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Transport



Road Traffic Acts

East Dunbartonshire Council

(THE PRIVATE ROADS BETWEEN CALFMUIR ROAD AND ROBB TERRACE, FAULDHEAD, KIRKINTILLOCH); (STOPPING UP) 2012

NOTICE IS HEREBY GIVEN THAT on Thursday, 19 April 2012 the East Dunbartonshire Council in exercise of the powers conferred on them by Section 68(1) of the Roads (Scotland) Act 1984 made and confirmed the above mentioned Order. Copies of the Order as made and confirmed and of the accompanying plan are available for inspection, free of charge, between 9:00 hours and 17:00 hours, Monday to Friday inclusive at the offices of:

(i) The Head of Legal & Administration Services, Tom Johnston House, Civic Way, Kirkintilloch, G66 4TJ; (ii) The Head of Roads & Neighbourhood Services, Broomhill

Industrial Estate, Kilsyth Road, Kirkintilloch, G66 1TF (Telephone Enquiries to: 0141-578-8000); and also at (iii) William Patrick Library, 2/4 West High, Kirkintilloch, G66 1AD

The effect of the Order is stated in Notice 1501/152 in The Edinburgh Gazette Number 26421 dated 18th March 2008 and in *The Kirkintilloch Herald* dated 19th March 2008.

This Order comes into operation on Monday, 11 June 2012. Dated 19 April 2012.

Alistair J Crighton, Head of Legal and Democratic Services, Tom Johnston House, Civic Way, Kirkintilloch, G66 4TJ.

Transport Scotland

THE A77 TRUNK ROAD (CAIRNRYAN) (30 MPH SPEED LIMIT) ORDER 2012

THE SCOTTISH MINISTERS give notice that they have made the above Order under sections 84(1)(a) and 124(1)(d) of, and paragraph 27(1) of Schedule 9 to, the Road Traffic Regulation Act 1984.

The effect of the Order is as described in The Edinburgh Gazette Issue number 27060, *The Herald* and *The Dumfries and Galloway Standard* newspapers dated 24th February 2012. The Order comes into force on 30th April 2012.

A copy of the Order and the relevant plan along with a copy of the previous order being revoked may be inspected free of charge until 29th May 2012 during normal business hours at Transport Scotland, Buchanan House, 58 Port Dundas Road, Glasgow G4 0HF; Stranraer Library, 2-10 North Strand Street, Stranraer DG9 7LD; and at Amey

Dumfries Depot, Marchmount House, Marchmount Avenue, Dumfries D61 1PY.

A copy of the Orders and this Notice will be available on the Transport Scotland website at http://www.transportscotland.gov.uk/road/policy/legal-requirements/road-and-traffic-orders/TROs

G Edmond

A member of the staff of the Scottish Ministers

Transport Scotland

Buchanan House, 58 Port Dundas Road, Glasgow G4 0HF.

Planning



Town and Country Planning

Fife Council

PLANNING APPLICATIONS

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

The applications listed in the schedule may be viewed online at www.fifedirect.org.uk/planning or at Forth House, Kirkcaldy. Public access computers are available in Local Libraries. Comments can be made online or in writing to Fife Council, Enterprise, Planning and Protective Services, Forth House, Abbotshall Road, Kirkcaldy, KY1 1RU within the timescale indicated.

Schedule

DCHEDCEL						
Ref No.	Site address	Description of Development				
12/01292/FULL	Crail House Castle Street Crail	Erection of single storey dwellinghouse (renewal of 07/00671/EFULL)				
Reason for Advert/Timescale	- Affect Setting of Lis	sted Building - 21 days				
12/01194/LBC	Balgownie House West Green Culross Dunfermline	Listed building consent for erection of domestic storage outbuilding and double car port to side/ front of dwellinghouse				
Reason for Advert/Timescale -	Listed Building - 21	days				
12/01214/LBC	14 Nethergate Crail Anstruther	Listed building consent for alterations and extension to dwellinghouse				
Reason for Advert/Timescale - Listed Building - 21 days						
12/01356/LBC	Woodlands 1 Bonfield Road Strathkinness St Andrews	Listed building consent for installation of replacement windows				
Reason for Advert/Timescale -	Listed Building - 21	days				
12/00408/LBC	Feuars Arms 28 Bogies Wynd Kirkcaldy	Listed building consent for installation of satellite antennae				
Reason for Advert/Timescale	Listed Building - 21	days				
12/01374/LBC	Coul House Maree Way Glenrothes	Listed building consent for a single storey side and rear extension to dwellinghouse				
Reason for Advert/Timescale -	- Listed Building - 21	days				
12/01371/LBC	St Leonards School The Pends St Andrews	Listed building consent for repairs to stabilise stone wall within parking area				
Reason for Advert/Timescale - Listed Building - 21 days						
12/01012/LBC	14 West Shore St Monans Anstruther	Listed building consent for painting of exterior				
Reason for Advert/Timescale -	- Listed Building - 21	days				
12/01277/LBC	Mansion House Strathtyrum St Andrews	Listed building consent for internal alterations				

Reason for Advert/Timescale - Listed Building - 21 days

Loch Lomond and The Trossachs National Park

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 (AS AMENDED) & ASSOCIATED LEGISLATION AND REGULATIONS

These application(s) may be examined online at http://eplanning.lochlomond-trossachs.org or at our Headquarters, Carrochan, Carrochan Road, Balloch G83 8EG between Mon-Fri 8.30am to 4.30pm.

