 9BY	Change of use of Gardens and 3 Buildings (Office, Demonstration Hall and Classroom) associated with Suntrap Garden (Class 10) to form private amenity ground and ancillary outbuildings for existing dwelling house (Suntrap House).
11/02844/FUL	122A Craigs Road, Edinburgh EH12 0AA	Proposed storage of 6500 tonnes of road salt - stockpiled to open air on existing hard standing areas and covered with sheeting.
11/03156/LBC	69 Constitution Street, Edinburgh EH6 7AF	Installation of 2No conservation velux rooflights to pitched roof over dwelling (1No. to front elevation and

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2882 THE EDINBURGH GAZETTE FRIDAY 14 OCTOBER 2011

11/03249/LBC	3F1, 10 Dundonald Street, Edinburgh EH3 6RY	Alter flat - remove and relocate shower room, alter en-suite and fanlight to boxroom.
11/03213/LBC	31 Mansionhouse Road, Edinburgh EH9 2JD	Replace existing greenhouse with a one and a half storey stone extension to accommodate garage and study with new conservatory to rear.
11/03234/LBC	30 Grindlay Street, Edinburgh EH3 9AP	2no 3G antennas (1.3m long and painted to match brickwork, 2 no remote radio head (RRH) units and internal upgrade of existing cabin.
11/03139/LBC	3F1, 23 Marchmont Crescent, Edinburgh EH9 1HQ	Install Slimlite/Slimprofile double glazing to bedroom windows.
11/03102/LBC	23 Inverleith Terrace, Edinburgh EH3 5NS	Install 4 No. roof hatches to access and maintain valleys. Install 4 No conservation rooflights. Remove triple roof light. Reslate existing slating to match N elevation, replace ridge tiles.
11/03143/LBC	43-44 South Bridge, Edinburgh EH1 1LL	Replacement of fascia sign, new projecting sign and window graphics.
11/03169/LBC	31 Hillside Crescent, Edinburgh EH7 5EF	2 sets of french doors in enlarged window openings and alterations as shown.
11/03194/LBC	124 Brunton Gardens, Edinburgh EH7 5ET	Alterations to existing flat. Subdivision of existing basement and basement void to form new dwelling. Alterations to the front garden, formation of new access and new window to existing basement dwelling.
11/03207/LBC	Flat 2, 10 Bruntsfield Crescent, Edinburgh EH10 4EZ	Internal alterations and relocation of kitchen to first floor flat within sub-divided terraced house.
11/03240/LBC	26-28 Dean Street, Edinburgh EH4 1LW	Conversion of two existing residential dwellings into three residential dwellings.
11/03218/LBC	Forrest Hill Building, 5 Forrest Hill, Edinburgh EH1 2QL	Omit proposed roof fans and fit ventilation louvres to roof of former Drill Hall.
11/03187/FUL	Land 132 Metres Northwest Of 100 Eastfield Road, Edinburgh	Application to amend condition 1 of consent 11/02046/FUL to extend the temporary period of consent.

TOWN AND COUNTRY PLANNING (DEVELOPMENT MANAGEMENT PROCEDURE) (SCOTLAND) REGULATIONS 2008

THE TOWN AND COUNTRY PLANNING (ENVIRONMENTAL IMPACT ASSESSMENT) SCOTLAND REGULATIONS 2011 NOTICE UNDER REGULATION 17

Proposed Development at: Edinburgh Royal Infirmary, 51 Little France Crescent Application Number: 11/02454/PPP

Notice is hereby given that additional information in relation to the environmental statement has been submitted to the City of Edinburgh Council by Montagu Evans LLP relating to the planning application in respect of planning permission in principle for erection of Children's' Hospital including department for clinical neurosciences + ancillary facilities, helipad, associated enabling development including energy centre, VIE, car parking, revised access + public transport arrangements, public realm works + landscaping (car parking, access + public transport arrangements in detail).

A copy of the additional information in relation to the environmental statement and associated planning application may be inspected at all reasonable hours* in the register of planning applications kept by the planning authority for the area at Waverley Court, East Market Street, Edinburgh, EH8 8BG and also at Montagu Evans LLP, 4th Floor, Exchange Tower, 19 Canning Street, Edinburgh, EH3 8EG during the period of 28 days beginning with the date of this notice.

Copies of the additional information in relation to the environmental statement may be obtained from Arup (Scotland) at Scotstoun House, South Queensferry, Edinburgh, EH30 9SE free-of-charge. Any person who wishes to make representation to The City of

Any person who wishes to make representation to The City of Edinburgh Council about the environmental statement should make them in writing within that period to the Head of Planning and Strategy, City of Edinburgh Council, City Development Department, Waverley Court, 4 East Market Street, Edinburgh EH8 8BG. Date: 14/10/2011

John Bury, Head of Planning

Opening hours for Reception at Waverley Court, 4 East Market Street Edinburgh EH8 8BG

Mon – Thurs: 8.30am-5.00pm Fri: 8.30am-3.40pm

(12)

Clackmannanshire Council FINALISED CLACKMANNANSHIRE LOCAL PLAN FIRST ALTERATION (HOUSING LAND) NOTICE OF INTENTION TO ADOPT

THE TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 (AS AMENDED)

At its meeting on 18th August 2011 Clackmannanshire Council resolved that it intended to adopt the Finalised Local Plan Alteration (Housing Land) as modified by the recommendations of the Reporters' Examination Report.

The Council submitted the Modified Finalised Clackmannanshire Local Plan First Alteration (Housing Land) to Scottish Ministers for their consideration prior to its formal adoption. Scottish Ministers had until 5th October 2011 to consider the Plan, and issued a letter to the Council on 27th September 2011 advising that they did not propose to issue a Direction in the case of the Plan.

The Plan as adopted has now been published and is available for public inspection at Clackmannanshire Council offices at Kilncraigs and Greenfield, Alloa and at the libraries throughout the Council area. The documents are available for inspection during normal office hours and can also be accessed on the Council's website (www.clacksweb.org.uk).

Further information on the Local Plan Alteration may be obtained from the Council's website (www.clacksweb.org.uk) or telephoning 01259 452643 (Graeme Finlay), or 01259 452613 (Ronnie Beveridge). (13)

Clackmannanshire Council

NOTICE OF APPLICATIONS PUBLISHED UNDER REGULATION 20(1) OF THE TOWN AND COUNTRY PLANNING (DEVELOPMENT MANAGEMENT PROCEDURE) (SCOTLAND) REGULATIONS 2008)

You can see the Planning Register with details of all planning applications on the Council's website www.clacksweb.org.uk/eplanning/ or at the Council Offices, Kilncraigs, Greenside Street, Alloa FK10 1EB from 9.00 am to 5.00 pm Monday–Friday (except Bank Holidays). The applications listed below are likely to be of a public interest for the reasons given.

If you want the Council to take note of your views on any application you can comment online at the address above. Alternatively, please put them in writing and send them to the Council's Head of Development Services, within 14 days' or e-mail development_services@clacks.gov.uk. Warning: When you make a comment, your details will also be published on the website with your comment. Do not give your email or telephone number if you do not wish these to appear on the website. Your views will be held on file and published on the Council's website. You will be notified of the Council's decision. If you need any advice, please contact the Council at Kilncraigs, Greenside Street, Alloa FK10 1EB Tel: 01259 450000.

Development

Erection of Garage To Side at Eastfield, 4 Manse Road, Dollar Ref: 11/00267/LIST

Erection of Garage To Side at Eastfield, 4 Manse Road, Dollar Ref: 11/00268/FULL Reason for Advertising Listed Building Consent

Development in a Conservation Area

(14)

Dumfries & Galloway Council TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997

The applications listed below may be examined during normal office hours at Council Offices, Kirkbank, English Street Dumfries (1); Town Hall, Langholm (2). Alternatively, they can be viewed on-line by following the ePlanning link on the Council's website at www.dumgal.gov.uk/planning.

All representations should be made to me within 21 days from the date of this publication at Kirkbank, Council Offices, English Street, Dumfries, by email to pe.nithsdale.planning@dumgal.gov.uk or via the Council's website, as noted above.

Head of Planning & Building Standards Services

Monday 10 October 2011

Proposal/Reference:	Address of Proposal:	Description of Proposal:
11/P/3/0429 (1)	Robert Burns Centre	Installation of 2 Nos. CCTV
	Mill Road	cameras on side elevation (within
	Dumfries	existing light fittings)
11/P/4/0318 (2)	Hollows Mill	Demolition of steading building
	Canonbie	and part of wall

(15)

Dundee City Council TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 AND RELATED LEGISLATION.

These applications, associated plans and documents can be examined at City Development Department Reception, Ground Floor, Dundee House, 50 North Lindsay Street, Dundee, every Mon, Tues, Thurs and Fri 08:30am - 4:30pm and Wed 09:30am - 4:30pm or at www.dundeecity.gov.uk (Quicklink - View Planning Application and insert application ref no)

Written comments may be made to the Director of City Development, Development Management Team, Floor 6, Dundee House, 50 North Lindsay Street, Dundee, DD1 1LS and email comments can be submitted online through the Council's Public Access System. All comments to be received by **04.11.2011**

Ref No; 11/00610/LBC	Address; 25-29 Murraygate, Dundee, DD1 2EE	Proposal Installation of plant on rear flat roof and internal installation of plant at 1st floor
11/00612/LBC	2 Castle Terrace, Broughty Ferry,	Replacement windows
11/00566/LBC	Dundee, DD5 2EG 29 Taylors Lane, Dundee, DD2 1AP	Installation of Rooflight

Representations must be made as described here, even if you have commented to the applicant prior to the application being made. (16)

East Lothian Council

TOWN AND COUNTRY PLANNING

NOTICE IS HEREBY GIVEN that application for Planning Permission/Listed Building Consent/Conservation Area Consent has been made to East Lothian Council, as Planning Authority, as detailed in the schedule hereto.

The applications and plans are open to inspection at Environment Reception, John Muir House, Brewery Park, Haddington during office hours or at http://pa.eastlothian.gov.uk/online-applications/

Any representations should be made in writing or by e-mail to the undersigned within 21 days of this date.

14/10/11

Peter Collins Executive Director of Environment John Muir House Brewery Park HADDINGTON

E-mail: environment@eastlothian.gov.uk

SCHEDULE

11/00869/P

Development in Conservation Area

Woods Cottage Tyne Court Haddington East Lothian EH41 4BE Alterations, extension to house, formation of dormers, erection of fencing and gate

11/00869/CAC

Conservation Area Consent

Woods Cottage Tyne Court Haddington East Lothian EH41 4BE Demolition of fence and gate

11/00811/F

Listed Building Affected by Development

4 Lochhouses Cottages Gaugers Bush Tyninghame Dunbar East Lothian

Extension to house, erection of fence and gate, installation of air source heat pump and vent pipe

11/00811/LBC

Listed Building Consent

4 Lochhouses Cottages Gaugers Bush Tyninghame Dunbar East Lothian

Alterations, extension to building, erection of fence, gate, installation of air source heat pump, vent, part demolition of building and demolition of fence and gates

11/00845/LBC

Listed Building Consent Gardeners House Leuchie North Berwick East Lothian EH39 5NT Alterations to building

11/00866/P

Listed Building Affected by Development

Boat House At Pressmennan Lake House Stenton East Lothian EH42 1TF

Reinstatement of jetty and associated ground works.

11/00833/P

Listed Building Affected by Development St Clements Wells Tranent Musselburgh East Lothian EH21 8QN Erection of a wind turbine

11/00844/P

Development in Conservation Area

4 Foreshot Terrace Dirleton East Lothian EH39 5DT

Extension to house, formation of driveway, erection of gates, gate piers and boundary fencing

11/00849/P

Development in Conservation Area

Dunbar Parish Church Hall Abbeylands High Street Dunbar East Lothian

Installation of 16 photovoltaic panels

11/00862/P

Development in Conservation Area

4 Dovecot Way Pencaitland Tranent East Lothian EH34 5HA Replacement windows and doors

11/00857/P

Development :

Development in Conservation Area 8 Gardiner's Close Cockenzie East Lothian EH32 0DH

Alterations to roof of house

11/00703/P

Development in Conservation Area

Land To Rear Of Yester Old School And Old Schoolhouse Duns Road Gifford East Lothian EH41 4QW

Change of use of former school yard to domestic garden ground, formation of hardstanding area, erection of wall and gate

11/00703/CAC

Conservation Area Consent

Land To Rear Of Yester Old School And Old Schoolhouse Duns Road Gifford East Lothian EH41 4QW Demolition of outbuilding

11/00749/PCL

Development in Conservation Area

Listed Building Affected by Development

Village Green Manse Road Dirleton East Lothian EH39 5EP Development and change of use of area of open space to form car parking area (17)

East Renfrewshire Council

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

NOTICE IS HEREBY GIVEN that a Conservation Area Consent application is being made to EAST RENFREWSHIRE COUNCIL by Mr And Mrs Black, C/O Aytoun Road Pollokshields Glasgow G41 5HW

Partial demolition of boundary wall in association with formation of vehicular access and driveway (conservation area consent)

at: Land To The Rear Of The Grange 12 Carmunnock Road Busby East Renfrewshire G76 8SZ

reference: 2011/0664/CAC

These applications may be examined online at the Council's website www.eastrenfrewshire.co.uk; at Council HQ, Eastwood Park, Rouken Glen Road, Giffnock G46 6UG; Council Offices, 211 Main Street, Barrhead, G78; 2 Spiersbridge Way, Spiersbridge Business Park, Thornliebank, G46 8NG and online at all libraries.

Representations should be made within 21 days from the publication of this notice, to the Head of Roads Planning and Transportation Service at the above address or by filling in the 'Make a Comment' form on the Online Planning Service page of the Council's website. (18)

East Renfrewshire Council

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

NOTICE IS HEREBY GIVEN that a Listed Building Consent application is being made to EAST RENFREWSHIRE COUNCIL by Eaglesham Parish Church, Per Mr C Wishart (Session Clerk) 75 Brackenrig Crescent Waterfoot G76 0HF

Alterations and sub-division of part of hall to form dwellinghouse with erection of rear extension; erection of single storey rear extension linking hall to clubroom/outbuilding (listed building consent)

at: Eaglesham Parish Church Hall 30A Montgomery Street Eaglesham East Renfrewshire G76 0AS

reference: 2011/0650/LBC

These applications may be examined online at the Council's website www.eastrenfrewshire.gov.uk; at Council HQ, Eastwood Park, Rouken Glen Road, Giffnock G46 6UG; Council Offices, 211 Main Street, Barrhead, G78; 2 Spiersbridge Way, Spiersbridge Business Park, Thornliebank, G46 8NG and online at all libraries.

Representations should be made within 21 days from the publication of this notice, to the Head of Roads Planning and Transportation Service at the above address or by filling in the 'Make a Comment' form on the Online Planning Service page of the Council's website. (19)

Falkirk Council Application(s) For planning permission

Application(s) for Planning Permission listed below, together with the plans and other documents submitted, may be examined at the offices of Development Services, Abbotsford House, David's Loan, Falkirk FK2 7YZ between the hours of 9.00 am and 5.00 pm on weekdays. The application(s) can also be viewed online at http:// eplanning.falkirk.gov.uk/online/

Written, e-mail or online comments may be made to the Director of Development Services within 21 days beginning with the date of publication of this notice(s). Comments can also be submitted online through the website address above, and by e-mail to dc@falkirk.gov.uk

PLANNING (LISTED BUILDING AND CONSERVATION AREAS) (SCOTLAND) ACT 1997-DEVELOPMENT AFFECTING A LISTED BUILDING or THE SETTING OF A LISTED BUILDING

Application No	Location of Proposal	Description of Proposal
P/11/0644/LBC	110 – 112 High Street, Falkirk FK1 1NW	Alterations / Repair to Shopfront

Director of Development Services

Glasgow City Council

PUBLICITY FOR PLANNING AND OTHER APPLICATIONS

These applications may be examined at Development and Regeneration Services, Development Management, 229 George Street, Glasgow G1 1QU, Monday to Thursday 9am to 5pm and Friday 9am to 4pm (excluding public holidays). All representations are included in the application file which is made available for public inspection. Representations should be made within 21 days beginning with 14 October 2011 to the above address or e-mailed to planning.representations@drs.glasgow.gov.uk

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

REGULATIO	ONS 1987
11/02252/DC	260 Byres Road G12
	Repainting of frontage of public house
11/01418/DC	94 Mitchell Street G1
11/01419/DC	Frontage alterations and internal alterations to listed building
11/02295/DC	372A Dumbarton Road G11
	Various internal and external alterations including installation of new shopfront, signage and air conditioning unit to rear
	elevation to listed building
11/02157/DC	16 Royal Exchange Square G1
	Installation of air conditioning unit to rear elevation of listed building
11/02211/DC	38 New City Road G4
11/02212/DC	Installation of 4 face-mounted telecommunication antennas and associated equipment to listed building
11/02274/DC	Flat 2/1, 36 Glasgow Street G12
	Installation of replacement double glazed timber sash and
	casement windows to flatted dwelling
11/01873/DC	21 Broompark Drive G31
	External alterations to listed building
11/02181/DC	14-16 St Vincent Place G1
	Internal and external alterations to listed building
11/02278/DC	5 Park Terrace G3
	Internal and external alterations to listed building associated with residential conversion and subdivision
11/02287/DC	72A Fergus Drive G20
	Installation of flue to rear of flatted property
11/02254/DC	33/34 Huntly Gardens G12
	Internal and external alterations for conversion to flats
11/02242/DC	134 West George Street G2
	Display of 3 illuminated fascia signs, 2 externally illuminated
	projecting signs, 2 box signs and installation of new cigarette
	bins to listed building
11/02164/DC	5 Bank Street G12
11/02165/DC	Use of multiple occupancy as dental surgery (Class 2) with internal and external alterations to listed building
11/02185/DC	Flat 3/1, 31 Lyndhurst Gardens G20
	Replacement window to rear of flatted property
	(21)

(21)

The Highland Council

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

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

ADDRESS	PROPOSAL/REF. NO	PLANS AVAILABLE AT/ REPRESENTATIONS TO
The Cottage High Mills Tain	Change roof from onduline sheeting to box profile sheeting 11/03460/LBC	AREA PLANNING OFFICE, DRUMMUIE, GOLSPIE, KW10 6TA

Stuart Black

(20)

Director of Planning & Development

(22)

The Inverclyde Council TOWN & COUNTRY PLANNING (SCOTLAND) ACT 1997 THE STOPPING UP OF FOOTPATHS, INVERCLYDE (PARKHILL AVENUE, PORT GLASGÓW) ORDER 2011

Notice is hereby given that The Inverclyde Council, in exercise of the powers conferred on it in terms of Schedule 16 of the Town & Country Planning (Scotland) Act 1997 and all other powers enabling it in that behalf, has confirmed the Order under Section 208 of the said Town & Country Planning (Scotland) Act 1997 authorising the stopping up of the footpath as specified in the said Order.

Copies of the Order and relevant plans specifying the footpath to be stopped up may be inspected at the Inverclyde Council, Customer Service Centre, Old Library Buildings, Wallace Place, Greenock by any person free of charge during the Council's usual opening hours.