Written representations may be submitted through our online comments facility, by e-mail to planning@lochlomond-trossachs.org or by mail to the above address, within 21 days of Tuesday 24 April 2012.

2012/0060/LBC: Kilmun Church & Argyll Mausoleum, Kilmun, Dunoon PA23 8SE: Restoration and repair of Mausoleum building and remaining artefacts. Internal alterations to church including formation of new openings, installation of glass screen and relocation of font. Remedial works to access paths.

2012/0109/LBC: Dunselma Lodge, Shore Road, Strone, Dunoon PA23 8TB: Alterations to dwellinghouse including formation of external doorway & window and internal alterations. (4)

South Ayrshire Council

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997, AS AMENDED BY THE PLANNING ETC. (SCOTLAND) ACT 2006, PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997, TOWN AND COUNTRY PLANNING (LISTED BUILDINGS AND BUILDINGS IN CONSERVATION AREAS) (SCOTLAND) REGULATIONS 1987

PLANNING APPLICATIONS

These applications, associated plans and supporting documents can be viewed online. Applications can also be viewed at Burns House, Burns Statue Sq, Ayr, KA7 1UT, from 0845-1645 (Mon-Thu) & 0845-1600 (Fri)

Comments may be submitted online by using the website, by writing to us at the above address, or by emailing planning.development@south-ayrshire.gov.uk by 15/05/12.

Executive Director of Development and Environment

Where plans can be inspected: Burns House, Burns Statue Sq, Ayr, KA7 1UT

Proposal/Reference:	Address of Proposal:	Description of Proposal:
12/00334/LBC LISTED BUILDING	3 Seabank Rd, Ayr, KA7 1JE.	Alterations and extension to listed building.
12/00241/LBC LISTED BUILDING IN CONSERVATION AREA	Town House, 25 Knockcushan St, Girvan, KA26 9AG.	Alterations to listed building.

(5)

Environment



Environmental Protection

Armstrong Waste Management Ltd POLLUTION, PREVENTION AND CONTROL (SCOTLAND) REGULATIONS 2000

In accordance with Paragraph 4 of Schedule 7 to the Pollution Prevention and Control (Scotland) Regulations, notice is hereby given that Armstrong Waste Management Ltd has applied to the Scottish Environment Protection Agency (SEPA) to vary their permit under Regulation 13 of the regulations. This is in respect of waste management operations being carried out in an installation at Auchenlosh Landfill Site, Dalbeattie, DG5 4PF.

The application proposes to include waste soil processing as a permitted activity on site (amendment to Clause 1.1.4 and additional new clause

required) and to alter the basal liner design to incorporate two geosynthetic clay liners and 0.5m geological barrier in line with Schedule 2 Paragraphs 3(4) and 3 (5) of the 2002 Landfill Regulations (Rewording of Clause 6.1.1).

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

The application contains a description of the proposed change and any impact it may have on:

- the extent of the site:
- · the activities carried out;
- · the installation and any directly associated activities;
- the raw and auxiliary materials, substances and energy to be used, or generated:
- the nature, quantities and source of foreseeable emissions from the installation;
- the techniques for preventing, reducing to rendering harmless
- how the best available techniques are applied to the operation of the installation:
- the proposed measures to be taken to monitor emissions;
- the measures to be taken to minimise waste and recover wastes generated:
- measures taken against pollution and to ensure that no significant pollution is caused;
- an outline of the main alternatives if any have been studied;
- other information which the application may wish SEPA to take into account:

All guidance relevant to the determination of the proposed Variation which has been given to the operator is made available either on the public register or on SEPA's Website (www.SEPA.org.uk).

The application may be inspected, free of charge, at SEPA, 5 Redwood Crescent, Peel Park, East Kilbride, G74 5PP from Monday to Friday between 9:30am and 4:30pm or by prior arrangement at the Dumfries office, Rivers House, Irongray Road, Dumfries, DG2 0JE, quoting reference number PPC/A/1025270.

Written representation concerning this application may be made to SEPA at the above address, or via the following email address; registryeastkilbride@sepa.org.uk and if received within 28 days of this Notice, will be taken into consideration in determining the application. Any such representations made by any person will be entered in a public register, unless that person requests in writing that they should not be entered. Where such a request is made, a statement will be included in the register indicating that representations have been made that have been the subject of such a request. This notice was published on (24th April 2012).

Scottish Government

ENVIRONMENTAL ASSESSMENT (SCOTLAND) ACT 2005: SECTION 18(1)

GETTING THE BEST FROM OUR LAND - A LAND USE STRATEGY FOR SCOTLAND

The Scottish Government adopted the above plan on (March 17 2011). It can be viewed on-line at http://www.scotland.gov.uk/Topics/ Environment/Countryside/Landusestrategy together with its Strategic Environmental Assessment Environmental Report and post-adoption SEA Statement.

http://www.scotland.gov.uk/Topics/Environment/Countryside/ Landusestrategy/sea/postadoption

Printed copies of the documents are available for inspection during business hours, free of charge, from: Environmental Assessment Team, Directorate for the Built Environment, Scottish Government, 2-H Victoria Edinburgh EH6 Quay, 6QQ (lewis.hurley@scotland.gsi.gov.uk) Tel: (0131 244 7710)

Sir Jack Whitaker

WATER ENVIRONMENT AND WATER SERVICES (SCOTLAND) **ACT 2003**

WATER ENVIRONMENT (CONTROLLED ACTIVITIES) (SCOTLAND) REGULATIONS 2011

APPLICATION FOR VARIATION OF AUTHORISATION GLENSHERVIE HYDRO SCHEME

Notice is hereby given, in accordance with regulation 13 of the above Regulations, that an application has been made to the Scottish Environment Protection Agency (SEPA) by Sir Jack Whitaker to vary water use licence number CAR/L/1095007 authorising the carrying on of controlled activities at, near or in connection with Glenshervie hydro scheme, as follows:

Description of change to controlled activity	Waters affected	National grid reference
Abstraction of 21600 m3 per day	Glenshervie Burn	NN 8204 3450
of water	Cl. I. ' D	ND 1 0204 2450
Increase impoundment height by	Glenshervie Burn	NN 8204 3450

SEPA considers that the above controlled activities have or are likely to have an impact on the water environment and on the interests of other users of the water environment.

Any person affected or likely to be affected by, or having an interest in, the application may make representations to SEPA in writing within 28 days beginning with the date of this advertisement, at the following address, quoting reference number CAR/L/1095007.

Registry Department, SEPA, 5 Redwood Crescent, Peel Park, East Kilbride, G75 8FX.

A copy of the application and any accompanying information may be inspected free of charge, at the above address, between 9.30 a.m. and 4.30 p.m. Monday to Friday (except local and national holidays) and by prior arrangement at SEPA, Strathearn House, Broxden Business Park, Perth PH1 1RX. Alternatively, the application may be viewed on SEPA's website www.sepa.org.uk/about us/ consultations.aspx

A statement of the reasons for SEPA's assessment that the above controlled activity or activities is likely to have an impact on the water environment will be made available by SEPA on request by contacting the above office.

Written representations received by SEPA within 28 days of this advertisement will be taken into consideration in determining whether or not to grant the application. Any such representations will be placed in a public register unless the person making them requests that they should not be. Where such a request is made SEPA will include a statement in the register indicating that representations have been made which have been the subject of such a request.

When ready to determine the application, SEPA will serve notice on any person who has made a representation within 28 days of this advertisement, informing them of SEPA's proposed determination and giving them the opportunity to notify the Scottish Ministers in writing that they object to SEPA's proposed determination within 21 days of the notice being served.

Before determining the application, SEPA will:

- assess the risk to the water environment posed by the carrying on of the activity or activities;
- assess the indirect effects of that impact on any other aspects of the environment likely to be significantly affected;
- consider any likely adverse social and economic effects of that impact and of any indirect environmental effects that have been identified;
- · consider the likely environmental, social and economic benefits of
- · assess the impact of the controlled activity or activities on the interests of other users of the water environment;
- assess what steps may be taken to ensure efficient and sustainable water use: and
- apply and have regard to relevant legislation.

SEPA will then either grant or refuse to grant an authorisation to carry on the activity or each of the activities referred to above and will make its decision available to the public together with the main reasons for it, the matters considered in making it and, if granted, details of any measures that will be taken to mitigate the impact.

Other Notices



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.

CONSUMER CREDIT ACT 1974 GENERAL NOTICE NO. 1150

I, David Fisher, Director of the Consumer Credit Group in the Office of Fair Trading ('the OFT') and a member of the OFT's staff, being authorised in that behalf in writing by the OFT pursuant to paragraph 12 of Schedule 1 to the Enterprise Act 2002, hereby give general notice pursuant to section 30(2) of the Act the OFT 1. section 30(2) of that Act the OFT has, on an application by The Law Society of England and Wales, 113 Chancery Lane, London WC2A 1PL ('the Society'), varied the group licence issued to the Society to include the bodies and activities as listed at (e) and (v) below.