Elaine Paterson Head of Legal & Democratic Services Inverclyde Council Municipal Buildings GREENOCK PA15 1LX

(23)

Inverclyde Council TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997

Applications for planning permission listed below together with the plans and other documents submitted with them, may be examined at the office of Regeneration and Planning, Cathcart House, 6 Cathcart Square, Greenock between the hours of 8.45am and 4.45am Monday to Thursday; and 8.45am and 4.00pm on Friday; and also online at http://planning.inverclyde.gov.uk/Online/

Reference No:	11/0019/LB
Proposal & Applicant Name:	Erection of a satellite dish (in retrospect) by
	Clyde Building Group Ltd
Proposed development at:	Former Mount Zion, Church Road, Quarriers
	Village, PA11 3SX,
Comments before:	11th November 2011

THE TOWN AND COUNTRY PLANNING (ENVIRONMENTAL IMPACT ASSESSMENT) (SCOTLAND) REGULATIONS 2011 **NOTICE UNDER REGULATION 18**

Reference No:	11/0225/IC
Proposal & Applicant Name:	Installation of rock armour sea defence revetment
	structure by Network Rail
	Per Laura Mitchell
Proposed development at:	Station Road, Gourock, PA19 1QR,
Comments before:	11th November 2011

Mr Stuart Jamieson, Inverclyde Council, Head of Regeneration and Planning Cathcart House, 6 Cathcart Square, Greenock, PA15 1LS (24)

The Moray Council

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

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

NOTICE is hereby given that application has been made to The Moray Council as Local Planning Authority for planning permission and/or Listed Building Consent to:-

11/01434/LBC Replace oil fired boiler with biomass heating system and solar panels with associated accumulator tank at Brylach, Rothes

A copy of the applications and plans and other documents submitted with it may be inspected during normal office hours at the Access Point, Council Office, High Street, Elgin and online at http:// public.moray.gov.uk/eplanning.

within a period of 21 days following the date of publication of this notice.

Any person who wishes to make any representations in respect of the application should do so in writing within the aforesaid period to Development Management, Development Services, Environmental Services, Council Office, High Street, Elgin IV30 1BX. Information on the application including representations will be published online.

Dated this 14th day of October 2011 Development Management Council Office High Street ELGIN Moray

North Ayrshire Council

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

Applications listed below together with the plans and other documents maybe examined at Corporate Services, Cunninghame House, Irvine, between 9am - 4.45pm weekdays (4.30pm Fridays) or at www.eplanning.north-ayrshire.gov.uk

Written representations may be made to the Solicitor to the Council (Corporate Services) at the above address or emailed to eplanning@north-ayrshire.gov.uk by 04.11.11. Any representations received will be open to public view.

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

Applications for Listed Building Consent.

11/00670/LBC; Chapelhill House, 9 Aitken Street, Dalry, Ayrshire; Replacement windows to attic floor on rear elevation.

11/00675/LBC; 71 Main Street, Kilbirnie, Ayrshire, KA25 7AA; Erection of non-illuminated hanging sign. 11/00678/LBC; 42 Kelvin Walk, Largs,

Ayrshire, KA30 8SJ; Replacement of 10 windows to flatted dwelling.

11/00610/LBC; 4 Alma Terrace, Brodick, Isle Of Arran, KA27 8BA; Installation of 2 no. conservation area style rooflights to front, replace existing door and window to front, replace window to rear and internal alterations to provide ensuite bathroom. (26)

Perth and Kinross Council

PLANNING

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

NOTICE OF APPLICATIONS

The planning applications listed below have been submitted to PERTH AND KINROSS COUNCIL and require to be advertised. The plans and other documents submitted with them may be examined on the Council's web-site at www.pkc.gov.uk. Internet access is available for viewing applications at Pullar House, 35 Kinnoull Street, Perth, or at Quality Manager, Perth and Kinross Council, The Environment Service, Pullar House, 35 Kinnoull Street, Perth, PH1 5GD, or by email to **DevelopmentManagement@pkc.gov.uk** by the dates given below. Representations will be treated as public documents and will, for instance, be displayed for public inspection on the Council's web-site (With any signatures, personal telephone numbers and personal email addresses removed).

11/01656/LBC	Installation of replacement windows and french doors Belvue
	Thimblerow Dunning Perth PH2 0RT
11/01635/CON	Demolition of buildings Garage And Store Mill Street
	Blairgowrie
11/01667/LBC	Alterations to gateway Mansfield Place Isla Road Perth
11/01662/LBC	Alterations The Royal George Tay Street Perth PH1 5LD

(27)

South Lanarkshire Council

TOWN AND COUNTRY PLANNING (DEVELOPMENT MANAGEMENT PROCEDURE) (SCOTLAND) REGULATIONS 2008

NOTICE OF APPLICATION TO BE PUBLISHED IN A LOCAL **NEWSPAPER UNDER REGULATION 20(1)**

Applications for planning permission listed below together with the plans and other documents submitted with them may be inspected on line at www.southlanarkshire.gov.uk and can also be viewed electronically at the following locations:-

- Council Offices, South Vennel, Lanark ML11 7JT
- Civic Centre, Andrew Street, East Kilbride G74 1AB

(25)

• Brandon Gate, 1 Leechlee Road, Hamilton ML3 0XB

between the hours of 8.45am and 4.45pm, Monday to Thursday and 8.45am and 4.15pm on Friday (excluding public holidays)

Written comments may be made to the Head of Planning and Building Standards, 1st Floor Montrose House, 154 Montrose Crescent, Hamilton, ML3 6LB or by email to planning@southlanarkshire.gov.uk within 14 days from the date of this notice.

Please note that any comments which you make to an application cannot generally be treated as confidential. All emails or letters of objection or support for an application, including your name and address require to be open to public inspection and will be published on the Council's website. Sensitive personal information such as signatures, email address and phone numbers will usually be removed.

Archibald Strang Chief Executive

Proposal/Reference: EK/11/0292 Address of Proposal: Installation of solar panels onto rear of dwelling (Listed Building Consent) 2 Lethame Court Letham Road Strathaven

Representations Within 21 days

Description of Proposal:

Listed Building Consent

(28)

South Lanarkshire Council TOWN AND COUNTRY PLANNING (DEVELOPMENT MANAGEMENT PROCEDURE) (SCOTLAND) REGULATIONS 2008

NOTICE OF APPLICATION TO BE PUBLISHED IN A LOCAL NEWSPAPER UNDER REGULATION 20(1)

Applications for planning permission listed below together with the plans and other documents submitted with them may be inspected on line at www.southlanarkshire.gov.uk and can also be viewed electronically at the following locations:-

- Council Offices, South Vennel, Lanark ML11 7JT
- Civic Centre, Andrew Street, East Kilbride G74 1AB

• Brandon Gate, 1 Leechlee Road, Hamilton ML3 0XB

between the hours of 8.45am and 4.45pm, Monday to Thursday and 8.45am and 4.15pm on Friday (excluding public holidays)

Written comments may be made to the Head of Planning and Building Standards, 1st Floor Montrose House, 154 Montrose Crescent, Hamilton, ML3 6LB or by email to planning@southlanarkshire.gov.uk within 14 days from the date of this notice.

Please note that any comments which you make to an application cannot generally be treated as confidential. All emails or letters of objection or support for an application, including your name and address require to be open to public inspection and will be published on the Council's website. Sensitive personal information such as signatures, email address and phone numbers will usually be removed.

Archibald Strang Chief Executive

Proposal/Reference: Address of Proposal: Description of Proposal: HM/11/0446 Demolition of existing Listed Building Consent outbuildings, extension to east Representations Within of house, alterations and 21 days modifications to west of house and internal alterations (Listed Building Consent) Bothwellpark Farm Bothwellpark Road Bothwell

(29)

Stirling Council

Ref: 11/00643/LBC/PM Development: Demolition and rebuild of boundary wall at Bellfield House, Upper Bridge Street, Stirling, FK8 1ER, **Reason:** Listed Building in Conservation Area

Ref: 11/00664/LBC/IJ Development: Demolition of existing entrance porch and garden store and erection of single storey extension at 19 Park Place, Stirling, FK7 9JR, **Reason:** Listed Building in Conservation Area

Ref: 11/00644/LBC/IJ Development: Reinstatement of previously existing gates, railings and pillars to the boundary wall at 35 Park Terrace, Kings Park, Stirling, FK8 2JS, **Reason:** Listed Building in Conservation Area

Ref: 11/00647/LBC/IJ Development: Repair or replacement of existing stone shopfront cladding with matching material and fitting new gate to pend entrance at 36 - 40 King Street, Stirling, **Reason:** Listed Building in Conservation Area

Applications may be viewed at the office of Planning and Regulation, Stirling Council, Viewforth, Stirling FK8 2ET (Telephone 442515) between the hours of 9 am and 5 pm Monday to Friday or online at www.stirling.gov.uk. Written comments may be made to the Chief Planning Officer within 21 days of this notice. The Planning Register of all applications is also available for inspection. (30)





Environmental Protection

North Ayrshire Council

THE ENVIRONMENTAL IMPACT ASSESSMENT (SCOTLAND) REGULATIONS 2011

NOTICE UNDER REGULATION 17

Proposed Development of up to 3 wind turbines with a maximum tip height of 198.5 metres and ancillary infrastructure, including foundations, crane hardstandings, access tracks, three temporary meteorological masts, transformers, underground cabling, substation, control building, welfare facilities and a temporary construction compound at Hunterston Construction Yard, Fairlie.

Notice is hereby given that an Environmental Statement has been submitted to North Ayrshire Council by SSE Renewables Developments Ltd, relating to the above planning application.

A copy of the Environmental Statement and the associated planning application may be inspected at all reasonable hours in the register of planning applications kept by the planning authority for the area at Cunninghame House, Irvine during the period of 28 days beginning with the date of this notice. It can also be viewed on the Council's Website.

A copy of the Environmental Statement will also be lodged at the following locations:

Fairlie Library, Village Hall, Fairlie, KA29 0AB Largs Library, Allanpark Street, Largs, KA30 9AG West Kilbride Library, Halfway Street, West Kilbride KA23 9EQ Millport Library, The Garrison, Millport KA28 0DQ

A copy of the Environmental Statement may be purchased from Hunterston NOWTTF (Offshore Team), c/o SSE Renewables Developments Ltd, 1 Waterloo Street, Glasgow G2 6AY at a cost of £250 for a paper copy and £15 for a CD-ROM. A copy of the Non-Technical Summary is also available for £25 from the same address. Any person who wishes to make representations to North Ayrshire Council about the Environmental Statement should make them in writing within the period to the Council at Cunninghame House, Irvine KA11 8EE. (31)

Perth and Kinross Council

THE ENVIRONMENTAL IMPACT ASSESSMENT (SCOTLAND) REGULATIONS 2011

NOTICE UNDER REGULATION 24

Notice is hereby given that further information in support of the environmental statement has been submitted to Perth and Kinross Council by RPS Planning & Development for Grundon Waste Management in association with original planning application (Ref: 11/00788/AMM) for the Relocation of existing waste recycling centre and formation of a waste to energy facility (reserved matters), Shore Road Perth

Further Information updates the Environmental Statement in the following way:

- Accident Risk and prevention
- Alternative site selection

A copy of the further information to the environmental statement maybe inspected for a 28 day period, during normal opening hours at:

Perth and Kinross Council

Planning Service Pullar House 35 Kinnoull Street Perth PH1 5GD

The further information is available to view on the Council's website (www.perthshire.com). Copies of the Further Environmental Information may be obtained in hard copy from RPS Planning and Development, Ocean Point One, 4th Floor, 94 Ocean Drive, Edinburgh, E66 6JH (Tel 1031 555 5011 : Fax 0131 555 4911) at a charge of £10.

Any objections or representations should be made in writing to Perth and Kinross Council, Planning Services, Pullar House, 35 Kinnoull Street Perth PH1 5GD no later than 28 days from the date of this advertisement.

It may be noted that the possible decisions for the Planning Authority relating to this planning application are;

- Grant planning permission without conditions
- Grant planning permission with conditions
- Refuse permission

(32)

Harbours HARBOURS ACT 1964 (AS AMENDED) THE FRASERBURGH HARBOUR REVISION ORDER

1. NOTICE IS HEREBY GIVEN THAT the Fraserburgh Harbour Commissioners ("the Commissioners") have applied to the Scottish Ministers for a Harbour Revision Order under section 14 of the Harbours Act 1964 ("the 1964 Act").

2. The Order will authorise the construction and maintenance of works at Fraserburgh Harbour comprising—

• the reclamation and infilling of an area at the entrance to North Harbour from Outer Harbour;

• the construction of a marine traffic control building on North Pier;

• the demolition of part of North Pier to form a new storm gated entrance to North Harbour, giving access through North Harbour to South Harbour and Faithlie Harbour;

• the construction of a mechanically operated opening bridge over the new storm gated entrance;

• resurfacing, re-facing and underpinning at North Pier, West Pier, Provost Anderson's Jetty and Middle Jetty;

• the reclamation and infilling of part of North Harbour between North Pier and Middle Jetty to provide new berthing or the construction of an open piled quay structure in the same location;

• a deepening of part of North Harbour and part of Outer Balaclava Harbour.

3. The Order authorises the Commissioners to close temporarily the area of the proposed works for the purpose of carrying out the works, which are described in the draft Order and shown in the deposited plans and sections submitted with the application.

4. In addition, the Order revises the constitution of the Commissioners and changes the procedure and qualifying rules for electing Commissioners and being elected as a Commissioner.

5. The Order also removes a limit on the Commissioners' borrowing powers.

6. The Scottish Ministers have advised by letter dated 30 September 2011 that they have decided in accordance with paragraph 4 of Schedule 3 to the 1964 Act that the application relates to a project which falls within Annex II to Council Directive 85/337/EEC on the assessment of the effects of certain public and private projects on the environment (as amended by Council Directives 97/11/EC and 2003/35/EC) ("the Directive") being a construction of a port installation. The Scottish Ministers have concluded that it is not a relevant project in terms of Schedule 3 to the 1964 Act because it would be unlikely to have significant effects on the environment by virtue of its size. Accordingly, no environmental statement is required.

7. A copy of the draft Order, the deposited plans, sections and elevations of the proposed works which accompanied the application and the letter dated 30 September 2011 may be inspected, free of charge, between the hours of 9.00am and 5.00pm, Mondays to Fridays, at The Harbour Office, Shore Street, Fraserburgh, AB43 9BR and between the hours of 9.30am and 5.30pm Mondays to Fridays at the offices of the under mentioned Solicitors and Parliamentary Agents until the expiry of the forty-two day period specified below. The above locations will be opened at the times listed.

8. Any person wishing to make an objection or representation to the Scottish Ministers concerning the application should write to the

Scottish Ministers, c/o Chris Wilcock, Ports and Harbours Branch, Area 2G North, Victoria Quay, Edinburgh EH6 6QQ or email harbourorders@scotland.gsi.gov.uk within forty-two days from the date at the foot of this notice quoting "Proposed Fraserburgh Harbour Revision Order" stating the grounds of their objection or representation and giving an address to which correspondence relating to the objection or representation may be sent.

9. All objections or representations made, including personal information provided to Scottish Ministers, will be shared with the Commissioners who may contact you to discuss your concerns. Names and the text of any representation may also be published on Transport Scotland's website due to Freedom of Information requirements. If you wish to discuss any issues relating to the use of your personal data please contact the person specified in paragraph 8 of this notice. 10. If an objection is duly made to the application and not withdrawn

10. If an objection is duly made to the application and not withdrawn the Scottish Ministers may, before making their decision (i) cause an inquiry to be held, or (ii) give to the objector an opportunity of appearing before and being heard by a person appointed by them. 11. The application for the Order is in place of the application for the

Fraserburgh Harbour Revision Order that was submitted to the Scottish Ministers on 10 August 2010, which is being withdrawn.

BIRCHAM DYSON BELL LLP

50 Broadway Westminster London SW1H 0BL Solicitors and Parliamentary Agents 13 October 2011.

Harbours

HARBOURS ACT 1964 (AS AMENDED) THE CALEDONIAN MARITIME ASSETS (KENNACRAIG) HARBOUR REVISION ORDER 2011

Notice is hereby given that the Caledonian Maritime Assets (Kennacraig) Harbour Revision Order 2011 was made by the Scottish Ministers on 26 September 2011 and came into force on 27 September 2011.

Any person who desires to question the making of the Order on the ground that there was no power to make the Order or that a requirement of the Harbours Act 1964 was not complied with in relation to the Order may, within six weeks from the date on which the Order becomes operative, make an application for that purpose to the Court of Session.

A copy of the Order and accompanying plans, sections and elevations may be inspected at all reasonable hours at the offices of Caledonian Maritime Assets Ltd at Municipal Buildings, Fore Street, Port Glasgow PA14 5EQ and at the Ferry Terminal, Kennacraig, Whitehouse by Tarbert PA29 6YF.

Dated 13 October 2011

Eversheds LLP

One Wood Street, London EC2V 7WS Solicitors and Parliamentary Agents

(34)

(33)



Electricity

Clyde Windfarm (Scotland) Ltd ELECTRICITY ACT 1989

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 THE ELECTRICITY WORKS (ENVIRONMENTAL IMPACT ASSESSMENT) (SCOTLAND) REGULATIONS 2000

Notice is hereby given that Clyde Windfarm (Scotland) Ltd (company registration number:SC281105) c/o SSE Renewables Developments (UK) Ltd, 1 Waterloo St, Glasgow, G2 6AY has applied to the Scottish Ministers for consent to construct and operate a wind farm scheme located in the Upper Clyde Valley (Central Grid Reference 302786 623095). The installed capacity of the proposed generating station would be up to 171 MW comprising 57 turbines with a ground to blade tip height of up to142 meters.

2888 THE EDINBURGH GAZETTE FRIDAY 14 OCTOBER 2011

Clyde Windfarm (Scotland) Ltd has also applied for a direction under Section 57(2) of the Town and Country Planning (Scotland) Act 1997 that planning permission for the development be deemed to be granted. A copy of the application, with a plan showing the land to which it relates, together with a copy of the Environmental Statement discussing the Company's proposals in more detail and presenting an analysis of the environmental implications, are available for inspection, free of charge, during normal office hours at:

South Lanarkshire Council Enterprise Resources Planning & Building Standards Service HQ Montrose House 154 Montrose House Hamilton ML3 6LB	South Lanarkshire Council Enterprise Resources Planning & Building Standards Service South Vennel Lanark ML11 7TJ	Scottish Borders Council Contact Centre High Street Peebles EH45 8AF
Moffat Town Hall Customer Service	Biggar Library Market Road	

Centre High Street Biggar Moffat Dumfries And South Lanarkshire Galloway DG10 9HF ML12 6F

The Environmental Statement can also be viewed at the Scottish Government Library at Victoria Quay, Edinburgh, EH6 6QQ. Copies of the Environmental Statement may be obtained from SSE Renewables (tel: 0141 2247008) at a charge of £200 hard copy and £25 on CD. Copies of a short non-technical summary are available free of charge.

Any representations to the application should be made by email to The Scottish Government, Energy Consents Unit mailbox at: representations@scotland.gsi.gov.uk

or

by post to The Scottish Government, Energy Consents Unit, 4th Floor, 5 Atlantic Quay, 150 Broomielaw, Glasgow G2 8LU, identifying the proposal and specifying the grounds for representation, not later than 18th November 2011.

Representations should be dated and should clearly state the name (in block capitals) and full return email or postal address of those making representations. Only representations sent by email to the address stipulated will receive acknowledgement.

When initial comments from statutory consultees are received further public notices will give advice on how this information may be viewed by members of the public, and how representations may be made to Scottish Ministers. During the consideration of the proposal, Scottish Ministers may formally request further information to supplement the Environmental Statement and this will also be advertised in such a manner.

As a result of a statutory objection from the relevant planning authority, or where Scottish Ministers decide to exercise their discretion to do so, Scottish Ministers can also cause a Public Inquiry to be held. Following receipt of all views and representations, Scottish Ministers will determine the application for consent in one of three ways:

• Consent the proposal as it stands or consent the proposal with conditions; or

• Reject the proposal

Other Notices



(35)

COMPANY LAW SUPPLEMENT

The Company Law Supplement to *The Edinburgh Gazette* detailing information notified to or by the Registrar of Companies is published weekly on Fridays and is available to view at www.gazettesonline.co.uk. To access recent issues use the Browse Issues function or alternatively use the search or advanced search features on the company number and/or name. (36)

Corporate Insolvency



Administration

Appointment of Administrators

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 Name: GOOD NEWS (UK) LIMITED.

Company Number: SC265764

Nature of Business: Property Developers.

Company Registered Address: 9 Dean Park Brae, Kirkcaldy, KY2 6GA.

Administrator appointed on: 05 October 2011.

by notice of appointment lodged in Court of Session at Edinburgh.

Joint Administrators' Names and Addresses: Matthew Purdon Henderson (IP No 4/006884/01), of Johnston Carmichael, 7-11 Melville Street, Edinburgh, EH3 7PE and Gordon Malcolm MacLure (IP No 8201), of Johnston Carmichael, Bishop's Court, 29 Albyn Place, Aberdeen, AB10 1YL (37)

Company Name: M. & A. THOMSON LITHO LIMITED. Company Number: SC044706

Nature of Business: The Provision of Specialised Printing Solutions. Registered Office and Trading Address: 10-16 Colvilles Place, Kelvin Industrial Estate, East Kilbride, Glasgow G75 0SN.

Administrator appointed on: 10 October 2011.

By notice of Appointment lodged in: The Court of Session

Joint Administrators' Names and Address: Blair Carnegie Nimmo and Gerard Anthony Friar (IP Number. 8208 and 8982), KPMG LLP, 191 West George Street, Glasgow G2 2LJ. Telephone 0141 226 5511. (38)

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 Name: MICROSITEZ LTD.

Company Number: SC350313

Nature of Business: Computer related Activities.

Company Registered Address: The Hub Pacific Quay, Digital Media Quarter, Glasgow, G51 1EA.

Administrator appointed on: 28 September 2011.

by order of Glasgow Sheriff Court.

Administrator's Name and Address: Alisdair J Findlay (IP No 008744), of Findlay James Chartered Accountants, Saxon House, Saxon Way, Cheltenham GL52 6QX Further details contact: Tel: 01242 576 555. (39)

Company Name: MORTGAGE AND PROPERTY SOLUTIONS LTD.

Company Number: SC303895

Nature of Business: Development and Sale of Real Estate. Trade Classification: 70110.

Administrator appointed on: 11 October 2011.

By notice of Appointment lodged in: Court of Session

Joint Administrators' Names and Addresses: Alexander Iain Fraser (IP Number 9218), RSM Tenon, Suite B, Johnstone House, 52-54 Rose Street, Aberdeen AB10 1UD and Thomas Campbell MacLennan (IP Number 8209), RSM Tenon, 160 Dundee Street, Edinburgh EH11 1DQ. (40)

Members' Voluntary Winding-up

Resolutions for Winding-up

JADE LIMITED

Company Number: SC392883

At a General Meeting of the Company duly convened and held at Edinburgh on 30 September 2011 at 12.00 noon the following Resolution was duly passed as a Special Resolution.

Special Resolution

It is resolved that

(i) the Company be wound up voluntarily under the provisions of the Insolvency Act 1986 (the "Act") and Thomas Campbell MacLennan and Alexander Iain Fraser (together the "Liquidators") of RSM Tenon, 160 Dundee Street, Edinburgh EH11 1DQ and RSM Tenon, Suite 2B, Johnstone House, 52-54 Rose Street, Aberdeen AB10 1UD respectively be and are hereby appointed Liquidators for the purposes of such winding-up:

(ii) pursuant to section 91(2) of the Act, the Directors of the Company be and are hereby authorised to examine the accounts prepared by the Liquidators and to approve such remuneration to the Liquidators as they deem appropriate, provided that the remuneration of the Liquidators be fixed on the basis of time properly spent and expenses properly incurred by him and members of his staff in attending to matters arising prior to and during the winding-up of the Company; (iii) the Liquidators be and are hereby authorised to make distributions in specie if appropriate;

(iv) the Liquidators be and are hereby authorised pursuant to section 165 of the Act to exercise the powers set out in Part 1 of Schedule 4 to the Act.

John Johnson, Chairman

(41)

(42)

The Insolvency Act 1986 and the Companies Act 1985 LOMOND INTERNATIONAL LIMITED Company Number: SC180607

Passed on 30 September 2011

At a General Meeting of the Members of the company, duly convened and held at Titanium 1, King's Inch Place, Glasgow G51 4BP on 30 September 2011 at 11.30 am the following resolutions were considered and passed:

A. Special Resolution "That the Company be wound up voluntarily."

B. Ordinary Resolution

"That Derek Forsyth of Campbell Dallas LLP, Chartered Accountants, be and is hereby appointed liquidator of the Company for the purpose of the voluntary winding-up.

David John Henderson, Chairman

POSEIDON MARTIME (UK) LIMITED

At a General Meeting of the above-named Company held on 4 October 2011, the following Resolutions were passed:

Special Resolution

1. "That the Company be wound up voluntarily".

Ordinary Resolution

"That Tim Walsh and Peter Greaves of PricewaterhouseCoopers LLP, 31 Great George Street, Bristol BS1 5QD, be and are hereby appointed Joint Liquidators of the Company for the purposes of such winding-up, and any act required or authorised under any enactment to be done by the Joint Liquidators is to be done by all or any one or more of the persons for the time being holding office." (43)

Appointment of Liquidators

Company Number: SC392883 Name of Company: JADB LIMITED. Nature of Business: Holding Company. Type of Liquidation: Members Address of Registered Office: 3 Ponton Street, Edinburgh EH3 9QQ.

Liquidators' Names and Addresses: Thomas Campbell MacLennan, RSM Tenon, 160 Dundee Street, Edinburgh EH11 1DQ and Alexander Iain Fraser, RSM Tenon, Suite 2B, Johnstone House, 52-54 Rose Street, Edinburgh EH11 1DQ. Office Holder Numbers: 8209 and 9218. Date of Appointment: 30 September 2011. By whom Appointed: Members. (44)

Company Number: SC180607

Name of Company: LOMOND INTERNATIONAL LIMITED

Nature of Business: International Hauliers and Freight Forwarders.

Type of Liquidation: Members. Address of Registered Office: Lomond Trading Centre, Lomond Industrial Estate, Alexandria, Dunbartonshire.

Liquidator's Name and Address: Derek Forsyth, Campbell Dallas LLP, Titanium 1, King's Inch Place, Glasgow G51 4BP.

Office Holder Number: 0396.

Date of Appointment: 30 September 2011. (45)

Company Number: SC149338 Name of Company: POSEIDON MARITIME (UK) LIMITED. Nature of Business: Architectural, Technical Consult. Type of Liquidation: Members' Volunatry

Address of Registered Office: No 1 The Exchange, 62 Market Street, Aberdeen AB11 5PS.

Liquidators' Names and Address: Tim Walsh and Peter Greaves, both of PricewaterhouseCoopers LLP, 31 Great George Street, Bristol BS1 5QD.

Office Holder Numbers: 8371 and 11050.

Date of Appointment: 4 October 2011. By whom Appointed: The Sole Member. (46)

Notices to Creditors

Notice to Creditors to Submit Claims

In the Matter of

POSEIDON MARITIME (UK) LIMITED Company Number: SC149338

(In Members' Voluntary Liquidation)

Notice is hereby given, under Rule 4.19(4)(b) of the Insolvency (Scotland) Rules 1986, that on 4 October 2011 the above named company whose registered office is at No 1, The Exchange, 62 Market Street, Aberdeen AB11 5PS, was placed into members' voluntary liquidation and Tim Walsh and Peter Greaves were appointed joint Liquidators. The company is presently expected to be able to pay its known liabilities in full.

Notice is also hereby given, that all creditors are required, on or before 25 November 2011, to send their claims in writing to the undersigned Tim Walsh of PricewaterhouseCoopers LLP, 31 Great George Street, Bristol BS1 5QD, the Joint Liquidator of the company and, if so requested, to provide such further details or produce such documentary or other evidence as may appear to the Joint Liquidators to be necessary

It should be noted that, after 25 November 2011, the Joint Liquidators may make any distributions they think fit, without further regard to creditors' claims which were not received within the above-mentioned period.

Tim Walsh, Joint Liquidator

4 October 2011.

(47)

Annual Liquidation Meetings

Notice Calling Joint Annual and Final Meeting of Members CEDAR INTERNATIONAL LIMITED

(In Members' Voluntary Liquidation)

Notice is hereby given, pursuant to Sections 93 and 94 of the Insolvency Act 1986, that a Joint Annual and Final General Meeting of the above named Company will be held at the offices of Invocas Business Recovery and Insolvency Limited, 2nd Floor, Capital House, 2 Festival Square, Edinburgh EH3 9SU on 17 November 2011 at 11.00 am for the purpose of having a final account laid before it showing how the winding up of the Company has been conducted and the property of the Company disposed of, and of hearing any explanations that may be given by the Liquidator.

Members are entitled to attend in person or alternatively by proxy. A member may vote according to the rights attaching to his shares as set out in the Company's Articles of Association. A resolution will be passed only if a majority in value of those voting in person or by proxy vote in favour. Proxies must be lodged with me at or before the meeting.

Donald Iain McNaught, Liquidator

Invocas Business Recovery and Insolvency Limited, 2nd Floor, Capital House, 2 Festival Square, Edinburgh EH3 9SU (48)

Final Meetings

ANNFIELD ASSETS MAIDSTONE LIMITED

Company Number: SC314574

Registered Office Address: c/o Maclay Murray & Spens LLP, 15 Lauriston Place, Edinburgh EH3 9EP

Tim Walsh and Laura M Waters were appointed Liquidators of the above Company on 11 April 2011.

Notice is hereby given, as required by 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, 141 Bothwell Street, Glasgow G2 7EQ, on 14 November 2011, commencing at 12.45 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. Proxies must be lodged with us at the Meeting address given above at or before the Meeting.

Tim G Walsh (IP No 8371) and Laura M Waters (IP No 9477), Liquidators

Further information about this case is available from Nicola Browne at the above office of PricewaterhouseCoopers LLP on 0141 355 4000. (49)

BALLYMENA PROPERTIES LIMITED

Company Number: SC285403

KILMARTIN CHESTER LIMITED Company Number: SC312141

KILMARTIN DEVELOPMENTS LIMITED

Company Number: SC126465 KILMARTIN EAST KILBRIDE LIMITED

Company Number: SC264587

KILMARTIN LONDON PROPERTY SERVICES LIMITED Company Number: SC313934

KILMARTIN ROADSIDE LIMITED

Company Number: SC294372

KILMARTIN ROSYTH LIMITED Company Number: SC317004

KILMARTIN SECURITIES LIMITED Company Number: SC143686

KM ESTATES 2 LIMITED Company Number: SC306121

KILMARTIN (MAIDENHEAD) LIMITED

Company Number: SC314350

Registered Office Address: c/o Maclay Murray & Spens LLP, 15 Lauriston Place, Edinburgh EH3 9EP

Tim Walsh and Laura M Waters were appointed Liquidators of the above Companies on 31 March 2011.

Notice is hereby given, as required by section 94 of the Insolvency Act 1986, that the Final Meeting of Members of the above-named Companies will be held at the offices of PricewaterhouseCoopers LLP, 141 Bothwell Street, Glasgow G2 7EQ, on 14 November 2011, commencing at 1.00 pm and thereafter at 15 minute intervals for the purpose of having accounts laid before the Members showing how each winding-up has been conducted and the property of each Company disposed of, and hearing any explanation that may be given by the Liquidator.

A Member entitled to attend and vote at the Meetings may appoint a proxy, who need not be a Member, to attend and vote instead of him/her. Proxies must be lodged with us at the Meeting address given above at or before the Meeting.

Tim G Walsh (IP No 8371) and Laura M Waters (IP No 9477), Liquidators

Further information about these cases is available from Nicola Browne at the above office of PricewaterhouseCoopers LLP on 0141 355 4000. (50)

Notice Calling Final Meeting of Members

BRAEDON LIMITED

(In Members' Voluntary Liquidation)

Notice is hereby given, pursuant to Section 94 of the Insolvency Act 1986, that a Final General Meeting of the above named Company will be held at the offices of Invocas Business Recovery and Insolvency Limited, 2nd Floor, Capital House, 2 Festival Square, Edinburgh EH3 9SU on 17 November 2011 at 10.00 am, for the purpose of having a final account laid before it showing how the winding up of the Company has been conducted and the property of the Company disposed of, and of hearing any explanations that may be given by the Liquidator

Members are entitled to attend in person or alternatively by proxy. A member may vote according to the rights attaching to his shares as set out in the Company's Articles of Association. A resolution will be passed only if a majority in value of those voting in person or by proxy vote in favour. Proxies must be lodged with me at or before the meeting.

Donald Iain McNaught, Liquidator

Invocas Business Recovery and Insolvency Limited, 2nd Floor, Capital House, 2 Festival Square, Edinburgh EH3 9SU (51)

KILMARTIN INSHES LIMITED

Company Number: SC245924 (formerly Lothian Fifty (974) Limited) KILMARTIN VINCENT LIMITED Company Number: SC309787 LISMORE INVESTMENTS LIMITED

Company Number: SC147614

(formerly Baylarch Limited)

LIBERTON PROPERTIES LIMITED Company Number: SC252863

Registered Office Address: c/o Maclay Murray & Spens LLP, 15 Lauriston Place, Edinburgh EH3 9EP

Tim Walsh and Laura M Waters were appointed Liquidators of the above Companies on 3 March 2011.

Notice is hereby given, as required by section 94 of the Insolvency Act 1986, that the Final Meeting of Members of the above-named Companies will be held at the offices of PricewaterhouseCoopers LLP, 141 Bothwell Street, Glasgow G2 7EQ, on 14 November 2011, commencing at 10.15 am and thereafter at 15 minute intervals for the purpose of having accounts laid before the Members showing how each winding-up has been conducted and the property of each Company disposed of, and hearing any explanation that may be given by the Liquidator.

A Member entitled to attend and vote at the Meetings may appoint a proxy, who need not be a Member, to attend and vote instead of him/her. Proxies must be lodged with us at the Meeting address given above at or before the Meeting.

Tim G Walsh (IP No 8371) and Laura M Waters (IP No 9477), Liquidators

Further information about these cases is available from Nicola Browne at the above office of PricewaterhouseCoopers LLP on 0141 355 4000. (52)

SHELL AND BP SCOTLAND LIMITED

Company Number: SC016676 10 George Street, Edinburgh, EH2 2DZ

Notice is hereby given, pursuant to Section 94 of the Insolvency Act 1986 that the final general meeting of the shareholders of the Company will be held at 1 More London Place, London, SE1 2AF on 17 November 2011 at 11.15am for the purposes of having an account laid before them showing how the winding-up has been conducted and the property of the Company has been disposed of and to hear any explanation that may be given by the Joint Liquidators.

Members wishing to vote at the meeting must (unless they are individual members attending in person) have lodged their proxies with the Joint Liquidators at 1 More London Place, London, SE1 2AF by 12.00 noon on the business day before the date of the meeting. Date of appointment: 13 April 2011.

Further details contact: Elizabeth Anne Bingham or Kerry Lynne Trigg (IP Nos 8708 and 9269), Tel: 0207 9511582. Alternative contact: Chris Barr.

KL Trigg, Joint Liquidator

10 October 2011.

(53)

WALTER ALEXANDER INDUSTRIES LIMITED Company Number: SC037090

10 George Street, Edinburgh, EH2 2DZ

Notice is hereby given, pursuant to Section 94 of the Insolvency Act 1986 that the final general meeting of the shareholders of the Company will be held at 1 More London Place, London, SE1 2AF on 17 November 2011 at 10.30am for the purposes of having an account laid before them showing how the winding-up has been conducted and the property of the Company has been disposed of and to hear any explanation that may be given by the Joint Liquidators.

Members wishing to vote at the meeting must (unless they are individual members attending in person) have lodged their proxies with the Joint Liquidators at 1 More London Place, London, SE1 2AF by 12.00 noon on the business day before the date of the meeting. Date of appointment: 13 April 2011.

Further details contact: Elizabeth Anne Bingham or Kerry Lynne Trigg (IP Nos 8708 and 9269), Tel: 0207 9511582. Alternative contact: Chris Barr.

KL Trigg, Joint Liquidator 10 October 2011.

(54)

(55)

Creditors' Voluntary Winding-up **Resolutions for Winding-up**

The Companies Act 2006 Company Limited by Shares SPECIAL RESOLUTION of

20/20 SYSTEMS (FIFE) LIMITED Company Number: SC099218

Registered in Scotland

Passed on 7 October 2011

At a GENERAL MEETING of the Members of the said company duly convened and held at Cowan & Partners C A, 60 Constitution Street, Leith on 7 October 2011, the following Resolutions, respectively Special and Ordinary, were passed:

1. "THAT it has been proved to the satisfaction of this Meeting that the company cannot, by reason of its liabilities, continue its business and that it is advisable to wind up the same and accordingly that the company be wound up voluntarily".

2. "That David Forbes Rutherford, Chartered Accountant, 60 Constitution Street, Leith, Edinburgh EH6 6RR, be and is hereby appointed liquidator for the purposes of such winding up".

Nigel John Saunders, Chairman

Registered Office

Unit 15A, Elgin Industrial Estate, 54 Dickson Street

7 October 2011

The Companies Act 1985 Company Limited by Shares RESOLUTIONS

ITALIA NOSTRA LIMITED

Company Number: SC172308

At a General Meeting of the above-named Company, duly convened, and held at Titanium 1, King's Inch Place, Glasgow G51 4BP, on 10 October 2011, the following SPECIAL RESOLUTION numbered one and the ORDINARY RESOLUTION numbered two duly passed, viz:

1. "THAT it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business and that it is advisable to wind up the same and, accordingly, that the Company be wound up voluntarily"

2. "THAT Derek Forsyth, of Campbell Dallas LLP, Titanium 1, King's Inch Place Glasgow G51 4BP, be and is hereby appointed Liquidator for the purposes of the winding up."

Nicola Salerno, Director

(56)

The Companies Act 2006 Company Limited by Shares SPECIAL RESOLUTION MUMS FLOWERS LIMITED Company Number: SC324693

Passed on 26 September 2011

At a General Meeting of the Members of the above-named Company, duly convened, and held at 12 Main Street, West Calder, West Lothian on 26 September 2011, the following Resolutions respectively special

and ordinary, were passed: 1. "THAT it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business and that it is advisable to wind up the same and, accordingly, that the Company be wound up voluntarily.

"THAT David Nimmo McFarlane, Chartered Accountant, 60 Constitution Street, Leith, Edinburgh EH6 6RR be and is hereby appointed Liquidator for the purposes of such winding up.

Margaret Nelson, Chairman Registered Office: 12 Queens Gardens, East Calder 26 September 2011

(57)

Meetings of Creditors The Insolvency Act 1986

ASM GARDENING LIMITED

Registered Office: Little Genoch Farm, Dunragit, Stranraer DG9 8PQ. Trading Address: Little Genoch Farm, Dunragit, Stranraer DG9 8PQ. Notice is hereby given, that pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the creditors of the above-named Company will be held at French Duncan, 375 West George Street, Glasgow G2 4LW, on Thursday 20 October 2011, at 12.00 noon, for the purposes provided for in sections 99 and 101 of the said Act.

A list of the names and addresses of the Company's creditors will be available for inspection, free of charge, at the offices of French Duncan, 375 West George Street, Glasgow G2 4LW, during the two business days immediately preceding the date of the meeting. By Order of the Board

Alan Milby, Director

(58)

J & J HAMILTON DEVELOPMENTS LIMITED

Company Number: SC299046

Registered Office: 27 Ingram Street, Glasgow, G1 1HA.

Principal Trading Address: Café Mochha, 186 Main Street, Barrhead, Glasgow, G78 1SL.

Notice is hereby given, pursuant to Section 98 of the Insolvency Act 1986 that a meeting of creditors of the above-named Company will be held at Begbies Traynor (Central) LLP, Finlay House, 10-14 West Nile Street, Glasgow, G1 2PP, on 21 October 2011, at 10.30 am for the purposes mentioned in Sections 99 to 101 of the Insolvency Act 1986. A list of the names and addresses of the Company's creditors will be available for inspection, free of charge, within the offices of Begbies Traynor (Central) LLP, Finlay House, 10-14 West Nile Street, Glasgow, G1 2PP, during the two business days preceding the above meeting.