The group licence, as varied, is in respect of:

- all solicitors who, for the time being, hold a practising certificate which is in force issued by the Solicitors Regulation Authority under Part 1 of the Solicitors Act 1974
- all registered foreign lawyers (as defined in section 89 of the Courts (b) and Legal Services Act 1990)
- all recognised bodies (as defined in section 9 of the Administration of (c) Justice Act 1985)
- all European lawyers registered with the Solicitors Regulation (d) Authority under article 17 of the European Communities (Lawyer's Practice) Regulations 2000 and
- all bodies which hold a licence which is in force issued by the Solicitors (e) Regulation Authority under Part 5 of the Legal Service Act 2007

to carry on the business of:

- Consumer Credit
- Credit Brokerage
- Debt-Adjusting Debt-Counselling
- Debt-Collecting
- Debt Administration
- H1 Provision of credit information services (including credit repair)
- in the case of (a) above, limited to activities arising in the course of i practice as a solicitor, or
- in the case of (b) above, limited to activities arising in the course of ii. providing professional services as a registered foreign lawyer, or
- in the case of (c) above, limited to activities arising in the course of providing solicitor services and other relevant legal services as defined in section 9 of the Administration of Justice Act 1985,
- iv. in the case of (d) above, limited to activities arising in the course of practice as a registered European lawyer, or
- in the case of (e) above, limited to activities arising in the course of carrying on the activities for which it has been licensed by the Solicitors Regulation Authority under Part 5 of the Legal Services Act 2007.

The licence is valid until and including 2 August 2013.

OFFICE OF FAIR TRADING Fleetbank House 2-6 Salisbury Square London EC4Y 8JX David Fisher Director Consumer Credit Group

Office of Fair Trading

Date of issue: 18 April 2012

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 By notice of Appointment lodged in: Court of Session, Parliament House, Parliament Square, Edinburgh, EH1 1RQ No P403 of 2012

Company Name: PHILIP WILSON (GRAIN) LIMITED.

Company Number: SC175219 Nature of Business: Grain merchant. (formerly BS 1004 Limited)

Company Registered Address: 9-11 Blair Street, Edinburgh, EH1 1QR. Principal Trading Address: 9-11 Blair Street, Edinburgh, EH1 1QR. Administrator appointed on: 19 April 2012.

By notice of appointment lodged in Court of Session.

Joint Administrators' Names and Address: Colin Peter Dempster and Derek Neil Hyslop (IP Nos 8908 and 9970), both of Ernst & Young LLP, Ten George Street, Edinburgh, EH2 2DZ Further details contact: M McLenan, Tel: 0141 226 9261.

Pursuant to paragraph 46(2)(b) of Schedule B1 to the Insolvency Act 1986 and Rule 2.19 of the Insolvency (Scotland) Rules 1986 By notice of Appointment lodged in: Court of Session, Parilament House, Parliament Square, Edinburgh, EH1 1RQ No P402 of 2012

Company Name: SWARLAND (GRAIN DRIERS) LIMITED.

Company Number: SC092224

Nature of Business: Grain drying.
Company Registered Address: 9-11 Blair Street, Edinburgh, EH1 1QR.
Principal Trading Address: 9-11 Blair Street, Edinburgh, EH1 1QR. Administrator appointed on: 19 April 2012.

By notice of appointment lodged in the Court of Session.

Joint Administrators' Names and Address: Colin Peter Dempster and Derek Neil Hyslop (IP Nos 8908 and 9970), both of Ernst & Young LLP, Ten George Street, Edinburgh, EH2 2DZ Further details contact: M McLenan, Tel: 0141 226 9261.

Receivership

Appointment of Receivers

HBS CONSTRUCTION LIMITED

Company Number: SC232772

We, Blair Carnegie Nimmo and Gerard Anthony Friar, Chartered Accountants, of KPMG LLP, 191 West George Street, Glasgow, G2 2LJ hereby give notice that we were appointed Joint Receivers of the whole property and assets of the Company in terms of Section 51 of The Insolvency Act 1986 on 18 April 2012 and having its registered office at HBS House, Glasgow Road, Baillieston, Glasgow, G69 6EY. In terms of Section 59 of the said Act, Preferential Creditors are required to lodge their formal claims with me within six months of this date.

Blair Carnegie Nimmo,, Joint Receiver

18 April 2012. (13)

NEILSTRA INVESTMENTS LIMITED

Company Number: SC103352

Notice is hereby given pursuant to Section 67 of the Insolvency Act 1986, that a meeting of the unsecured creditors of the above-named Company will be held at the offices of BDO LLP, 4 Atlantic Quay, 70 York Street, Glasgow, G2 8JX on 9 May 2012 at 11.00 am for the purpose of having a report laid before the meeting and of hearing any explanation that may be given by the Receivers. Creditors whose claims are wholly secured are not entitled to attend or be represented.

James B Stephen, Joint Receiver

20 April 2012. (14)

NEILSTRA LIMITED

Company Number: SC070913

Notice is hereby given pursuant to Section 67 of the Insolvency Act 1986, that a meeting of the unsecured creditors of the above-named Company will be held at the offices of BDO LLP, 4 Atlantic Quay, 70 York Street, Glasgow, G2 8JX on 9 May 2012 at 10.00 am for the purpose of having a report laid before the meeting and of hearing any explanation that may be given by the Receivers. Creditors whose claims are wholly secured are not entitled to attend or be represented.