J Hamilton, Director

10 October 2011.

NESSLEISURE LIMITED Company Number: SC362413

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-mentioned Company will be held at 69 Buchanan Street, Glasgow G1 3HL, on 28 October 2011, at 11.30 am, for the purposes mentioned in section 99 to 101 of the said Act.

Resolutions may also be passed at this Meeting with regard to the Liquidator's remuneration and the costs of convening the Meeting. A list of the names and addresses of the Company's creditors may be inspected, free of charge, at Jackal Advisory, Portland House, 19th Floor, Bressenden Place, London SW1E 5RS, between 10.00 am and 4.00 pm on the two business days preceding the date of the meeting stated above.

ΚG

11 October 2011.

(60)

(61)

(62)

RAINBOW SCOTLAND LIMITED

Company Number: SC281467 (t/a Enigma)

Registered Office: 138 Rose Street, Edinburgh EH2 3JD.

Notice is hereby given, that pursuant to Section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named company will be held within the offices of Geoghegans, 6 St Colme Street, Edinburgh EH3 6AD, on 25 October 2011, at 10.30 am, for the purposes mentioned in Sections 99 to 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 Geoghegans, Chartered Accountants, 6 St Colme Street, Edinburgh EH3 6AD, during the two business days preceding the above meeting. By Order of the Board

Dalbeer Bhai Singh, Director

10 October 2011.

SUMMERLEE LIMITED

Company Number: SC245692

Registered Office: 63 Carlton Place, Glasgow, G5 9TR.

Principal Trading Address: Crimson Star, 577 London Road, Glasgow, G40 ÎNE

Notice is hereby given, pursuant to Section 98 of the Insolvency Act 1986 that a meeting of creditors of the above-named Company will be held at Begbies Traynor (Central) LLP, Finlay House, 10-14 West Nile Street, Glasgow Gl 2PP, on 27 October 2011, at 11.00 am for the purposes mentioned in Sections 99 to 101 of the Insolvency Act 1986. A list of the names and addresses of the Company's creditors will be available for inspection, free of charge, within the offices of Begbies Traynor (Central) LLP, Finlay House, 10-14 West Nile Street, Glasgow G1 2PP, during the two business days preceding the above meeting.

M Hemphill, Director 12 October 2011.

Appointment of Liquidators

Company Number: SC099218

Name of Company: 20/20 SYSTEMS (FIFE) LIMITED.

Nature of Business: Hardware Consultancy.

Type of Liquidation: Creditors.

Address of Registered Office: Unit 15A, Elgin Industrial Estate, 54 Dickson Street, Dunfermline.

Liquidator's Name and Address: David Forbes Rutherford, Cowan & Partners CA, 60 Constitution Street, Leith, Edinburgh EH6 6RR. Office Holder Number: 5736. Date of Appointment: 7 October 2011.

By whom Appointed: The Members and Creditors. (63)

Company Number: SC81676 Name of Company: COMPUTA SERVICES AND CONSULTANTS LIMITED.

Nature of Business: Computing Services.

Type of Liquidation: Creditors

Address of Registered Office: Ingleside, 310 Broughty Ferry Road, Dundee DD4 7NJ.

Liquidator's Name and Address: Ian Douglas Mitchell, CA, Royal Exchange, Panmure Street, Dundee DD1 1DZ. Date of Appointment: 11 October 2011.

By whom Appointed: Creditors.

(64)

Company Number: SC172308 Name of Company: ITALIA NOSTRA LIMITED.

Previous Name of Company: Totplay Limited.

Nature of Business: Restaurant.

Type of Liquidation: Creditors.

Address of Registered Office: c/o Macfarlane Gray House, Castlecraig Business Park, Springbank Road, Stirling.

Liquidator's Name and Address: Derek Forsyth, Campbell Dallas LLP, Titanium 1, King's Inch Place, Glasgow G51 4BP. Office Holder Number: 0396.

Date of Appointment: 10 October 2011.

By whom Appointed: Members and Creditors. (65)

Company Number: SC324693 Name of Company: MUMS FLOWERS LIMITED. Nature of Business: Flower Shop. Type of Liquidation: Creditors. Address of Registered Office: 12 Queens Gardens, East Calder, West Lothian. Liquidator's Name and Address: David Nimmo McFarlane, Cowan & Partners CA, 60 Constitution Street, Leith, Edinburgh EH6 6RR. Office Holder Number: 9352.

Date of Appointment: 26 September 2011.

By whom Appointed: The Creditors.

Final Meetings

GROVEBROOK LIMITED

Company Number: SC290929

(In Liquidation)

Notice is hereby given, pursuant to Section 106 of the Insolvency Act 1986, that a Final Meeting of creditors of the above-named Company will be held within the offices of Begbies Traynor, Finlay House, 10-14 West Nile Street, Glasgow G1 2PP, on Monday 21 November 2011, at 10.00 am, for the purposes of receiving the Joint Liquidator's account of the winding up and determining whether the Joint Liquidators should be released in terms of Section 173 of the Insolvency Act 1986.

I Scott McGregor, Joint Liquidator 10 October 2011

(67)

(66)

Winding-up By The Court Petitions to Wind Up (Companies) ALEX PATERSON LIMITED

On 6 October 2011, a petition was presented to Kilmarnock Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court inter alia to order that Alex Paterson Limited, 7 East Head Steading, Newmilns KA16 9LG (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Kilmarnock Sheriff Court, St Marnock Street, Kilmarnock, within 8 days of intimation, service and advertisement.

J Flaherty, Officer of Revenue and Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh for Petitioner

(68)

BORDER DEMOLITION LIMITED

Notice is hereby given that on 6 October 2011, a Petition was presented to the Sheriff at Airdrie Sheriff Court by Border Demolition Limited craving the Court inter alia to order that Border Demolition Limited (Company Number SC177290), having their Registered Office at Unit 3, Banton Mill, Banton, Kilsyth, Lanarkshire G85 0QG be wound up by the court and that an Interim Liquidator be appointed and that in the meantime, Annette Menzies, Chartered Accountant, 375 West George Street, Glasgow be appointed as Provisional Liquidator of the said Company; in which Petition the Sheriff at Airdrie Sheriff Court by Interlocutor dated 7 October 2011, appointed all persons having an interest to lodge Answers in the hands of the Sheriff Clerk, Sheriff Courthouse, Graham Street, Airdrie ML6 6EE within eight days after intimation, service or advertisement; and eo die appointed the said Annette Menzies to be the Provisional Liquidator of the said company with the powers contained in paragraphs 4 and 5 of Part 2 of Schedule 4 to the Insolvency Act 1986; all of which notice is hereby given

Karen Condle, Solicitor

Holmes Mackillop Solicitors, 109 Douglas Street, Glasgow G2 4HB Agent for the Petitioners (69)

CHANGE HOMES (LTD)

Notice is hereby given that on 11 October 2011 a Petition was presented to the Sheriff at Edinburgh by the Bank of Scotland Plc, a company incorporated under the Companies Acts and having its Head Office at The Mound, Edinburgh, craving *inter alia* that CHANGE HOMES (LTD), a company incorporated under the Companies Act and having its registered office at 7-11 Melville Street, Edinburgh EH3 9PE be wound up by the court and an interim liquidator to be appointed in which Petition, by Interlocutor dated 12 October 2011, Sheriff Holligan appointed all parties having an interest to lodge Answers within 8 days after intimation, advertisement and service and in the meantime appointed Pamela Coyne, Insolvency Practitioner of Begbies Traynor, Atholl Exchange, 6 Canning Street, Edinburgh EH3 8EG to be Provisional Liquidator of the said CHANGE HOMES (LTD) with the powers contained in paragraphs 4 and 5 of Part II of schedule 4 to the Insolvency Act 1986 for a limited period of 3 months (unless otherwise extended) from the date of the above mentioned Interlocutor or until the appointment of an interim liquidator, whichever shall first occur.

Claire Martin, Solicitor Anderson Strathern LLP, 1 Rutland Court, Edinburgh EH3 8EY DX ED3 EDINBURGH 1 Ref: CLM/RM/BSO1000.0257.) (70)

CLUB INDIA LTD

On 30 September 2011, a petition was presented to Edinburgh Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court inter alia to order that Club India Ltd, 22 Hanover Street, Edinburgh EH2 2EP (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Edinburgh Sheriff Court, 27 Chambers Street, Edinburgh, within 8 days of intimation, service and advertisement

N MacDonald, Officer of Revenue & Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh for Petitioner (71)

ELMBANK GARDENS NO. 3 LIMITED

On 5 October 2011, a petition was presented to Glasgow Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court inter alia to order that Elmbank Gardens No. 3 Limited, Treetops, 40B High Street, Glasgow G1 1NL (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Glasgow Sheriff Court, 1 Carlton Place, Glasgow, within 8 days of intimation, service and advertisement.

G Grant, Officer of Revenue and Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh for Petitioner (72)

FIRST STAGE LIMITED

Notice is hereby given that on 4 October 2011, a petition was presented to the Sheriff at Glasgow by the Directors of First Stage Limited having its registered office at c/o Steel Robertson Goddard, Suite 4.2, Turnberry House, 175 West George Street, Glasgow G2 2LB ("the Company") craving the Court inter alia that the Company be wound up by the Court and that an Interim Liquidator be appointed, in which Petition the Sheriff at Glasgow by Interlocutor dated 4 October 2011 appointed all persons having an interest to lodge Answers in the hands of the Sheriff Clerk at Glasgow within eight days after intimation, advertisement or service, and *eo die* appointed Charles Moore, Insolvency Practitioner, 65 Bath Street, Glasgow G2 2BX to be Provisional Liquidator of the Company with the powers contained in parts II and III of Schedule 4 of the Insolvency Act 1986, all of which notice is hereby given.

Biggart Baillie LLP, Dalmore House, 310 St Vincent Street, Glasgow G2 50R

Telephone 0141 228 8000. Ref AMG/DMS/33212.91 (73)

FRAOCH LIMITED

On 28 September 2011, a petition was presented to Paisley Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court inter alia to order that Fraoch Limited, 3 Burnfield Avenue, Giffnock, Glasgow G46 7TL (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Paisley Sheriff Court, St James Street, Paisley, within 8 days of intimation, service and advertisement.

G Grant, Officer of Revenue and Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh for Petitioner

(74)

GUARANTEED PROPERTY COMPANY LIMITED

On 30 September 2011, a petition was presented to Glasgow Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court inter alia to order that Guaranteed Property Company Limited, 4 Atlantic Quay, 70 York Street, Glasgow G2 8JX (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Glasgow Sheriff Court, 1 Carlton Place, Glasgow, within 8 days of intimation, service and advertisement.

N MacDonald, Officer of Revenue & Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh (75)for Petitioner

HARDWOOD FLOORSTORE DIRECT LIMITED

On 11 October 2011, a petition was presented to Hamilton Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court inter alia to order that Hardwood Floorstore Direct Limited, 76 Hamilton Road, Motherwell, Lanarkshire ML1 3BY (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Hamilton Sheriff Court, Birnie House, Caird Park, Hamilton Business Park, Caird Street, Hamilton, within 8 days of intimation, service and advertisement.

N MacDonald, Officer of Revenue & Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh for Petitioner

(76)

IMBIBE BARS LIMITED

On 5 October 2011, a petition was presented to Edinburgh Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court inter alia to order that Imbibe Bars Limited, Cowan & Partners, 60 Constitution Street, Leigh, Edinburgh EH6 6RR (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Edinburgh Sheriff Court, 27 Chambers Street, Edinburgh within 8 days of intimation, service and advertisement.

I Massie, Officer of Revenue & Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh for Petitioner (77)

LOTHIAN FIRE AND SECURITY LTD

On 28 September 2011, a petition was presented to Livingston Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court inter alia to order that Lothian Fire and Security Ltd, Cooper Business Park, Buchan Lane, Broxburn EH52 5QD (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Livingston Sheriff Court, The Civic Centre, Howden South Road, Livingston, within 8 days of intimation, service and advertisement.

R M Lees. Officer of Revenue & Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh. (78)for Petitioner

MAYBOLE LEISURE LTD.

On 11 October 2011, a petition was presented to Hamilton Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court inter alia to order that Maybole Leisure Ltd., 100 Hagen Drive, Motherwell ML1 5RZ (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Hamilton Sheriff Court, Birnie House, Caird Park, Hamilton Business Park, Caird Street, Hamilton within 8 days of intimation, service and advertisement.

A D Smith, Officer of Revenue & Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh (79)for Petitioner

MORISON HIGHLAND LIMITED

On 7 October 2011, a petition was presented to Inverness Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court inter alia to order that Morison Highland Limited, Robertson House, Shore Street, Inverness, Ross-Shire, Scotland IVI 1NF (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Inverness Sheriff Court, The Castle, Inverness, within 8 days of intimation, service and advertisement.

A Hughes, Officer of Revenue and Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh for Petitioner (1056001) (80)

NU-SKOPE DEVELOPMENTS LIMITED

On 6 October 2011, a petition was presented to Dumbarton Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court inter alia to order that NU-Skope Developments Limited, c/o A & J Accountants, Site 4, Lomond Industrial Estate, Alexandria G83 0TP (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Dumbarton Sheriff Court, Church Street, Dumbarton, within 8 days of intimation, service and advertisement.

G Grant, Officer of Revenue and Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement

& Insolvency, 20 Haymarket Yards, Edinburgh for Petitioner (81)

O.U.I. (SCOTLAND) LTD

On 6 October 2011, a petition was presented to Aberdeen Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court inter alia to order that O.U.I. (Scotland) Ltd, Treetops, 45 Countesswells Terrace, Aberdeen AB15 8LQ (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Aberdeen Sheriff Court, Castle Street, Aberdeen, within 8 days of intimation, service and advertisement.

G Grant, Officer of Revenue and Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh for Petitioner (82)

P.M.G. EVENT CONSULTANTS LTD

On 5 October 2011, a petition was presented to Airdrie Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court inter alia to order that P.M.G. Event Consultants Ltd, Unit 5, Block 3, Dundyvan Industrial Estate, Coatbridge, Lanarkshire ML5 4AQ (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Airdrie Sheriff Court, Graham Street, Airdrie, within 8 days of intimation, service and advertisement.

G Grant, Officer of Revenue and Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh for Petitioner (83)

PRIDTAN LIMITED

On 30 September 2011, a petition was presented to Alloa Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court inter alia to order that Pridtan Limited, Cocklaw House, Powmill, By Dollar, Dollar, Clackmannanshire FK14 7NP (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Alloa Sheriff Court, County Buildings, Mar Street, Alloa, within 8 days of intimation, service and advertisement.

R M Lees, Officer of Revenue & Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh. for Petitioner

(84)

PRO-FIT CEILINGS LTD

On 7 October 2011, a petition was presented to Airdrie Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court inter alia to order that Pro-Fit Ceilings Ltd, Unit 45, Hagmill Road, Shawhead Industrial Estate, Coatbridge ML5 4XD (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Airdrie Sheriff Court, Graham Street, Airdrie, within 8 days of intimation, service and advertisement.

R M Lees, Officer of Revenue & Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh for Petitioner

(85)

SCOTFREIGHT LIMITED

Notice is hereby given that on 22 September 2011, a Petition was presented to the Sheriff of South Strathclyde Dumfries and Galloway at Airdrie by JF Hillebrand (Scotland) Limited having their registered office at 2nd Floor, West Suite, Brenchenridge House, 274 Sauchiehall Street, Glasgow G2 3EH, craving the court *inter alia*, that Scotfreight Limited, having their registered office at 1 Napier Place, Cumbernauld, Glasgow G68 0LL ("the Company") be wound up by the court and that an Interim Liquidator be appointed; in which Petition the Sheriff of South Strathclyde Dumfries and Galloway at Airdrie by interlocutor dated 10 October 2011 appointed all persons having an interest to lodge answers in the hands of the Sheriff Clerk at Airdrie Sheriff Court within 8 days after intimation, service or advertisement, of all of which notice is hereby given.

Gillian McCluskey

Miller Samuel LLP, RWF House, 5 Renfield Street, Glasgow G2 5EZ GMC/HQ HIL/26/5

Agent for the Petitioner	(86)
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SOLUTION SPECIALISTS LIMITED

On 11 October 2011, a petition was presented to Hamilton Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court *inter alia* to order that Solution Specialists Limited, 4 Fyne Avenue, Righead Industrial Estate, Belshill, North Lanarkshire ML4 3LJ (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Hamilton Sheriff Court, Birnie House, Caird Park, Hamilton Business Park, Caird Street, Hamilton within 8 days of intimation, service and advertisement.

A D Smith, Officer of Revenue & Customs

HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh for Petitioner (87)

Appointment of Liquidators The BUNGALOW SHOP (FALKIRK) LIMITED

(In Liquidation)

I, Douglas B Jackson, Chartered Accountant, 25 Bothwell Street, Glasgow G2 6NL, hereby give notice, pursuant to Rule 4.19 of the Insolvency (Scotland) Rules 1986, that on 7 October 2011, I was appointed Liquidator of the above named company by a Resolution of the First Meeting of Creditors held in terms of Section 138(3) of the Insolvency Act 1986. No Liquidation Committee was established. Accordingly, 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.

Creditors who have not already done so are requested to lodge formal claims with me before 31 October 2011.

Douglas B Jackson, Liquidator, Scott-Moncrieff Chartered Accountants, Allan House, 25 Bothwell Street, Glasgow G2 6NL

7 October 2011.

D & J O'HARA LIMITED

(t/a Ben & Jerry's) (In Liquidation)

I, Bryan A Jackson, of PKF (UK) LLP, 78 Carlton Place, Glasgow G5 9TH, hereby give notice that I was appointed Liquidator of D & J O'Hara Limited, t/a Ben & Jerry's by a Resolution of a Meeting of Creditors, duly convened and held at 78 Carlton Place, Glasgow G5 9TH, under the terms of Section 138 of the Insolvency Act 1986 and Rule 4.12 of the Insolvency (Scotland) Rules 1986, on 7 October 2011. No Liquidation Committee was formed at this Meeting.

I hereby give notice that, under Rule 4.18 of the Insolvency (Scotland) Rules) 1986, I do not intend to summon a further Meeting for the 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 to do so by one tenth in value of the Company's creditors.

Bryan A Jackson, Liquidator PKF (UK) LLP, 78 Carlton Place, Glasgow G5 9TH 7 October 2011.

LOCAM DESIGN LTD

I, Kenneth W. Pattullo, of Begbies Traynor, Finlay House, 10-14 West Nile Street, Glasgow, G1 2PP, hereby give notice that Donald Iain McNaught, of Capital House, 2 Festival Square, Edinburgh, EH3 9SU was removed as Liquidator of Locam Design Ltd in terms of Section 108(2) and 171 of the Insolvency Act 1986. I can also confirm that I was appointed Liquidator of Locam Design Ltd by court Interlocutor pronounced in Edinburgh Sheriff Court on 27 September 2011.

Kenneth W. Pattullo, Liquidator

27 September 2011.

MACLENNAN ELECTRICAL LTD

I, Kenneth W. Pattullo, of Begbies Traynor, Finlay House, 10-14 West Nile Street, Glasgow, G1 2PP, hereby give notice that Donald Iain McNaught, of Capital House, 2 Festival Square, Edinburgh, EH3 9SU was removed as Liquidator of Maclennan Electrical Ltd in terms of Section 108(2) and 171 of the Insolvency Act 1986. I can also confirm that I was appointed Liquidator of Maclennan Electrical Ltd by court Interlocutor pronounced in Edinburgh Sheriff Court on 27 September 2011.

Kenneth W. Pattullo, Liquidator

27 September 2011. (91)

MCKINSTRIE & WILDE LIMITED

I, Kenneth W. Pattullo, of Begbies Traynor, Finlay House, 10-14 West Nile Street, Glasgow, G1 2PP, hereby give notice that Donald Iain McNaught of Capital House, 2 Festival Square, Edinburgh, EH3 9SU was removed as Liquidator of McKinstrie & Wilde Limited in terms of Section 108(2) and 171 of the Insolvency Act 1986. I can also confirm that I was appointed Liquidator of McKinstrie & Wilde Limited by court Interlocutor pronounced in Edinburgh Sheriff Court on 27 September 2011.

Kenneth W. Pattullo, Liquidator

27 September 2011. (92)

MRM DEVELOPMENTS LTD

I, Kenneth W. Pattullo, of Begbies Traynor, Finlay House, 10-14 West Nile Street, Glasgow, G1 2PP, hereby give notice that Donald Iain McNaught of Capital House, 2 Festival Square, Edinburgh, EH3 9SU was removed as Liquidator of MRM Developments Ltd in terms of Section 108(2) and 171 of the Insolvency Act 1986. I can also confirm that I was appointed Liquidator of MRM Developments Ltd by court Interlocutor pronounced in Edinburgh Sheriff Court on 27 September 2011.

Kenneth W. Pattullo, Liquidator

27 September 2011.

(88)

(89)

OUTSIDE SOLUTIONS LIMITED

(In Liquidation)

I, Graeme C Smith, 48 Queens Road, Aberdeen AB15 4YE, hereby give notice that on 11 October 2011, I was appointed Liquidator of Outside Solutions Limited by a resolution of a meeting of creditors held on 11 October 2011. A liquidation committee was not established at the meeting of creditors held on 11 October 2011, and I do not intend to summon a meeting to establish a liquidation committee unless requested to do so by one tenth in value of the company's creditors.

Graeme C Smith, Liquidator Henderson Loggie CA, 48 Queens Road, Aberdeen AB15 4YE

11 October 2011

(94)

(93)

(90)

QCON (SCOTLAND) LIMITED (In Liquidation)

I, Douglas B Jackson, Chartered Accountant, 25 Bothwell Street, Glasgow G2 6NL, hereby give notice, pursuant to Rule 4.19 of the Insolvency (Scotland) Rules 1986, that on 7 October 2011, I was appointed Liquidator of the above named company by a Resolution of the First Meeting of Creditors held in terms of Section 138(3) of the Insolvency Act 1986. No Liquidation Committee was established. Accordingly, 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.

Creditors who have not already done so are requested to lodge formal claims with me before 30 November 2011.

Douglas B Jackson, Liquidator, Scott-Moncrieff Chartered Accountants, Allan House, 25 Bothwell Street, Glasgow G2 6NL

7 October 2011.

(95)

Meetings of Creditors **CLYDEBUILT SOLUTIONS LIMITED**

(In Liquidation)

Registered Office: 29 York Place, Edinburgh EH1 3HP.

And Previously: 6 Orr Square, Paisley PA1 2DL

We, W T M Cleghorn and E S L Porter, Chartered Accountants hereby give notice that we were appointed Joint Interim Liquidators of Clydebuilt Solutions Limited on 16 September 2011, by Interlocutor of the Sheriff of North Strathclyde at Paisley Sheriff Court.

Notice is hereby given pursuant to Section 138(4) of the Insolvency Act 1986 and Rule 4.12 of the Insolvency (Scotland) Rules 1986, that the first meeting of creditors of the above Company will be held at the offices of Aver Chartered Accountants, 21 York Place, Edinburgh EH1 3EN on 25 October 2011 at 10.00 am for the purposes of choosing a liquidator and of determining whether to establish a liquidation committee. The meeting may also consider other resolutions referred to in rule 4.12(3).

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 August 2011.

WTM Cleghorn and ESL Porter, Joint Interim Liquidators Aver Chartered Accountants Limited, 21 York Place, Edinburgh EH1 3EN (96)

EAGLE DEVELOPMENTS (UK) LIMITED

(In Liquidation)

Registered Office: 21 York Place, Edinburgh EH1 3EN.

I, William Thomson Mercer Cleghorn, Chartered Accountant hereby give notice that I was appointed Interim Liquidator of Eagle Developments (UK) Limited on 5 September 2011, by Interlocutor of the Sheriff of Lothian & Borders at Edinburgh Sheriff Court.

Notice is hereby given pursuant to Section 138(4) of the Insolvency Act 1986 and Rule 4.12 of the Insolvency (Scotland) Rules 1986, that the first meeting of creditors of the above Company will be held at the offices of Aver Chartered Accountants, 21 York Place, Edinburgh EH1 3EN on 17 October 2011 at 10.00 am for the purposes of choosing a liquidator and of determining whether to establish a liquidation committee. The meeting may also consider other resolutions referred to in rule 4.12(3).

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 5 September 2011.

William Thomas Mercer Cleghorn, Interim Liquidator

Aver Chartered Accountants Limited, 21 York Place, Edinburgh EH1 3EN

INTEGRATED POS SOLUTIONS LTD

(In Liquidation)

Notice is hereby given that I, Linda C Hastings, 82 Mitchell Street, Glasgow G1 3NA, was appointed Interim Liquidator of Integrated POS Solutions Ltd by Interlocutor of the Glasgow Sheriff Court dated 5 October 2011.

Notice is also given, pursuant to Section 138(4) of the Insolvency Act 1986 and Rule 4.12 of the Insolvency (Scotland) Rules 1986, that the First Meeting of Creditors of the Company will be held within the offices of Hastings & Co., 82 Mitchell Street, Glasgow G1 3NA, on 14 November 2011 at 10.00 am for the purposes of choosing a Liquidator and considering the other Resolutions specified in Rule 4.12(3) of the aforementioned Rules.

To be entitled to vote at the Meeting, creditors must have lodged their claims with me at or before the Meeting. Voting must either be in person by the creditor or by form of proxy. To be valid, proxies must either be lodged with me at the meeting or at the undernoted address prior to the meeting.

Linda C Hastings, Interim Liquidator

Hastings & Co, Chartered Accountants, 82 Mitchell Street Glasgow G1 3NA

10 October 2011. (98)

PUBALI LTD

Registered Office: Suite 5, 3rd Floor, Turnberry House, 175 West George Street, Glasgow G2 2LB.

I. Ian William Wright, Insolvency Practitioner hereby give notice that I was appointed Interim Liquidator of Pubali Ltd on 22 September 2011 by Interlocutor of the Sheriff of Glasgow and Strathkelvin at Glasgow Sheriff Court.

Notice is also given that the First Meeting of Creditors of the above Company will be held at the offices of WRI Associates Ltd, Suite 5, Third Floor, Turnberry House, 175 West George Street, Glasgow G2 2LB, on 28 October 2011, at 11.00 am, for the purposes of choosing a Liquidator and of determining whether to establish a Liquidation Committee.

Creditors whose claims are unsecured, in whole or in part, are entitled to attend and vote in person or by proxy providing that their claims and proxies have been submitted and accepted at the Meeting or lodged beforehand at the undernoted address. A Resolution will be passed when a majority in value of those voting have voted in favour of it. For the purpose of formulating claims, Creditors should note that the date of commencement of the liquidation is 24 August 2011.

Ian William Wright, Interim Liquidator

WRI Associates Ltd, Suite 5, 3rd Floor, Turnberry House, 175 West George Street, Glasgow G2 2LB.

11 October 2011.

(99)

TYNEFORTH (FISHESCOATES) LIMITED

Registered Office: Fishescoates Service Station, East Kilbride Road, Rutherglen, Glasgow G73 5DU.

I, Robert Caven of Grant Thornton UK LLP, 95 Bothwell Street, Glasgow G2 7JZ, give notice that I was appointed Interim Liquidator of Tyneforth (Fishescoates) Limited by Interlocutor of the Sheriff of Glasgow and Strathkelvin at Glasgow on 27 September 2011.

Notice is hereby given that, in terms of section 138(4) of the Insolvency Act 1986, a Meeting of Creditors of the above Company will be held at 95 Bothwell Street, Glasgow G2 7JZ, on 4 November 2011, at 10.00 am, for the purposes of choosing a Liquidator and of determining whether to establish a Liquidation Committee as specified in sections 138(3) and 142(1) of the said Act.

If no Liquidation Committee is formed at this Meeting, then Resolutions may be taken specifying the terms on which the Liquidator is to be remunerated and disbursement charged.

All Creditors are entitled to attend in person or by proxy, and a Resolution will be passed by a majority in value of those voting. Creditors may vote whose claims and proxies have been submitted and accepted at the Meeting or lodged beforehand at my office. For the purpose of formulating claims, Creditors should note that the date of liquidation is 5 September 2011.

Robert Caven, Interim Liquidator

Grant Thornton UK LLP, 95 Bothwell Street, Glasgow G2 7JZ. 11 October 2011. (100)

Final Meetings sequoia homes limited

(In Liquidation)

Notice is hereby given pursuant to section 146 of the Insolvency Act 1986, that a Final Meeting of the Creditors of the above-named Company will be held at 10.00 am within the offices of Dickson & Co., 1 The Square, East Linton EH40 3AD, on Friday 18 November 2011, for the purpose of receiving my report of the winding up, and determining whether, in terms of Section 174 of the Insolvency Act 1986, I should be released as Liquidator.

Creditors whose claims are unsecured, in whole or in part, are entitled to attend and vote in person or by proxy provided that their claims and proxies have been submitted and accepted at the meeting or lodged beforehand at the undernoted address. A Resolution is passed if a majority in value of those voting in person or by proxy have voted in favour of it.

J Robin Y Dickson, Liquidator

Dickson & Co, Chartered Accountants, 1 The Square, East Linton, East Lothian EH40 3AD

10 October 2011.

(101)



Sequestrations

Bankruptcy (Scotland) Act 1985 as amended; Schedule 4 Offer of Composition by Trustee The Sequestration of the Estate of

SANDRA NICHOLL

The Estate of Sandra Nicholl, residing at 3 Millbank Place, Uphall EH52 5DU and carrying on a business at 65 High Street, North Berwick EH39 4HG, as sequestrated by the Sheriff at Haddington on 7 December 2009 has made an offer of composition in terms of Schedule 4 of the Bankruptcy (Scotland) Act 1985, to all known Creditors.

Any creditor of the debtor named above is invited to claim in the offer of composition by returning the prescribed form to the Provider to the Trustee.

The debtor has made an offer of 58.08p in the £ to her creditors on her whole debts, payable within 21 days from approval of the offer by the Sheriff and includes the payment of the whole expenses of the sequestration and remuneration of the Trustee. The offer has been considered by the Accountant in Bankruptcy who recommended that the offer should be placed before the Creditors.

Any Creditor wishing to inspect the terms of the offer may do so at the offices of Hastings & Co, 82 Mitchell Street, Glasgow G1 3NA during normal business hours.

Hastings & Co, Provider to the Accountant in Bankruptcy, Trustee Hastings & Co, 82 Mitchell Street, Glasgow G1 3NA

10 October 2011.

(102)

Recall of sequestration

Petition for Recall of Sequestration of

KELLAS GEORGE MAVER

Notice is hereby given that in a Petition presented to Livingston Sheriff Court at the instance of Kellas George Maver, residing at 1 Roman Camp, Broxburn, West Lothian EH54 6FF, for the recall of his sequestration dated 5 August 2011, the Sheriff, by Interlocutor dated 5 October 2011 appointed advertisement in *The Edinburgh Gazette* and appointed any party claiming an interest to lodge Answers to the petition within 7 days of the notice, all of which Notice is hereby given. *Karen E Buchanan*, Solicitor

Buchanan MacLeod, 180 West Regent Street, Glasgow G2 4RW Agent for Pursuer (103)

GERARD KEITH NIXON

Notice is hereby given that on 12 October 2011 a petition was presented to Livingston Sheriff Court by Gerard Keith Nixon, residing at 12 Birchwood Gardens, Bellsquarry Village, Livingston EH54 9JR, for recall of sequestration. By Interlocutor dated 12 October 2011, the Sheriff at Livingston allowed all persons claiming an interest to lodge Answers thereto, if so advised, in the hands of the Sheriff Clerk, Sheriff Court, Civic Centre, Howden South Road, Livingston EH54 6FF within 14 days after such intimation, service or advertisement; all of which notice is hereby given.

MacRoberts LLP, Capella, 60 York Street, Glasgow G2 8JX. Agents for the Petitioner (104)

Trust Deeds

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

PAUL AHMED ABDI

A Trust Deed has been granted by Paul Ahmed Abdi, 15 Albert Avenue, Grangemouth FK3 9AS, previously residing at 132 Bowhouse Road, Grangemouth, FK3 0EY, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Kenneth Robert Craig, RSM Tenon Debt Solutions, Suite 2B, Johnstone House, 52-54 Rose Street, Aberdeen AB10 1UD, 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 the publication of this notice in *The Edinburgh Gazette*. Notes: The Trust Deed may become a Protected Trust Deed unless

Notes: The Trust Deed may 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 them.

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 R Craig, Trustee

RSM Tenon Debt Solutions, Suite 2B, Johnstone House, 52-54 Rose Street, Aberdeen AB10 1UD.

12 October 2011.

(105)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

SCOTT ALEXANDER ADAMS

A Trust Deed has been granted by Scott Alexander Adams, Flat 2/1, 10 Cardow Road, Glasgow, G21 3BY, on 21 June 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Gordon Johnston, HJS Recovery, 12-14 Carlton Place, Southampton SO15 2EA, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

Gordon Johnston, ACA FABRP, Trustee

HJS Recovery, 12-14 Carlton Place, Southampton SO15 2EA. 12 October 2011. (1

(106)



Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

SCOTT THOMAS ROBERT MACMILLAN ANDREWS

A Trust Deed has been granted by Scott Thomas Robert Macmillan Andrews, C/o Flat 0/2, 9 Broomknowes Road, Glasgow G21 4YS, previously residing at 45 Ryemount Road, Glasgow G21 3EE, previously residing at Flat 2/1, 21 Broomknowes Road, Glasgow G21 4YS, on 6 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, K R Craig, RSM Tenon, 48 St Vincent Street, Glasgow G2 5TS, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

RSM Tenon, 48 St Vincent Street, Glasgow G2 5TS.

12 October 2011.

(107)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

NEIL OGILVIE ANGUS

A Trust Deed has been granted by Neil Ogilvie Angus, 31 Pemberton Valley, Ayr KA7 4UH, on 05 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Kenneth Wilson Pattullo, Begbies Traynor, Finlay House, 10-14 West Nile Street, Glasgow G1 2PP, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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, Finlay House, 10-14 West Nile Street, Glasgow G1 2PP.

12 October 2011.

(108)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ANDREW BAIN

A Trust Deed has been granted by Andrew Bain, 17 Ralston Drive, Crookedholm, Kilmarnock KA3 6LW, on 27 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, K R Craig, RSM Tenon, 48 St Vincent Street, Glasgow G2 5TS, 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 the publication of this notice in *The Edinburgh Gazette*. Notes: The Trust Deed may become a Protected Trust Deed unless

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

RSM Tenon, 48 St Vincent Street, Glasgow G2 5TS. 12 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

RICHARD BAIN

A Trust Deed has been granted by Richard Bain, 173 Main Street, Overtown, Wishaw ML2 0QP, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Gordon Johnston, Knightsbridge Insolvency Services Limited, Thornley House, Carrington Business Park, Manchester M31 4DD, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate. *Gordon Johnston*, Trustee

Knightsbridge Insolvency Services Limited, Thornley House, Carrington Business Park, Manchester M31 4DD.

13 October 2011.

(110)

(109)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

SCOTT ANDREW BEALE

A Trust Deed has been granted by Scott Andrew Beale, 68 Tiree Court, Cumbernauld G67 1NS, on 2 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, K R Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS. 12 October 2011. (111)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

VALERIE BEENEY

A Trust Deed has been granted by Valerie Beeney, residing at 218 Broughton Road, Glasgow, G23 5LP, UK, on 6 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Colin Murdoch, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazettea* 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 them.

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.

Colin Murdoch, Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 6 October 2011. (112)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

NYREE LYALL BENNETT

A Trust Deed has been granted by Nyree Lyall Bennett, Flat 28, 7 Braid Square, Glasgow G4 9YG, on 22 August 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, K R Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS. 12 October 2011. (113)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JENNIFER CLAIRE BENYON

A Trust Deed has been granted by Jennifer Claire Benyon, Flat 5, 3 St. Clair Place, Edinburgh, EH6 & JZ, on 12 May 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Gordon Johnston, HJS Recovery, 12-14 Carlton Place, Southampton SO15 2EA, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

Gordon Johnston, ACA FABRP, Trustee

HJS Recovery, 12-14 Carlton Place, Southampton SO15 2EA.

12 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ANDREW RUNCIMAN BOYCE

A Trust Deed has been granted by Andrew Runciman Boyce, 11 Blantyre Drive, Bishopton PA7 5LS, on 11 October 2011, conveying (to the extent specified in section 5(4A) of the Bankruptey (Scotland) Act 1985) his estate to me, Bryce Luke Findlay BSc CA MIPA, Findlay Hamilton, 50 Darnley Street, Glasgow G41 2SE, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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.

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.

Bryce Luke Findlay BSc CA MIPA, Trustee Findlay Hamilton, 50 Darnley Street, Glasgow G41 2SE 11 October 2011.

(115)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

CAROLANN BROWN

A Trust Deed has been granted by Carolann Brown, 3 Mill Walk, Cambuslang, Glasgow, G72 7QF, on 4 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Kenneth Robert Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow, G2 5TS, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

(114)

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow, G2 5TS. 11 October 2011. (116)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ROBERT JAMES BROWN

(trading as RJ Brown Dyking)

A Trust Deed has been granted by Robert James Brown trading as RJ Brown Dyking, 147A St Michael Street, Dumfries DG1 2PP, on 3 October 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, David G E Brown, of AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

David G E Brown, Trustee AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG

12 October 2011. (117)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

MICHAEL JAMES BUCHTA

A Trust Deed has been granted by Michael James Buchta, 5 Barberton Mains Court, Edinburgh EH14 3ER, previously residing at 17 South Gyle Road, Edinburgh EH12 7RL, on 28 September 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, David G E Brown, of AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

David G E Brown, Trustee

AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG

12 October 2011.

(118)

(119)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

STEPHANIE RUTH BURDEN

A Trust Deed has been granted by Stephanie Ruth Burden, 22 Burnhead Road, Larbert, Stirlingshire FK5 4AY, on 10 October 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Tracy Hall, Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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.

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.

Tracy Hall, Trustee

Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF 12 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

RONALD CAMPBELL

A Trust Deed has been granted by Ronald Campbell, 23 Lymburn Place, Ayr KA8 0RT, on 12 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

(120)

S M Wriglesworth, Trustee

2nd Floor, 4 West Regent Street, Glasgow G2 1RW.

12 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

LINDA MCCLUNG CAMPBELL AND STEPHEN CAMPBELL

Trust Deeds have been granted by Linda McClung Campbell and Stephen Campbell, residing at 22 Mosside Place, Kilmarnock, Ayrshire KA3 2BA, on 8 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) their estates to me, Dean A Smith, National House, 80-82 Wellington Road North, Stockport SK4 1HW, 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 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deeds may 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.

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' estates.

Dean A Smith, MABRP, Trustee

National House, 80-82 Wellington Road North, Stockport SK4 1HW. 10 October 2011. (121)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JOHN CLARK

A Trust Deed has been granted by John Clark, residing at 6 Kelvin Way, Kilsyth, G65 9UL, UK, on 5 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Colin Murdoch, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazettea* 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 them.

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.

Colin Murdoch, Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 5 October 2011. (122)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

LINDA CORNER

A Trust Deed has been granted by Linda Corner, 11 Drumpellier Road, Baillieston G69 7DS, on 28 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Gordon Johnston, Knightsbridge Insolvency Services Ltd, Thornley House, Carrington Business Park, Manchester M31 4DD, 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 the publication of this notice in *The Edinburgh Gazette*. Notes: The Trust Deed may become a Protected Trust Deed unless

Notes: The Trust Deed may 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 them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

Gordon Johnston, Trustee

Knightsbridge Insolvency Services Ltd, Thornley House, Carrington Business Park, Manchester M31 4DD.