James B Stephen, Joint Receiver

20 April 2012. (15)

Members' Voluntary Winding-up

Resolutions for Winding-up

EIL SERVICES LIMITED Company Number: SC072582

NEWTON HOLDINGS LIMITED

Company Number: SC126380 (formerly Pacific Shelf 352 Limited)

ERINEX LIMITED

Company Number: SC319701

(All of) Titanium 1, King's Inch Place, Glasgow, G51 4BP

At General Meetings of the members of the Companies, duly convened and held at Titanium 1, King's Inch Place, Glasgow, G51 4BP on on 16 April 2012, the following resolutions were considered and passed as a Special Resolution and as an Ordinary Resolution respectively: "That the Companies be wound up voluntarily and that Derek Forsyth, of Campbell Dallas LLP, Titanium 1, King's Inch Place, Glasgow, G51 4BP, be and is hereby appointed Liquidator of the Companies for the purposes of the voluntary winding-ups."

John C Espie, Chairman

19 April 2012. (16)

Appointment of Liquidators

Company Number: SC072582

Name of Company: EIL SERVICES LIMITED.

Nature of Business: Other professional, scientific and technical

activities.

Company Number: SC126380

Name of Company: **NEWTON HOLDINGS LIMITED**. Previous Name of Company: Pacific Shelf 352 Limited. Nature of Business: Holding companies including head offices.

Company Number: SC319701

Name of Company: ERINEX LIMITED.

Nature of Business: Holding companies including head offices.

Type of Liquidation: Members.

Address of Registered Office: (All of) Titanium 1, King's Inch Place,

Glasgow, G51 4BP.

Liquidator's Name and Address: Derek Forsyth, of Campbell Dallas

LLP, Titanium 1, King's Inch Place, Glasgow, G51 4BP

Office Holder Number: 396.

Date of Appointment: 16 April 2012. By whom Appointed: Members.

Notices to Creditors

EIL SERVICES LIMITED

Company Number: SC072582

NEWTON HOLDINGS LIMITED

Company Number: SC126380 (formerly Pacific Shelf 352 Limited)

ERINEX LIMITED

Company Number: SC319701 Registered Office: (All of) Titanium 1, King's Inch Place, Glasgow,

G51 4BP.

Notice is hereby given that written resolutions were passed by the members of the Companies on 16 April 2012 placing the Companies into members' voluntary liquidation (solvent liquidation) and appointing David Forsyth of Campbell Dallas LLP as Liquidator.

Notice is also hereby given that the Liquidator of the Companies intends to make a final distribution to members. Any creditors are required to prove their debts on or before 16 July 2012 by sending full details of their claims to the Liquidator at Campbell Dallas LLP, Titanium 1, King's Inch Place, Glasgow, G51 4BP. Creditors must also, if so requested by the Liquidator, provide such further details and documentary evidence to support their claims as the Liquidator deems necessary.

The intended distribution is a final distribution and may be made without regard to any claims not proved by 16 July 2012. Any creditor which has not proved its debt by that date, or which increases the claim in its proof after that date, will not be entitled to disturb the intended final distribution. As these are Members' Voluntary Liquidations all known creditors have or will be paid in full.

Derek Forsyth, Liquidator

17 April 2012. (18)

Final Meetings

In the Matter of the Insolvency Act 1986 (as amended)

and

In the Matter of

A.B. BUILDING CONTRACTORS LIMITED

Notice is hereby given, pursuant to Section 94 of the Insolvency Act 1986 (as amended), that a final meeting of the members of the above named company will be held at the offices of Baker Tilly Restructuring and Recovery LLP, First Floor, Quay 2, 139 Fountainbridge, Edinburgh EH3 9QG, on 25 May 2012 at 11.00 am for the purpose of receiving an account showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the Joint Liquidators. Proxies to be used at the meeting must be lodged at or before the meeting with Baker Tilly Restructuring and Recovery LLP, First Floor, Quay 2, 139 Fountainbridge, Edinburgh EH3 9QG.

Keith V Anderson, Joint Liquidator

Baker Tilly Restructuring and Recovery LLP

Statement of rights under Section 325 Companies Act 2006

A member of a company is entitled to appoint another person as his proxy to exercise all or any of his rights to attend and to speak and vote at a meeting of the company.

A member may appoint more than one proxy in relation to a meeting, provided that each proxy is appointed to exercise the rights attached to a different share or shares held by him.

A proxy need not be a member of the Company. (19)

CARSKIEY LIMITED

(In Members' Voluntary Liquidation)

Notice is hereby given, pursuant to Section 94 of the Insolvency Act 1986, that a general meeting of the members of the above named Company will be held within the offices of French Duncan, 104 Quarry Street, Hamilton ML3 7AX on 23 May 2012 at 10.00 am, for the purpose of having an account laid before the meeting showing how the winding up of the company 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 or her.

Eileen Blackburn, Liquidator

French Duncan, 104 Quarry Street, Hamilton ML3 7AX

(20)19 April 2012.

Creditors' Voluntary Winding-up

Resolutions for Winding-up

The Insolvency Act 1986 Company Limited by Shares Special Resolution

RHU CONSULTING LTD

(formerly known as Tasteee Limited)

At an Extra-ordinary General Meeting of the above-named Company, duly convened, and held within the offices of PKF (UK) LLP, 78 Carlton Place, Glasgow G5 9TH, on 18 April 2012, the subjoined Special Resolution was duly passed:

RESOLUTION

"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 the Company be wound up voluntarily.

2. "That Anne Buchanan, of PKF (UK) LLP, 78 Carlton Place, Glasgow G5 9TH, be appointed Liquidator of the Company.'

Craig Denholm, Director

RIGGS RESTAURANTS LIMITED

Company Number: SC381030

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

At a General Meeting of the above named Company, duly convened and held at 2nd Floor, 4 West Regent Street, Glasgow, G2 1RW on 19 April 2012 the following Resolutions were duly passed as a Special and an Ordinary Resolution respectively:

"That the Company be wound up voluntarily and that Susan M Wriglesworth, of Creditfix Limited, 2nd Floor, 4 West Regent Street, Glasgow, G2 1RW, (IP No 8179) be appointed Liquidator of the Company for the purposes of the winding up." At the subsequent meeting of creditors held at the same place on the same date, the resolutions were ratified confirming the appointment of Susan M Wriglesworth as Liquidator.

Deborah Shear, Chairman

SITE SERVICES (LR) LTD

Company Number: SC358689

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

At a General Meeting of the above named Company, duly convened and held at 2nd Floor, 4 West Regent Street, Glasgow, G2 1RW on 19 April 2012 the following Resolutions were duly passed as a Special and an Ordinary Resolution respectively:

"That the Company be wound up voluntarily and that Susan M Wriglesworth, of Creditfix Limited, 2nd Floor, 4 West Regent Street, Glasgow, G2 1RW, (IP No 8179) be appointed Liquidator of the Company for the purposes of the winding up." At the subsequent meeting of creditors held at the same place on the same date, the resolutions were ratified confirming the appointment of Susan M Wriglesworth as Liquidator.

Robert Brown, Chairman

Meetings of Creditors AFFINITI CONSTRUCTION LTD.

Registered Office: 1 Auchingramont Road, Hamilton ML3 6JP.

Trading at: 30/32 Singer Road, East Kilbride G75 0XS

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held within the offices of Smith Inglis Ltd, 45 Hope Street, Glasgow G2 6AE, on Wednesday 2 May 2012, at 10.00 am, for the purposes mentioned in Sections 99 to 101 of the said Act.

In accordance with the provisions of the said Act, a list of names and addresses of the company's creditors will be available for inspection free of charge at the aforementioned offices, during normal business hours on the two business days prior to the date of this meeting. By Order of the Board

D Paterson, Director

18 April 2012. (24)

AVENUE LETTINGS LIMITED

Notice is hereby given, pursuant to Section 98 of the Insolvency Act 1986, that a meeting of the creditors of the above-named Company will be held within the offices of TDC Solutions Limited, Office 20 Stirling Business Centre, Wellgreen Place, Stirling FK8 2DZ, on 9 May 2012 at 11.00 am, for the purposes mentioned in Sections 99 to 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 TDC Solutions Limited, Office 20 Stirling Business Centre, Wellgreen Place, Stirling FK8 2DZ, on the two business days preceding the above meeting. By Order of the Board

Linda Newbigging, Director

20 April 2012. (25)

Appointment of Liquidators CONFIDENT CATERING LIMITED

(In Liquidation)

(21)

Registered Office: 7 Church Street, Glasgow G11 5JP

I, Bryce Luke Findlay BSc CA MIPA MABRP, 50 Darnley Street, Pollokshields, Glasgow G41 2SE, hereby give notice that I was appointed Liquidator of Confident Catering Limited on 17 April 2012, by resolution of the first meeting of creditors. A Liquidation Committee was not established by the meeting of creditors.

All creditors who have not already done so are required on or before 31 July 2012 to lodge their clams with me.

Bryce L Findlay BSc CA MIPA MABRP, Liquidator Findlay Hamilton, 50 Darnley Street, Pollokshields, Glasgow G41 2SE

19 April 2012.

Company Number: SC372202

Name of Company: **RHU CONSULTING LTD**. Formerly known as Tasteee Limited. Nature of Business: Catering. Type of Liquidation: Creditors

Address of Registered Office: 152A High Street, Irvine.

Liquidator's Name and Address: Anne Buchanan, PKF (UK) LLP,

78 Carlton Place, Glasgow G5 9TH. Office Holder Number: 9302.

Date of Appointment: 18 April 2012.

By whom Appointed: Creditors. (27)

Company Number: SC381030

Name of Company: RIGGS RESTAURANTS LIMITED.

Nature of Business: Bar/restaurant. Type of Liquidation: Creditors.

Address of Registered Office: 2nd Floor, 4 West Regent Street, Glasgow, G2 1RW.

Liquidator's Name and Address: Susan M Wriglesworth, of Creditfix Limited, 2nd Floor, 4 West Regent Street, Glasgow, G2 1RW.

Office Holder Number: 8179.

Date of Appointment: 19 April 2012. By whom Appointed: Members and Creditors. (28)

Company Number: SC358689

Name of Company: SITE SERVICES (LR) LTD.

Nature of Business: Construction.

Type of Liquidation: Creditors.

Address of Registered Office: 2nd Floor, 4 West Regent Street, Glasgow, G2 1RW.