13 October 2011.

(123)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JACQUELINE CRAMER

A Trust Deed has been granted by Jacqueline Cramer, Flat 3/2, 9 Gartuck Street, Glasgow G42 8JH, on 6 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Soctland) Act 1985) her estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

B C Nimmo, Trustee KPMG, 191 West George Street, Glasgow G2 2LJ.

11 October 2011.

(124)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ELAINE MARLENE CRILLEY

A Trust Deed has been granted by Elaine Marlene Crilley, 94 Whitlees Court, Ardrossan, Ayrshire, KA22 7PE, on 29 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Kenneth Robert Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow, G2 5TS, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow, G2 5TS. 11 October 2011. (125)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

BARRY DAY

A Trust Deed has been granted by Barry Day, 32 Geddes Hill, East Kilbride, Glasgow, Lanarkshire G74 3LL, on 3 October 2011, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, George Dylan Lafferty, Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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.

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 Dylan Lafferty, Trustee

Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF.12 October 2011.(126)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by CLAIRE HELEN JANE DOBSON

A Trust Deed has been granted by Claire Helen Jane Dobson, 124 Halbeath Road, Dunfermline KY11 4LF, on 10 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

S M Wriglesworth, Trustee

2nd Floor, 4 West Regent Street, Glasgow G2 1RW. 11 October 2011.

(127)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

LISA DON

A Trust Deed has been granted by Lisa Don, 14 Castleblair Park, Dunfermline KY12 9DW, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Gordon Johnston, Knightsbridge Insolvency Services Ltd, Thornley House, Carrington Business Park, Manchester M31 4DD, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

Gordon Johnston, Trustee

Knightsbridge Insolvency Services Ltd, Thornley House, Carrington Business Park, Manchester M31 4DD.

13 October 2011.

(128)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

DAVID JOSEPH DONNELLY

A Trust Deed has been granted by David Joseph Donnelly, 118 James Campbell Road, Ayr KA8 0SB, on 10 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean A Smith, National House, 80-82 Wellington Road North, Stockport SK4 1HW, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

Dean A Smith, MABRP, Trustee

National House, 80-82 Wellington Road North, Stockport SK4 1HW. 12 October 2011. (129)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JOYCE DOUGLAS

A Trust Deed has been granted by Joyce Douglas, 4 Bryce Road, Currie, Midlothian EH14 5LU, on 15 August 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, K R Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS. 12 October 2011. (130)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

CHRISTOPHER WILLIAM DOW

A Trust Deed has been granted by Christopher William Dow, 124 Bridgeness Road, Bo'ness EH51 9LG, on 8 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, K R Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS. 12 October 2011. (131)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ALBERT DUNBAR

A Trust Deed has been granted by Albert Dunbar, 16 Glamis Road, Kirriemuir, Angus DD8 5BU, on 28 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Gordon Johnston, Knightsbridge Insolvency Services Limited, Thornley House, Carrington Business Park, Manchester M31 4DD, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

Gordon Johnston, Trustee

Knightsbridge Insolvency Services Limited, Thornley House, Carrington Business Park, Manchester M31 4DD.

13 October 2011.

ted Trust Deeds (Scotland) Regulations 2008, regulation 7

(132)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

NICOLA EADON

A Trust Deed has been granted by Nicola Eadon, residing at 45 Barrachnie Crescent, Glasgow, G69 6PE, UK, on 3 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Colin Murdoch, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazettea* 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 them.

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.

Colin Murdoch, Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 3 October 2011. (133)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

PETER ANTHONY ELLERTON

A Trust Deed has been granted by Peter Anthony Ellerton, Westport Cottage, Kilkenzie, Cmapbeltown, Argyll PA28 6QD, previously reisidng at 5 Ardsloy Place, Glasgow G14 0XH, formerly at Flat 0/2, 12 Rupert Street, Glasgow G4 9AR, on 22 September 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, David G E Brown, of AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

David G E Brown, Trustee

AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG

5 October 2011. (134)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JAMES MILTON EWEN

A Trust Deed has been granted by James Milton Ewen, 19 Hayfield Crescent, Aberdeen AB24 4JW, on 5 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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.

S M Wriglesworth, Trustee

2nd Floor, 4 West Regent Street, Glasgow G2 1RW.

11 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

MARK FAIL-GIBBON

A Trust Deed has been granted by Mark Fail-Gibbon, 39 Muir Crescent, Alexandria G83 0RP, on 29 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Gordon Johnston, Knightsbridge Insolvency Services Limited, Thornley House, Carrington Business Park, Manchester M31 4DD, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

Gordon Johnston, Trustee Knightsbridge Insolvency Services Limited, Thornley House, Carrington Business Park, Manchester M31 4DD.

13 October 2011. (136)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JOHN CHRISTIAN LEWIS FAIRCLOUGH

A Trust Deed has been granted by John Christian Lewis Fairclough, Inglewood, Peathill, Rosehearty, Fraserburgh AB43 7HD, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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.

B C Nimmo, Trustee KPMG, 191 West George Street, Glasgow G2 2LJ. 12 October 2011.

(137)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ADRIAN ROSS FALCONER AND WENDY FALCONER

Trust Deeds have been granted by Adrian Ross Falconer and Wendy Falconer, residing at 13 Grange Road, Arbroath, Angus DD11 4EG, on 1 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) their estates to me, Alexander Iain Fraser, RSM Tenon Debt Solutions, Suite 2B, Johnstone House, 52-54 Rose Street, Aberdeen AB10 1UD, 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 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deeds may 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.

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' estates

I Fraser, Trustee

11 October 2011.

(135)

RSM Tenon Debt Solutions, Suite 2B, Johnstone House, 52-54 Rose Street, Aberdeen AB10 1UD.

(138)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

STEPHEN STEWART FERRIER

A Trust Deed has been granted by Stephen Stewart Ferrier, 9d Maple Road, Greenock, Renfewshire PA16 9HU, on 26 September 2011, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, George Dylan Lafferty, Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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.

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 Dylan Lafferty, Trustee

Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF.

10 October 2011.

(139)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

MICHELLE ANNE FITZPATRICK

A Trust Deed has been granted by Michelle Anne Fitzpatrick, 40 Helmsdale Court, Cambuslang, Glasgow G72 7YR, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Kenneth Robert Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS. 11 October 2011. (140)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

TANIA FLEMING

A Trust Deed has been granted by Tania Fleming, 132A Murray Terrace, Smithton, Inverness, Inverness-shire IV2 7WZ, on 9 October 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Tracy Hall, Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF, 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 the publication of this notice in The Edinburgh Gazette

Notes: The Trust Deed may 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.

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.

Tracy Hall, Trustee

Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF

11 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ANDREW JAMES GORDON

A Trust Deed has been granted by Andrew James Gordon, 38 Dunecht Road, Westhill AB32 6RH, previously at 82 Langfine Road, Paisley PA1 3NL, on 8 October 2011, conveying (to the extent specified in Section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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.

B C Nimmo, Trustee KPMG, 191 West George Street, Glasgow G2 2LJ.

12 October 2011.

(142)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JULIE LOUISE GRAY

A Trust Deed has been granted by Julie Louise Gray, 11 Stewarton Road, Dunlop, Kilmarnock KA3 4AA, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, 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 the publication of this notice in The Edinburgh Gazette

Notes: The Trust Deed may 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 them.

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.

(141)

B C Nimmo, Trustee KPMG, 191 West George Street, Glasgow G2 2LJ.

11 October 2011. (143)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ALAN JOSEPH GREENLEES

A Trust Deed has been granted by Alan Joseph Greenlees, 76 Merryburn Avenue, Giffnock, Glasgow G46 6DG, on 16 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Kenneth Robert Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS. 16 September 2011. (144)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

A Trust Deed has been granted by William Halbert, residing at 70 Bute Road, Rutherglen, Glasgow G73 5JH, on 12 October 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Ian William Wright, of WRI Associates Ltd, Suite 5, Third Floor, Turnberry House, 175 West George Street, Glasgow G2 2LB, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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.

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 William Wright, Trustee WRI Associates Ltd, Suite 5, Third Floor, Turnberry House, 175 West George Street, Glasgow G2 2LB

12 October 2011

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JANE MARIE HAMILTON

A Trust Deed has been granted by Jane Marie Hamilton, 1 Welbeck Road, Galston KA4 8EE, on 11 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Dean A Smith, National House, 80-82 Wellington Road North, Stockport SK4 1HW, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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.

Dean A Smith, MABRP, Trustee

National House, 80-82 Wellington Road North, Stockport SK4 1HW. 12 October 2011. (146)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

SARAH HAY OR RANKIN AND STUART HAY

Trust Deeds have been granted by Sarah Hay or Rankin and Stuart Hay, residing at 3 Haven Court, Methil, Fife KY8 3HL, on 15 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) their estates to me, K R Craig, RSM Tenon Debt Solutions, 160 Dundee Street, Edinburgh EH11 1DQ, 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 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deeds may 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.

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' estates.

K R Craig, Trustee

RSM Tenon Debt Solutions, 160 Dundee Street, Edinburgh EH11 1DO

(147)

12 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ANDRA HEPBURN

A Trust Deed has been granted by Sandra Hepburn, 984 Mosspark Drive, Cardonald G52 3BT, on 3 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Kenneth Robert Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

(145)

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS. 11 October 2011. (148)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

DAVID JOHN HIPSON

A Trust Deed has been granted by David John Hipson, 12 Overton Road, Strathaven ML10 6JW, on 25 August 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, KR Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS. 12 October 2011 (149) Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JOANNA ANNE HORNER

A Trust Deed has been granted by Joanna Anne Horner, 13 Neuk Avenue, Houston, Johnstone PA6 7DP, on 18 August 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, 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 the publication of this notice in *The Edinburgh Gazette*. Notes: The Trust Deed may become a Protected Trust Deed unless

Notes: The Trust Deed may 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 them.

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.

B C Nimmo, Trustee

KPMG, 191 West George Street, Glasgow G2 2LJ.

12 October 2011.

(150)

(151)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

FIONA HUNTER

A Trust Deed has been granted by Fiona Hunter, 15 Marigold Way, Carluke ML8 5TL, on 7 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Peter Christopher Dean, 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 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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

135 Buchanan Street, Glasgow G1 2JA.

13 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

MARTIN FAULKNER HUNTER

A Trust Deed has been granted by Martin Faulkner Hunter, 15 Marigold Way, Carluke ML8 5TL, on 7 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Peter Christopher Dean, 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 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

(152)

Peter C Dean, Trustee 135 Buchanan Street, Glasgow G1 2JA.

13 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

GARRY GEORGE JACI

A Trust Deed has been granted by Garry George Jack, 1 Northern Road, Kintore, Inverurie AB51 0YL, on 28 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Alexander Iain Fraser, RSM Tenon Debt Solutions, Suite 2B, Johnstone House, 52-54 Rose Street, Aberdeen AB10 1UD, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

A I Fraser, Trustee

RSM Tenon Debt Solutions, Suite 2B, Johnstone House, 52-54 Rose Street, Aberdeen AB10 1UD.

11 October 2011. (153)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

KRISTOPHER ANTHONY KANE

A Trust Deed has been granted by Kristopher Anthony Kane, 15 Richardson Avenue, Hurlford KA1 5DU, previously residing at, 27 Maxwell Gardens, Hurlford KA1 5BY, on 26 August 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, K R Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS. 12 October 2011. (154)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

LESLEY MARY ROBERTS KINGSLEY

A Trust Deed has been granted by Lesley Mary Roberts Kingsley, Westport Cottage, Kilkenzie, Cmapbeltown, Argyll PA28 6QD, previously reisidng at 5 Ardsloy Place, Glasgow G14 0XH, formerly at Flat 0/2, 12 Rupert Street, Glasgow G4 9AR, on 22 September 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, David G E Brown, of AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

David G E Brown, Trustee

AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG (155)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

SANDRA MARGARET LAVAN

A Trust Deed has been granted by Sandra Margaret Lavan, 8 Mansfield Heights, New Cumnock, Cumnock KA18 4DY, on 30 September 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, David G É Brown, of AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

David G E Brown, Trustee

AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG

12 October 2011.

(156)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

STEVEN GERALD LAVAN

A Trust Deed has been granted by Steven Gerald Lavan, 8 Mansfield Heights, New Cumnock, Cumnock KA18 4DY, on 30 September 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, David G E Brown, of AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

David G E Brown, Trustee

AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG

12 October 2011. (157) Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

MARY LENK

A Trust Deed has been granted by Mary Lenk, residing at 7 Beech Street, Dunbar, EH42 1PP, UK, on 10 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Colin Murdoch, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in The Edinburgh Gazettea 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 them.

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.

Colin Murdoch. Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 10 October 2011. (158)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

CAROLINE LEWIS

A Trust Deed has been granted by Caroline Lewis, residing at 63 McClelland Crescent, Dunfermline, KY11 3BN, UK, on 10 June 2011 previously residing at North LodgePittencrieff ParkDunfermline, KY12 8AP, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Colin Murdoch, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in The Edinburgh Gazettea 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 them.

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.

Colin Murdoch, Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 10 June 2011. (159)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

SE LILL

A Trust Deed has been granted by Denise Lilley, 60 Cleeves, Quadrant, Glasgow G53 6NW, on 6 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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. *S M Wriglesworth*, Trustee

2nd Floor, 4 West Regent Street, Glasgow G2 1RW.

11 October 2011.

(160)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JAMES AARON STEPHEN LINDSAY

A Trust Deed has been granted by James Aaron Stephen Lindsay, 19 Townend Road, Kilmarnock, Ayrshire KA1 4TD, previously residing at 9H Grange Steet, Kilmarnock, Ayrshire KA1 2BG, on 3 October 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, David G E Brown, of AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

David G E Brown, Trustee

AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG (161)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

GARY LOGUE

A Trust Deed has been granted by Gary Logue, residing at 45 Barrachnie Crescent, Glasgow, G69 6PE, UK, on 3 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Colin Murdoch, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazettea* 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 them.

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. *Colin Murdoch, Trustee*

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 3 October 2011. (162)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

VANDRA LOUGH

A Trust Deed has been granted by Vandra Lough, 38 Parkside Gardens, Ruchill, Glasgow G20 9NA, on 7 October 2011 conveying (to the extent specified in section 5(4A) of the Bankruptey (Scotland) Act 1985) her estate to me, Annette Menzies, of French Duncan Business Recovery, 375 West George Street, Glasgow G2 4LW, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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.

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.

Annette Menzies, Trustee

French Duncan Business Recovery, 375 West George Street, Glasgow G2 4LW

12 October 2011. (163)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ELIZABETH MARY MACKAY

A Trust Deed has been granted by Elizabeth Mary Mackay, 15a Darnhall Crescent, Perth PH2 0HH, on 29 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Dean A Smith, National House, 80-82 Wellington Road North, Stockport SK4 1HW, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

Dean A Smith, MABRP, Trustee

National House, 80-82 Wellington Road North, Stockport SK4 1HW. 10 October 2011. (164)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

GRACE ANN MACKENZIE

A Trust Deed has been granted by Grace Ann MacKenzie, 54 Kings Barns Drive, Kingspark, Glasgow, G44 4SL, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Gordon Johnston, HJS Recovery, 12-14 Carlton Place, Southampton SO15 2EA, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

Gordon Johnston, ACA FABRP, Trustee

HJS Recovery, 12-14 Carlton Place, Southampton SO15 2EA. 12 October 2011

(165)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

GRANT WILLIAM MACKENZIE

A Trust Deed has been granted by Grant William MacKenzie, 2 Craigleith Road, Grangemouth FK3 0AH, on 25 August 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Peter Christopher Dean, 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 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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

135 Buchanan Street, Glasgow G1 2JA.

10 October 2011.

(166)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

MURDO CAMPBELL MACKENZIE

A Trust Deed has been granted by Murdo Campbell MacKenzie, 54 Kingsbarns Drive, Glasgow, Lanarkshire, G44 4SL, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Gordon Johnston, HJS Recovery, 12-14 Carlton Place, Southampton SO15 2EA, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

Gordon Johnston, ACA FABRP, Trustee

HJS Recovery, 12-14 Carlton Place, Southampton SO15 2EA. 12 October 2011. (167)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

SCOTT MAIN

A Trust Deed has been granted by Scott Main, 84 Alison Lea, East Kilbride, Glasgow G74 3HW, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Gordon Johnston, Knightsbridge Insolvency Services Limited, Thornley House, Carrington Business Park, Manchester M31 4DD, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

Gordon Johnston, Trustee

Knightsbridge Insolvency Services Limited, Thornley House, Carrington Business Park, Manchester M31 4DD.

13 October 2011.

(168)

(169)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

SEAN MCBRIDE

A Trust Deed has been granted by Sean McBride, 9 Main Street, Prestwick KA9 1AA, on 4 October 2011, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Bryce Luké Findlay BSc CA MIPA, Findlay Hamilton, 50 Darnley Street, Glasgow G41 2SE, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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.

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.

Bryce Luke Findlay BSc CA MIPA, Trustee

Findlay Hamilton, 50 Darnley Street, Glasgow G41 2SE 6 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ANGELA MCCLUSKEY

A Trust Deed has been granted by Angela McCluskey, 25 Kenmar Road, Hamilton, Lanarkshire ML3 0JH, on 8 October 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Tracy Hall, Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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.

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.

Tracy Hall, Trustee

Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF 13 October 2011.

(170)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

WESLEY ALAN MCCOLM

A Trust Deed has been granted by Wesley Alan McColm, 10 St Stephens Terrace, Stoneykirk, Stranraer DG9 9DZ, on 26 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Kenneth Robert Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS, 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 the publication of this notice in The Edinburgh Gazette.

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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.

K R Craig, Trustee

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS. 10 October 2011. (171)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

KENNETH HUGH MCDOWALL

A Trust Deed has been granted by Kenneth Hugh McDowall, 19 Bolestyle Crescent, Kirkmichael, Ayrshire KA19 7PW, on 4 October 2011, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Bryce Luke Findlay BSc CA MIPA, Findlay Hamilton, 50 Darnley Street, Glasgow G41 2SE, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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.

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.

Bryce Luke Findlay BSc CA MIPA, Trustee

Findlay Hamilton, 50 Darnley Street, Glasgow G41 2SE 6 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JOHN JOSEPH MCGUINNESS

A Trust Deed has been granted by John Joseph McGuinness, 16 Hyndland Road, Glasgow, G12 9UP, on 5 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Kenneth Robert Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow, G2 5TS, 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 the publication of this notice in The Edinburgh Gazette

Notes: The Trust Deed may 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 them.

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.

K R Craig. Trustee

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow, G2 5TS. 11 October 2011. (173)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

SUZANNE MCGUIRE

A Trust Deed has been granted by Suzanne McGuire, 22 Forrest Place, Armadale, West Lothian EH48 2GY, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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.

B C Nimmo, Trustee KPMG, 191 West George Street, Glasgow G2 2LJ.

11 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7

(174)

Notice of Trust Deed for the Benefit of Creditors by

STUART ROSS MCKAY

A Trust Deed has been granted by Stuart Ross McKay, Apartment 5, 17 Harbourside, Inverkip, Greenock PA16 0BF, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Peter C Dean, 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 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 the publication of this notice in The Edinburgh Gazette

Notes: The Trust Deed may 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 them.

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

12 October 2011.

(172)

135 Buchanan Street, Glasgow G1 2JA.

(175)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JAMIE ROBERT MCKENNA

A Trust Deed has been granted by Jamie Robert McKenna, 9 Teith Road, Deanston, Doune FK16 6AJ, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

B C Nimmo, Trustee KPMG, 191 West George Street, Glasgow G2 2LJ.

in mo, ist west George Street,

11 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JAMES BYRNE MCKINNON

A Trust Deed has been granted by James Byrne McKinnon, 50 Burnhead Street, Uddingston, Glasgow G71 5RS, on 6 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Maureen H. Roxburgh, Buchanan Roxburgh Ltd., Queens House, 19-29 St. Vincent Place, Glasgow G1 2DT, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

Maureen H. Roxburgh, Trustee

Buchanan Roxburgh Ltd., Queens House, 19-29 St. Vincent Place, Glasgow G1 2DT.

12 October 2011. (177)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

CHRISTOPHER IAIN MCLAUCHLAN

A Trust Deed has been granted by Christopher Iain McLauchlan, 22 George Place, Ayr KA7 4NZ, previously residing at, 12 Campbell Street, Ayr KA8 9AR, on 3 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Kenneth Robert Craig, RSM Tenon Debt Solutions, Suite 2b, Johnstone House, 52-54 Rose Street, Aberdeen AB10 1UD, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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 R Craig, Trustee

RSM Tenon Debt Solutions, Suite 2B, Johnstone House, 52-54 Rose Street, Aberdeen AB10 1UD.

11 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

DUNCAN MCMASTER

A Trust Deed has been granted by Duncan McMaster, 28 Gallowhill Avenue, Lenzie G66 4QD, on 1 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, K R Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

(176)

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS. 12 October 2011. (179)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

HARRY MCMURRAY

A Trust Deed has been granted by Harry McMurray, 12 Afton View, Kirkintilloch G66 2NA, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Gordon Johnston, Knightsbridge Insolvency Services Limited, Thornley House, Carrington Business Park, Manchester M31 4DD, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

Gordon Johnston, Trustee

Knightsbridge Insolvency Services Limited, Thornley House, Carrington Business Park, Manchester M31 4DD.

13 October 2011.

(180)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

STEVEN MCNEILL

A Trust Deed has been granted by Steven McNeill, residing at 423 Leyland RoadBathgate, Bathgate, West Lothian, EH48 2US, UK, on 28 September 2011 previously residing at 45 Burn Crooks Avenue, G74 IDL, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Colin Murdoch, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazettea* 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 them.

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.

Colin Murdoch, Trustee

(178)

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 28 September 2011. (181) Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

DAVID MENZIES

A Trust Deed has been granted by David Menzies, Flat 0/1, 169 Carnwadric Road, Glasgow G46 8PN, on 16 August 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Kenneth W Pattullo, Begbies Traynor, Third Floor, Finlay House, 10 - 14 West Nile Street, Glasgow G1 2PP, 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 the publication of this notice in *The Edinburgh Gazette*. Notes: The Trust Deed may 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 them.

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 W Pattullo, Insolvency Practitioner, Trustee

Begbies Traynor, Third Floor, Finlay House, 10 - 14 West Nile Street, Glasgow G1 2PP.

16 August 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

BEATA MICHALEK

A Trust Deed has been granted by Beata Michalek, 5 Glassock Road, Kilmarnock KA3 2DH, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Gordon Johnston, Knightsbridge Insolvency Services Ltd, Thornley House, Carrington Business Park, Manchester M31 4DD, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

Gordon Johnston, Trustee

Knightsbridge Insolvency Services Ltd, Thornley House, Carrington Business Park, Manchester M31 4DD.

13 October 2011.

(183)

(182)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ELAINE PATRICIA MILLIKEN

A Trust Deed has been granted by Elaine Patricia Milliken, 1/2, 52 Brownhill Road, Glasgow G43 2AE, on 5 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

S M Wriglesworth, Trustee 2nd Floor, 4 West Regent Street, Glasgow G2 1RW.

11 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JACOUELINE MITCHELI

A Trust Deed has been granted by Jacqueline Mitchell, residing at 18 Barraview, Oldmeldrum, Inverurie, Aberdeenshie AB51 0EP, on 11 October 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Ian William Wright, of WRI Associates Ltd, Suite 5, Third Floor, Turnberry House, 175 West George Street, Glasgow G2 2LB, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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.

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.

12 October 2011.

Ian William Wright, Trustee WRI Associates Ltd, Suite 5, Third Floor, Turnberry House, 175 West George Street, Glasgow G2 2LB

(185)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

LAUREN MARTINE MORGAN

A Trust Deed has been granted by Lauren Martine Morgan, 38 Barclay House, Kilmarnock KA1 2PR, previously residing at 13 Heritage Park, West Kilbride KA23 9GD, on 5 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Peter Christopher Dean, 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 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 the publication of this notice in The Edinburgh Gazette

Notes: The Trust Deed may 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 them.

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

135 Buchanan Street, Glasgow G1 2JA.

12 October 2011.

(186)

(184)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by ANNIE MORRISON

A Trust Deed has been granted by Annie Morrison, residing at 163 Loanfoot Avenue, Knightswood, Glasgow, G13 3UJ, UK, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Colin Murdoch, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazettea* 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 them.

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.

Colin Murdoch, Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 30 September 2011. (187)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

HEATHER MARY ELLEN MOSS

A Trust Deed has been granted by Heather Mary Ellen Moss, 150 Broomhouse Crescent, Edinburgh EH11 3RG, on 11 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

S M Wriglesworth, Trustee

2nd Floor, 4 West Regent Street, Glasgow G2 1RW. 11 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

WILLIAM GORDON MUIR

A Trust Deed has been granted by William Gordon Muir, 14 Hollow Park, Ayr KA7 4SR, previously resided at 29 Bankfield Park, Ayr KA7 3UD, on 4 October 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, David G E Brown, of AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

David G E Brown, Trustee

AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG

12 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

DEIRDRE MUNRO

A Trust Deed has been granted by Deirdre Munro, residing at 12 Camore Crescent, Dornoch, Inverness-shire IV25 3HU, on 11 October 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Ian William Wright, of WRI Associates Ltd, Suite 5, Third Floor, Turnberry House, 175 West George Street, Glasgow G2 2LB, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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.

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 William Wright, Trustee

WRI Associates Ltd, Suite 5, Third Floor, Turnberry House, 175 West George Street, Glasgow G2 2LB

12 October 2011.

(190)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

SHARON ANNE NAUGHTON

A Trust Deed has been granted by Sharon Anne Naughton, 37 Baldric Road, Glasgow, G13 3QJ, on 9 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Kenneth Robert Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow, G2 5TS, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

(188)

(189)

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow, G2 5TS. 11 October 2011. (191)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

MICHAEL O'WARE

A Trust Deed has been granted by Michael O'Ware, 1A Halls Vennal, Ayr KA8 8DE, on 7 August 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean A Smith, National House, 80-82 Wellington Road North, Stockport SK4 1HW, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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. *Dean A Smith*, MABRP, Trustee

National House, 80-82 Wellington Road North, Stockport SK4 1HW. 10 October 2011. (192)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

MARY ANNE ORMISTON

A Trust Deed has been granted by Mary Anne Ormiston, 1 Sunlaws Court, Heiton, Kelso TD5 8JT, on 22 August 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, K R Craig, RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee

RSM Tenon Debt Solutions, 48 St Vincent Street, Glasgow G2 5TS. 12 October 2011. (193)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JASON ANTHONY PATTERSON

A Trust Deed has been granted by Jason Anthony Patterson, 18 Exchange Court, Exchange Street, Dundee DD1 3DE, on 29 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Antonia McIntyre, MLM CPS Ltd, 23 Nelson Mandela Place, Glasgow G2 1QY, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

Antonia McIntyre, Trustee

MLM CPS Ltd, 23 Nelson Mandela Place, Glasgow G2 1QY.

12 October 2011.

(194)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

SIMON GARETH PETTY

A Trust Deed has been granted by Simon Gareth Petty, 14 Marionville Drive, Edinburgh EH7 6BW, on 31 August 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, K R Craig, RSM Tenon, 48 St Vincent Street, Glasgow G2 5TS, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

K R Craig, Trustee RSM Tenon, 48 St Vincent Street, Glasgow G2 5TS. 12 October 2011.

(195)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by GILLIAN PHILLIPS

(also known as Neil)

A Trust Deed has been granted by Gillian Phillips, (also known as Neil), Flat 0/1, 223 Neilston Road, Paisley PA2 6PY, on 4 October 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Duncan Donald McGruther, Mazars LLP, 90 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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.

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.

Duncan Donald McGruther, Trustee

Mazars LLP, 90 St Vincent Street, Glasgow G2 5UB 11 October 2011.

(196)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

DAVID RAYNER

A Trust Deed has been granted by David Rayner, 36 Huntersfield Road, Johnstone, Renfrewshire PA5 8PP, on 11 October 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Tracy Hall, Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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.

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.

Tracy Hall, Trustee

Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF 13 October 2011. (197)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

LETITIA RAYNER

A Trust Deed has been granted by Letitia Rayner, 36 Huntersfield Road, Johnstone, Renfrewshire PA5 8PP, on 11 October 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Tracy Hall, Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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.

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. *Tracy Hall.* Trustee

Tracy Hall, Trustee

Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF 13 October 2011. (198)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

MARY JANE RILEY

A Trust Deed has been granted by Mary Jane Riley, residing at 5A Elmbank Drive, Douglas, Lanark ML11 0QR, on 5 October 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Susan Clay, of Philip Gill & Co, Enterprise House, Southbank Business Park, Glasgow G66 1XQ, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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.

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.

Susan Clay, Trustee

Philip Gill & Co, Enterprise House, Southbank Business Park, Glasgow G66 1XQ.

11 October 2011. (199)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

MARK ROBERT RITCHIE

A Trust Deed has been granted by Mark Robert Ritchie, residing at 30 West Glen Avenue, Deans Livingston, EH54 8BN, UK, on 6 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Colin Murdoch, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazettea* 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 them.

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.

Colin Murdoch, Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 6 October 2011. (200)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

KATHLEEN OGILVIE RITCHIE NEE MCEVOY

A Trust Deed has been granted by Kathleen Ogilvie Ritchie nee McEvoy, residing at 22 Elm Grove, Livingston, EH54 5JR, UK, on 27 May 2011 previously residing at 33 St Pauls DriveArmadale, EH48 2LU, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Colin Murdoch, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazettea* 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 them.

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.

Colin Murdoch, Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 27 May 2011. (201)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

TONYA ROGAN AND JOHN ROGAN

Trust Deeds have been granted by Tonya Rogan and John Rogan, residing at 5 Greenacre Drive, Bonnybridge FK4 2BF, on 5 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) their estates to me, K R Craig, RSM Tenon Debt Solutions, 160 Dundee Street, Edinburgh EH11 1DQ, 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 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deeds may 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.

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' estates.

K R Craig, Trustee

RSM Tenon Debt Solutions, 160 Dundee Street, Edinburgh EH11 1DQ.

12 October 2011.

(202)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

LARRY ROGERSON

A Trust Deed has been granted by Larry Rogerson, Flat 3/3, 1204 Govan Road, Glasgow G51 4QZ, on 10 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean A Smith, National House, 80-82 Wellington Road North, Stockport SK4 1HW, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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. *Dean A Smith*, MABRP, Trustee

National House, 80-82 Wellington Road North, Stockport SK4 1HW. 12 October 2011. (203)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

MHAIRI ANN RUSSELL

A Trust Deed has been granted by Mhairi Ann Russell, 10 Hardie Court, Stirling FK7 0QU, on 6 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Peter C Dean, 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 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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

135 Buchanan Street, Glasgow G1 2JA.

12 October 2011.

(204)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

SADIA SALEEM

A Trust Deed has been granted by Sadia Saleem, residing at 4 Ardbeg StreetFlat 02, Govanhill, Glasgow, G42 7JJ, UK, on 29 September 2011 previously residing at 97 Albert Road, Crosshill, G42 8DP, previously residing at 204 Langside Road,Govanhill, G42 8XL, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Colin Murdoch, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 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 the publication of this notice in *The Edinburgh Gazette*.

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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.

Colin Murdoch, Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 29 September 2011. (205)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

LOUISE SALMOND

A Trust Deed has been granted by Louise Salmond, 4 David Street, Inverbervie, Montrose DD10 0RR, on 6 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Soctland) Act 1985) her estate to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, 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 the publication of this notice in *The Edinburgh Gazette*.

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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.

S M Wriglesworth, Trustee

2nd Floor, 4 West Regent Street, Glasgow G2 1RW.

11 October 2011.

1.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

LINDSAY SAVEGE

A Trust Deed has been granted by Lindsay Savege, 49 Colonsay, St Leonards, East Kilbride G74 2HF, previously residing at, 112 Glenmore, East Kilbride G74 2AN, on 15 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Antonia McIntyre, MLM Insolvency, Unit 1a, 3 Michaelson Square, Livingston EH54 7DP, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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 them.

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.

Antonia McIntyre, Trustee

MLM Insolvency, Unit 1a, 3 Michaelson Square, Livingston EH54 7DP.

12 October 2011.

(207)

(206)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

RICHARD JOHN SAVEGE

A Trust Deed has been granted by Richard John Savege, 49 Colonsay, St Leonards, East Kilbride G74 2HF, previously residing at 112 Glenmore, East Kilbride G74 2AN, on 15 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Antonia McIntyre, MLM Insolvency, Unit 1a, 3 Michaelson Square, Livingston EH54 7DP, 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 the publication of this notice in *The Edinburgh Gazette*.

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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.

Antonia McIntyre, Trustee

MLM Insolvency, Unit 1a, 3 Michaelson Square, Livingston EH54 7DP.

12 October 2011.

(208)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

IRENE SHEARER

A Trust Deed has been granted by Irene Shearer, Ground Right, 16 Baxter Park Terrace, Dundee DD4 6NW, on 11 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, 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 the publication of this notice in The Edinburgh Gazette.

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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.

S M Wriglesworth, Trustee

2nd Floor, 4 West Regent Street, Glasgow G2 1RW.

11 October 2011.

(209)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ANGELA SIM

A Trust Deed has been granted by Angela Sim, residing at 7 Ambleside Grove, Dundee, DD3 0AP, UK, on 26 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Colin Murdoch, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 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 the publication of this notice in The Edinburgh Gazette.

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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.

Colin Murdoch, Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 26 September 2011. (210)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

WILLIAM SIM

A Trust Deed has been granted by William Sim, residing at 7 Ambleside Grove, Dundee, DD3 0AP, UK, on 3 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Colin Murdoch, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazettea* 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 them.

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.

Colin Murdoch, Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 3 October 2011. (211)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ROBERT MACKENZIE SMITH

A Trust Deed has been granted by Robert Mackenzie Smith, 50 Park Lane, Blantyre G72 9AS, on 4 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Kenneth Robert Craig, RSM Tenon Debt Solutions, Suite 2B, Johnstone House, 52-54 Rose Street, Aberdeen AB10 1UD, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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 R Craig, Trustee

RSM Tenon Debt Solutions, Suite 2B, Johnstone House, 52-54 Rose Street, Aberdeen AB10 1UD.

12 October 2011. (212)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

SUSAN JANE SMITH

A Trust Deed has been granted by Susan Jane Smith, 9 Aberdour Road, Burntisland KY3 0EL, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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.

B C Nimmo, Trustee KPMG, 191 West George Street, Glasgow G2 2LJ.

11 October 2011.

(213)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ELIZABETH ANN STANTON

A Trust Deed has been granted by Elizabeth Ann Stanton, 13 Goose Green Avenue, Musselburgh EH21 7SN, on 6 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Peter C Dean, 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 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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

135 Buchanan Street, Glasgow G1 2JA. 12 October 2011.

(214)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by JOANNE MARGARET STEVENS

A Trust Deed has been granted by Joanne Margaret Stevens, 33 Queen Margaret Drive, Glenrothes KY7 4HR, on 6 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, S M Wriglesworth, 2nd Floor, 4 West

Regent Street, Glasgow G2 1RW, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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.

S M Wriglesworth, Trustee

2nd Floor, 4 West Regent Street, Glasgow G2 1RW.

11 October 2011.

(215)

(216)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

TREVOR MACKENZIE STEWART

A Trust Deed has been granted by Trevor Mackenzie Stewart, 26 Braecroft Drive, Westhill, Aberdeenshire AB32 6FF, on 30 September 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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.

B C Nimmo, Trustee

KPMG, 191 West George Street, Glasgow G2 2LJ. 12 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ROBERT PETER TAIT AND MARY AVRIL TAIT

Trust Deeds have been granted by Robert Peter Tait and Mary Avril Tait, residing at 107 Oldwood Place, Livingstone EH54 6US, on 11 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) their estates to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, 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 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deeds may 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.

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' estates.

S M Wriglesworth, Trustee

2nd Floor, 4 West Regent Street, Glasgow G2 1RW.

12 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

BRYCE THOMSON AND ELIZABETH CHALMERS THOMSON

Trust Deeds have been granted by Bryce Thomson and Elizabeth Chalmers Thomson, residing at 73 Admiralty Road, Rosyth, Dunfermline KY11 2QL, on 11 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) their estates to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, 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 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deeds may 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.

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' estates.

S M Wriglesworth, Trustee

2nd Floor, 4 West Regent Street, Glasgow G2 1RW.

12 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JOANNE TODD

A Trust Deed has been granted by Joanne Todd, 5 English Street, Annan DG12 5AZ, on 30 August 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Peter C Dean, 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 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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

135 Buchanan Street, Glasgow G1 2JA.

12 October 2011.

(219)

(218)

(217)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JILLIAN TONER

A Trust Deed has been granted by Jillian Toner, 16 Stanley Drive, Bishopbriggs, Glasgow, Lanarkshie G64 2LA, on 28 September 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Tracy Hall, Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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.

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.

Tracy Hall, Trustee

Wilson Andrews, 145 St Vincent Street, Glasgow G2 5JF

10 October 2011.

(220)

(221)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

KENNETH WALLIS

A Trust Deed has been granted by Kenneth Wallis, residing at 32E Barry Downs, Carnoustie DD7 7SA, on 10 October 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Ian William Wright, of WRI Associates Ltd, Suite 5, Third Floor, Turnberry House, 175 West George Street, Glasgow G2 2LB, 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 the publication of this notice in The Edinburgh Gazette

Notes: The Trust Deed may 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.

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 William Wright, Trustee

WRI Associates Ltd, Suite 5, Third Floor, Turnberry House, 175 West George Street, Glasgow G2 2LB

10 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

E STEPHEN WHITE

A Trust Deed has been granted by Luke Stephen White, 4 Birdston Road, Milton Of Campsie, Glasgow G66 8BQ, on 7 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean A Smith, National House, 80-82 Wellington Road North, Stockport SK4 1HW, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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.

Dean A Smith, MABRP, Trustee

National House, 80-82 Wellington Road North, Stockport SK4 1HW. 12 October 2011. (222)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by IN WHITESIDE

A Trust Deed has been granted by Iain Whiteside, 16 Commonhead Road, Kilmarnock KA1 4PY, on 5 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Peter Christopher Dean, 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 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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

135 Buchanan Street, Glasgow G1 2JA.

10 October 2011.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ANDREW WILLIS

A Trust Deed has been granted by Andrew Willis, 35 Mayfield Avenue, Tillicoultry, Clackmannanshire FK13 6HB, on 8 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may 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 them.

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.

B C Nimmo, Trustee KPMG, 191 West George Street, Glasgow G2 2LJ. 11 October 2011.

(224)

(223)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JOHN WORSLEY

A Trust Deed has been granted by John Worsley, residing at 51 Blacklock Crescent, Dundee, DD4 8EQ, UK, on 5 October 2011, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Colin Murdoch, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 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 the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazettea* 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 them.

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.

Colin Murdoch, Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 5 October 2011. (225)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

CAROL ANN YOUNG

A Trust Deed has been granted by Carol Ann Young, 10 Connelly Place, Motehrwell, Lanarkshire ML1 3GU, previously residing at 1 Hallside Gardens, Wishaw, Lanarkshire ML2 8XE, on 29 September 2011 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, David G E Brown, of AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG, 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may 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.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

David G E Brown, Trustee

AG Taggart & Co Ltd, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG

12 October 2011.

(226)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

MICHAEL ANDREW YOUNG

A Trust Deed has been granted by Michael Andrew Young, residing at 32B Montgomery Street, Kilmarnock, KA3 1JA, UK, on 21 September 2011 previously residing at 32 Bellevue Road, Kilmarnock, KA1 2ND, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Colin Murdoch, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 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 the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazettea* 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 them.