Liquidator's Name and Address: Susan M Wriglesworth, of Creditfix Limited, 2nd Floor, 4 West Regent Street, Glasgow, G2 1RW.

Office Holder Number: 8179. Date of Appointment: 19 April 2012.

By whom Appointed: Members and Creditors. (29)

Annual Liquidation Meetings FERNACRE LIMITED

Notice is hereby given pursuant to Section 105 of the Insolvency Act 1986 that annual meetings of members and creditors of the above company will be held at Campbell Smith WS, 21 York Place, Edinburgh EH1 3EN on 15 May 2012 at 10.00 am for the purposes of receiving an account of the Liquidator showing the acts and dealings of the winding up of the company during the preceding year.

Any member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote instead of him. A proxy need not be a member or creditor of the company. Proxies to be used at the meeting must be lodged with Campbell Smith WS, 21 York Place, Edinburgh EH1 3EN no later than 12.00 noon on 14 May 2012.

W T M Cleghorn, Liquidator

19 April 2012. (30)

Final Meetings ELITE RESOURCING (SCOTLAND) LIMITED

Notice is hereby given, pursuant to Section 106 of the Insolvency Act 1986, that General Meetings of Contributories and Creditors of the above named company will be held at the offices of BDO LLP, 4 Atlantic Quay, 70 York Street, Glasgow, G2 8JX on 28 May 2012 at 10.00 am and 10.30 am respectively, for the purpose of having an account laid before the meetings showing the manner in which the winding-up has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the Liquidator. The Liquidator will be seeking their release in terms of S173 of the Insolvency Act 1986.

James B Stephen, Liquidator

18 April 2012. (31)

Winding-up By The Court

Petitions to Wind Up (Companies) ALPHA BUILDING SERVICES SCOTLAND LIMITED

On 16 March 2012, a petition was presented to Dumfries 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 Alpha Building Services Scotland Limited, Farries Kirk & McVean, Dumfries Enterprise Park, Heathhall, Dumfries DG1 3SJ (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Dumfries Sheriff Court, Buccleuch Street, Dumfries 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

Reference: 1056162/ARG (32)

GDR PROPERTY DEVELOPMENTS LIMITED

(In Provisional Liquidation)

Notice is hereby given that on 20 April 2012 a petition was presented to the Sheriff at Alloa by Andrew Scott Zamrej Ralton residing at 9/ 1F4 Merchiston Grove, Shandon, Edinburgh EH11 1PP, craving the Court inter alia, that GDR Property Developments Limited, a company incorporated under the Companies Acts under company number SC347402 and having its Registered Office at 4A Croftshaw Road, Alva, Clackmannanshire FK12 5ES ("the Company") be wound up by the Court and that an interim liquidator be appointed, in which petition the Sheriff at Alloa by interlocutor dated 20 April 2012 ordained the Company and any other persons interested, if they intend to show cause why the prayer of the petition should not be granted, to lodge answers thereto in the hands of the Sheriff Clerk at Alloa, within eight days after intimation, advertisement or service and eo die appointed Thomas Campbell MacLennan, Insolvency Practitioner, 160 Dundee Street, Edinburgh EH11 1DQ to be provisional liquidator of the Company and authorised him to exercise the powers contained in paragraphs 4 and 5 of Part 2 of Schedule 4 to the Insolvency Act 1986; and that until an interim liquidator of the Company is appointed or until the said petition is dismissed, of all of which notice is hereby given.

Alasdair G Baijal, Solicitor

BBM Solicitors, 9-10 St Andrew Square, Edinburgh EH2 2AF Agents for the Petitioners (33)

ID WINDOW CLEANERS LIMITED

On 5 April 2012, 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 Id Window Cleaners Limited, 24 Finlas Place, Possilpark, Glasgow G22 5EX (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.

I Massie, Officer of Revenue & Customs

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

for Petitioner

Reference: 1057371/JMU (34)

INDEPENDENT LIFT TESTING LIMITED

On 10 April 2012, 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 Independent Lift Testing Limited, c/o D Grant Anderson And Co CA, 2 Clifton Street, Glasgow G3 7LA (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 & Customs

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

for Petitioner

Reference: 1057764/ARG (35)

PNEUROPOWER (SCOTLAND) LIMITED

On 4 April 2012, a petition was presented to Peterhead 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 Pneuropower (Scotland) Limited, South Harbour Road, Fraserburgh, Aberdeenshire AB43 9TA (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Peterhead Sheriff Court, Queen Street, Peterhead within 8 days of intimation, service and advertisement.

G Grant, Officer of Revenue & Customs

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

for Petitioner

Reference: 1046274/ARG (36)

WALLACE MELVILLE LIMITED

On 10 April 2012, 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 Wallace Melville Limited, 98 Woodlands Road, Charing Cross, Glasgow G3 6HB (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.

J Noonan, Officer of Revenue & Customs

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

Reference: 1058106 (37)

Appointment of Liquidators EVENDALE LIMITED

(In Liquidation)

I, Charles Moore FCCA, of Moore & Co., 65 Bath Street, Glasgow G2 2BX, hereby give notice that I was appointed Liquidator of Evendale Limited at a Meeting of Creditors held on 20 April 2012. A liquidation committee was not established. I do not propose to summon a further meeting of the company's creditors for the purpose of establishing a Liquidation Committee unless one tenth in value of the company's creditors require me to do so in terms of Section 142(3) of the Insolvency Act 1986.