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.

Colin Murdoch, Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 21 September 2011. (227)

Companies & Financial Regulation



Redemption or Purchase of Own Shares out of Capital

WILLIAM YOUNG (ANTIQUES) LIMITED Company Number: SC037226

Notice is given that:

1. By written resolution dated 10 October 2011 a payment of £14,346 out of the company's capital (as defined in section 710 to 712 of the Companies Act 2006 was approved for the purpose of the purchase by the company of 12,566 ordinary shares of £0.25 each in the capital of the company.

2. The amount of the permissible capital payment for the shares in question is $\pounds 14,346$.

3. the director's statement and the accountant's report required by Section 714 of said Act are available for inspection at the company's registered office at Parkneuk, Banchory-Devenick, Aberdeen AB12 5XN.

4. Any creditor of the company may at any time within the five weeks immediately following 10 October 2011 apply to the court under section 721 of said Act for an order preventing the payment out of capital. (228)

Company Director Disqualification Order

WILLIAM ALEXANDER MILLER

In a summary application presented on 10 October 2011 to Dumbarton Sheriff Court in terms of Section 7 of the Company Directors Disqualification Act 1986 at the instance of Her Majesty's Secretary of State for Business, Innovation & Skills in respect of William Alexander Miller, residing at 49 Geils Avenue, Dumbarton G82 2QJ, the Sheriff on 10 October 2011 assigned 24 November 2011 at 10.00 am as a hearing within the Sheriff Court House, at Dumbarton Sheriff Court and ordained all others having an interest, if so advised, to lodge answer in the hands of the Sheriff Court House, Church Street, Dumbarton G82 1QR, within Twenty one days after this advertisement.

Steven Chesney, Burness LLP, 120 Bothwell Street, Glasgow G2 7JL Solicitor for the pursuer (229)

WILLIAM CAMPBELL

In a summary application presented on 10 October 2011 to Dumbarton Sheriff Court in terms of Section 7 of the Company Directors Disqualification Act 1986 at the instance of Her Majesty's Secretary of State for Business, Innovation & Skills in respect of William Campbell, residing at 6 Helenslee Road, Dumbarton G82 4AH, the Sheriff on 10 October 2011 assigned 24 November 2011 at 10.00 am as a hearing within the Sheriff Court House, at Dumbarton Sheriff Court and ordained all others having an interest, if so advised, to lodge answer in the hands of the Sheriff Court House, Church Street, Dumbarton G82 1QR, within Twenty one days after this advertisement. *Steven Chesney*, Burness LLP, 120 Bothwell Street, Glasgow G2 7JL Solicitor for the pursuer (230) In the Matter of SEAENERGY PLC

Petition for Confirmation of Reduction of Share Premium Account Pursuant to Section 610 and Chapter 10 of Part 17 of the Companies Act 2006

Notice is hereby given that in a Petition presented to the Court of Session, Parliament House, Parliament Square, Edinburgh EH1 1RQ by SeaEnergy PLC a company incorporated under the Companies Acts with registered number SC062845 and with its registered office at Britannia House, Endeavour Drive, Arnhall Business Park, Westhill, Aberdeenshire AB32 6UF, for confirmation of the reduction of its share premium account which was resolved upon by special resolution passed at a general meeting of the Company held on 6 October 2011, an order was pronounced by the Court on 11 October 2011 that the Petition be advertised once in *The Edinburgh Gazette* and once in *The Scotsman* newspaper and that any party claiming an interest in the Petition lodge written answers to the Petition within 21 days of the later of those advertisements.

Burness LLP, 50 Lothian Road, Festival Square, Edinburgh EH3 9WJ Solicitors for the Petitioner (231)





Change in the Members of a Partnership

Limited Partnerships Act 1907

APAX EUROPE VII FOUNDER L.P.

Notice is hereby given that, pursuant to Section 10 of the Limited Partnerships Act 1907, Apax Europe VII Founder GP Co. Limited transferred part of its interest in Apax Europe VII Founder L.P. (the "Partnership"), a limited partnership registered in Scotland with number SL5981, to Omer Sade. (232)

Limited Partnerships Act 1907 CEP III FEEDER, L.P.

Registered in Scotland Number: SL5907

Notice is hereby given, pursuant to Section 10 of the Limited Partnerships Act 1907 that pursuant to an assignation, Barclays Capital Principal Investments Limited transferred to ASF V Brown L.P. all of its interest in CEP III Feeder, L.P., a limited partnership registered in Scotland with number SL5907 (the "Partnership"). Barclays Capital Principal Investments Limited cased to be a limited partner and ASF Brown V L.P. became a limited partner in the Partnership.

12 October 2011.

(233)

Limited Partnerships Act 1907 HIP GP, L.P.

Registered in Scotland Number SL5446

Notice is hereby given, pursuant to section 10 of the Limited Partnerships Act 1907, that:

1. Northern Trust Fiduciary Services (Guernsey) Limited (formerly known as Baring Trustees (Guernsey) Limited) as Trustee of the De Lint Discretionary Trust transferred all of its interest in HIP GP, L.P., a limited partnership registered in Scotland with number SL5446 (the "Partnership") to Schroder Trust AG as Trustee of the De Lint Discretionary Trust. Northern Trust Fiduciary Services (Guernsey) Limited (formerly known as Baring Trustees (Guernsey) Limited as Trustee of the De Lint Discretionary Trust AG as Trustee to be a limited partner and Schroder Trust AG as Trustee of the De Lint Discretionary Trust ceased to be a limited partner and Schroder Trust AG as Trustee of the De Lint Discretionary Trust became a limited partner in the Partnership;

2. Northern Trust Fiduciary Services (Guernsey) Limited (formerly known as Baring Trustees (Guernsey) Limited) as Trustee of the Sunjoy Guernsey Trust transferred all of its interest in the Partnership to Schroder Trust AG as Trustee of the Sunjoy Guernsey Trust. Northern Trust Fiduciary Services (Guernsey) Limited (formerly known as Baring Trustees (Guernsey) Limited) as Trustee of the Sunjoy Guernsey Trust ceased to be a limited partner and Schroder Trust AG as Trustee of the Sunjoy Guernsey Trust became a limited partner in the Partnership; and

3. David Shen as Trustee of the Laura Shen 2005 Trust transferred all of his interest in the Partnership to Wilmington Savings Fund Society, FSB, Trustee for the LSL Trust. David Shen as Trustee of the Laura Shen 2005 Trust ceased to be a limited partner and Wilmington Savings Fund Society, FSB, Trustee for the LSL Trust became a limited partner in the Partnership. (234)

Limited Partnerships Act 1907 PANTHEON EUROPE FUND VI, L.P.

Notice is hereby given, pursuant to Section 10 of the Limited Partnerships Act 1907, that on 12 October 2011 Private Syndicate Pty Ltd as trustee for Alternative Investment Private Syndicate transferred \in 200 of its Capital Contribution to Group Investment Trust for Carpenters Individual Account Pension Trust of Western Washington, that being part of the interest held by it in Pantheon Europe Fund VI, L.P. (the "Partnership"), a limited partnership registered in England with number SL006143, and on that date Group Investment Trust for Carpenters Individual Account Pension Trust of Western Washington and The Carpenters Retirement Trust of Western Washington increased its capital contribution in the Partnership by \in 200. (235)

Limited Partnerships Act 1907 SWISS RE GROWTH OPPORTUNITIES I INVESTMENT HOLDINGS, L.P.

Registered in Scotland Number SL6302

Notice is hereby given that, pursuant to section 10 of the Limited Partnerships Act 1907, that pursuant to an assignation, Horizon21 Finance (Cayman) Ltd. has transferred all of its interest in Swiss Re Growth Opportunities I Investment Holdings, L.P., a limited partnership registered in Scotland with number SL6302 (the "Partnership"), to Swiss Re Growth Opportunities I, L.P. (formerly known as H21 Growth Opportunities I, L.P.), an English limited partnership acting by its general partner, Swiss Re Growth Opportunities I GenPar, L.P (formerly known as Horizon21 Growth Opportunities I GenPar L.P.), a Cayman exempted limited partnership, acting in turn by its general partner, Swiss Re Growth Opportunities I SGP Limited), a company incorporated in the Cayman Islands and Horizon21 Finance (Cayman) Ltd. ceased to be a limited partner in the Partnership.

11 October 2011.

(236)

Transfer of Interest in

VITRUVIAN SCOTCAR LIMITED PARTNERSHIP

Registered Number: SL005912

Notice is hereby given, pursuant to section 10 of the Limited Partnerships Act 1907, that Oscar Severin has transferred his entire interest in Vitruvian Scotcar Limited Partnership, a limited partnership registered in Scotland with number SL005912 (the "Partnership") to Yarrowmena Investments Limited, a company having its address at 3 Miltonos 86, 3047 Limassol, Cyprus, and has withdrawn as a limited partner of the Partnership. Yarrowmena Investments Limited has become a limited partner in the Partnership. (237)



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TERMS AND CONDITIONS RELATING TO SUBMISSION OF NOTICES

The Edinburgh Gazette is an Official Newspaper of Record. The Edinburgh Gazette publishes official, legal and regulatory notices pursuant to legislation and on behalf of the persons who are required by law to notify the public at large of certain information. For the avoidance of doubt all references to "Edinburgh Gazette" shall include supplements to the Edinburgh Gazette and all mediums which shall include the online version of the Edinburgh Gazette as well as the paper version.

The Edinburgh Gazette is published by the Publisher (defined below) under the authority and superintendence of the Controller of Her Majesty's Stationery Office and the Office of the Queen's Printer for Scotland. Notices received for publication fall under the following broad headings:

State, Parliament, Ecclesiastical, Public Finance, Transport, Planning, Health, Environment, Water, Agriculture & Fisheries, Energy, Post & Telecom, Other Notices, Competition, Corporate Insolvency, Personal Insolvency, Companies & Financial Regulation, Partnerships, Societies Regulation and Personal Legal information. Further information can be found at www.gazettes-online.co.uk.

These terms and conditions ("Terms and Conditions") govern submission of Notices (as defined below) to the Edinburgh Gazette. By submitting Notices howsoever communicated, whether at the website www.gazettesonline.co.uk (the "Website") or to www.gazette-submission.co.uk, email, post and/or facsimile, the Advertiser (as defined below) agrees to be bound by these Terms and Conditions.

The Publisher reserves the right to modify these Terms and Conditions at any time. Such modifications shall be effective immediately upon publication of the modified Terms and Conditions. By submitting Notices to the Edinburgh Gazette after the Publisher has published notice of such modifications, the Advertiser agrees to be bound by the revised Terms and Conditions.

1 Definitions

- 1.1 In these Terms and Conditions:
 - "Advertiser" means any company, firm or person who has made an application for and who has been allocated space in the Edinburgh Gazette, whether acting on their own account or as agent or representative of a principal;

"Charges" means the payment due for the acceptance of a Notice by the Publisher payable by the Advertiser as set out in the Authorised Scale of Charges which can be found in the printed copy or at www.gazettes-online.co.uk;

- "Notice" means all advertisements and state, public or legal notices placed in the Edinburgh Gazette;
- "Publisher" means The Stationery Office Limited.
- 1.2 the singular includes the plural and vice-versa; and
- 1.3 any reference to any legislative provision shall be deemed to include any subsequent re-enactment or amending provision.

2 By submitting a Notice to the Publisher, the Advertiser agrees to be bound by these Terms and Conditions which represent the entire terms agreed between the Publisher and Advertiser in relation to the publication of Notices. These Terms and Conditions shall govern and be incorporated into every Notice, and shall prevail over any terms or conditions (whether or not inconsistent with these Terms and Conditions) contained or referred to in any correspondence or documentation submitted by the Advertiser or implied by custom, practice or course of dealing, unless otherwise agreed in writing by the Publisher.

3 The Publisher shall make all reasonable efforts to verify the validity of any Notice submitted for publication.

- 4 The Publisher may edit the Notice, subject to the following restrictions: 4.1 the sense of the Notice submitted by the Advertiser must not be altered:
 - 4.2 Notices shall be edited for house style only, not for content;
 - 4.3 Notices can be edited to remove obvious duplications of information;
 - 4.4 Notices can be edited to re-position material for style;
 - 4.5 any additions or deletions required in order to include the minimum necessary information set out in any Notice guidelines shall be confirmed with the Advertiser; and
 - 4.6 no amendments to the text (other than those made as a consequence of 4.1–4.5 above) shall be made without written confirmation from the Advertiser.

5 The Advertiser accepts that it submits a Notice entirely at its own risk and that the Publisher shall have discretion whether to accept a Notice for publication. The Advertiser must satisfy itself as to the legislative requirements relating to any Notice. Where the Publisher has accepted a Notice for publication, the Publisher shall have discretion to refuse to publish where the content of the Notice does not comply with legislative or procedural requirements (guidance on both is available from the Publisher). In such instances, the Publisher shall notify the Advertiser of the action required to remedy any deficiency and publication shall not take place until the Publisher is satisfied that such action has been taken by the Advertiser.

6 The Publisher (including affiliates, officers, directors, agents and employees) shall not be liable for any loss or damage including expenses or costs suffered by the Advertiser or any third party whether arising from the acts or omissions of the Publisher and/or the Advertiser and/or any third party made in connection with the Notice or otherwise except only that nothing in these Terms and Conditions shall limit or exclude the Publisher's liability for fraudulent misrepresentation, or for death or personal injury resulting from the Publisher's negligence or the negligence of the Publisher's agents or employees.

7 For the avoidance of doubt, subject to clause 4 above, in no circumstances shall the Publisher be liable for any economic losses (including, without limitation, loss of revenues, profits, contracts, business or anticipated savings), any loss of goodwill or reputation, or any special, indirect or consequential damages (however arising, including negligence).

8 Where the Publisher is responsible for any error which, in the Publisher's reasonable opinion, causes a substantive change to the meaning of a Notice or would affect the legal efficacy of a Notice, upon notification of such error by the Advertiser, the Publisher shall publish the corrected Notice at no charge and at the next suitable opportunity and this shall be the limit of the Publishers liability or responsibility in these circumstances.

9 In the event that the Publisher believes an Advertiser is deliberately submitting Notices in bad faith and in breach of clause 10 below, or has dealings with Advertisers who are in persistent breach of these Terms and Conditions, the Publisher may require further verification of information be provided by such Advertisers and may at its discretion delay publication of those Notices as far as it is able to, until it satisfied that the Notice it has received is based on authentic information.

10 The location of the Notice in the Edinburgh Gazette shall be at the discretion of the Publisher. For the avoidance of doubt, the Notice shall be published in the house style of the Edinburgh Gazette.

11 The Advertiser warrants:

- 11.1 that it has the right, power and authority to submit the Notice;
- 11.2 the Notice is not false, inaccurate, misleading nor does it contain fraudulent information;
- 11.3 the Notice is submitted in good faith, does not contravene any Act of Parliament nor is it in any way illegal or defamatory or an infringement of any other party's rights or an infringement of the British Code of Advertising Practice.

12 To the extent permissible by law the Publisher excludes all implied warranties, conditions or other terms, whether implied by statue or otherwise.

13 The Advertiser agrees to indemnify and hold the Publisher and/or (as applicable) the Publisher's affiliates, officers, directors, agents and employees harmless from all losses incurred (including legal costs), in respect of any claim or demand, including threatened claims or demands, made by any third party which constitute, or would if proved constitute, a breach or threatened breach by the Advertiser of these Terms and Conditions or any breach by the Advertiser of any law or an infringement of the rights of a third party. The Publisher shall consult with the Advertiser as to the way in which such claims are handled but the Publisher retain the final decision on all aspects of the claim, including choice of instructing solicitors, steps taken in litigation and decisions to settle the case. The Advertiser shall provide, at its own expense, such co-operation and assistance as the Publisher may reasonably request, including the provision of witnesses, access to premises and delivery up of documents.

14 The Advertiser shall promptly notify the Publisher in writing of any actual, threatened or suspected claim made by a third party or parties against the Advertiser and/or the Publisher in relation to a Notice. The Publisher reserves the right, following a claim or threatened claim, to immediately remove the Notice which is the subject of the complaint from the website at www.gazettes-online.co.uk and all other websites controlled by the Publisher containing the Notice. The Publisher may require the Advertiser to amend the Notice at its own cost before it agrees to re-publish the Notice if it is capable of rectification to avoid the claim or threatened claim. Any reinstatement of the Notice shall be at the sole discretion of the Publisher.

15 The Advertiser acknowledges that the Publisher may re-use Notices and/or allow third parties to re-use Notices accepted for publication in the Edinburgh Gazette, and hereby assigns to the Publisher all rights, including but not limited to, copyright in all Notices, and warrants that any such activity by the Publisher and/or third parties does not and will not infringe any legal right of the Advertiser or any third party.

16 The Advertiser accepts that the purpose of the Edinburgh Gazette is to disseminate information of interest to the public as widely as possible and that the information contained in the Notices published in the Edinburgh Gazette may be used by third parties after publication for any purpose. In such instance, the Publisher accepts no liability whatsoever.

17 The Advertiser accepts that the Charges may be amended from time to time and will be payable at the rate in force at the time of invoicing unless otherwise agreed by the Publisher. The Charges must be paid by the Advertiser in advance of publication unless other requirements of the Publisher (as determined from time to time) are notified to the Advertiser. 18 If the Advertiser wishes to make a Complaint then please refer to the Gazette office.

19 A person who is not a party to these Terms and Conditions has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of these Terms and Conditions but this does not affect any right or remedy of a third party specified in these Terms and Conditions or which exists or is available apart from that Act.

20 These Terms and Conditions and all other express terms of the contract shall be governed and construed in accordance with the Laws of England and the parties hereby submit to the exclusive jurisdiction of the English courts. All communications on the business of The Edinburgh Gazette should be addressed to

The Edinburgh Gazette, 26 Rutland Square, Edinburgh EH1 2BW

Telephone: 0131 659 7032 Fax: 0131 659 7039

edinburgh.gazette@tso.co.uk



AUTHORISED SCALE OF CHARGES From 1st May 2011		Via webform Word template or XML schema		All other formats vc		Includes oucher copy
		Excl VAT	Incl VAT	Excl VAT	Incl VAT	Incl VAT
1	Notice of Application for Winding up by the Court	47.75	57.30	63.50	76.20	77.15
2	All Other Corporate and Personal Insolvency Notices (2–5 Related Companies will be charged at double the single company rate)	47.75	57.30	63.50	76.20	77.15
	(6–10 Related Companies will be charged at treble the single company rate)					
3	Water Resources, Control of Pollution (PPC); and Listed Buildings in Conservation Areas, Local Plans, Stopping Up and Conversion of Roads Notices where there are more than 5 addresses or roads	95.50	114.60	127.00	152.40	153.35
4	All Other Notice Types					
	Up to 20 lines	47.75	57.30	63.50	76.20	77.15
	Additional 5 lines or fewer	18.50	22.20	18.50	22.20	
5	Proofing —per notice (Copy must be submitted at least one week prior to publication)	Free	Free	31.75	38.10	
6	Late Advertisements accepted after 9.30 am, 1 day prior to publication	31.75	38.10	31.75	38.10	
7	Withdrawal of Notices after 9.30 am, 1 day prior to publication	47.75	57.30	63.50	76.20	
8	Voucher Copy of the newspaper for advertiser's files	0.95	0.95	0.95	0.95	

A logo or brand can be displayed for £50 + VAT.

An annual subscription to the printed Edinburgh Gazette is available for £88.20.

All Notices and Advertisements should reach the Edinburgh Gazette Office before 9.30 am, the working day prior to publication. Notices and Advertisements received after that time will be inserted if circumstances permit.

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