All Creditors who have not already done so are required to lodge their claims with me by 31 July 2012.

Charles Moore, Liquidator

Moore & Co, 65 Bath Street, Glasgow G2 2BX. (38)

MCCAIG CIVIL ENGINEERING LTD

(In Liquidation)

Former Registered Office: c/o Cook & Co Chartered Accountants, Suite 525 Baltic Chambers, 50 Wellington Street, Glasgow G2 6HJ Former Trading Address: Unit 7, Brown Street, Coatbridge ML5 4AS

Notice is hereby given, pursuant to Rule 4.19 of the Insolvency (Scotland) Rules 1986, that on 17 April 2012, I, Brian Milne, Chartered Accountant, of French Duncan LLP, 375 West George Street, Glasgow G2 4LW, was appointed Liquidator of McCaig Civil Engineering Ltd by resolution of a Meeting of Creditors pursuant to Section 138(4) of the Insolvency Act 1986.

A liquidation committee was not established. Accordingly, I hereby give notice that I do not intend to summon a further meeting for the purpose of establishing a liquidation committee unless one tenth in value of the creditors require me to do so in terms of section 142(3) of the Insolvency Act 1986.

All creditors who have not already done so are required to lodge their claims with me.

Brian Milne, Liquidator (39

PENFOLD (INNS) LIMITED

(In Liquidation)

I, Robert W Barclay, of PKF (UK) LLP, Citypoint, 65 Haymarket Terrace, Edinburgh hereby give notice that I was appointed Liquidator of Penfold (Inns) Limited by a Resolution of a Meeting of Creditors, duly convened and held at Citypoint, 65 Haymarket Terrace, Edinburgh EH12 5HD, under the terms of Section 138 of the Insolvency Act 1986 and Rule 4.12 of the Insolvency (Scotland) Rules 1986, on 18 April 2012.

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

Robert W Barclay, Liquidator

PKF (UK) LLP, Citypoint, 65 Haymarket Terrace, Edinburgh

18 April 2012. (40

PREMIERSHIP RECRUITMENT LIMITED

In terms of Rule 4.19(4)(b) of the Insolvency (Scotland) Rules 1986, notice is hereby given that Donald Iain McNaught, of Johnston Carmichael, 227 West George Street, Glasgow, G2 2ND, was appointed Liquidator of Premiership Recruitment Limited on 19 April 2012, by a resolution of the first meeting of creditors held in terms of Section 138(3) of the Insolvency Act 1986. A Liquidation committee was not established. Accordingly, I hereby give notice that I do not intend to summon a further meeting for the purpose of establishing a Liquidation Committee unless one tenth in value of the creditors require it in terms of Section 142(3) of the Insolvency Act 1986.

Donald Iain McNaught, Liquidator

19 April 2012. (41)

S. M. LIGHTING LIMITED

(In Liquidation)

I, Ian William Wright, WRI Associates Limited, Suite 5, 3rd Floor, Turnberry House, 175 West George Street, Glasgow G2 2LB, hereby give notice pursuant to Rule 4.19 of the Insolvency (Scotland) Rules 1986, that I was appointed liquidator of S. M. Lighting Limited by resolution of the First Meeting of Creditors held on 18 April 2012. A liquidation committee was not established. Accordingly, I hereby give notice that I do not intend to summon a further meeting for the purpose of establishing a liquidation committee unless one tenth in value of the creditors require me to do so in terms of Section 142(3) of the Insolvency Act 1986. All creditors who have not already done so are required to lodge their claims with me by 30 June 2012.

Ian William Wright, Liquidator

WRI Associates Limited, Suite 5, 3rd Floor, Turnberry House, 175 West George Street, Glasgow G2 2LB (42)

Meetings of Creditors ACREBUILD LIMITED

(In Liquidation)

Registered Office: 231-233 St Vincent Street, Glasgow G2 5QY.

I, Derek Simpson, of The P&A Partnership, 69 Buchanan Street, Glasgow G1 3HL, hereby give notice that I was appointed Interim Liquidator of Acrebuild Limited on 10 April 2012 by interlocutor of Glasgow Sheriff Court.

Notice is also given pursuant to Section 138 of the Insolvency Act 1986 and Rule 4.12 of The Insolvency (Scotland) Rules 1986 that the first Meeting of Creditors of the above company will be held within the offices of The P&A Partnership, 69 Buchanan Street, Glasgow G1 3HL, on 21 May 2012 at 11.00 am, for the purpose of choosing a Liquidator and determining whether to establish a Liquidation Committee.

A Creditor will be entitled to vote at the meeting only if a claim has been lodged 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 to my office at the above address prior to the meeting.

Derek Simpson, Interim Liquidator

The P&A Partnership

19 April 2012. (43)

CMV SHOPFITTING LIMITED

(In Liquidation)

Registered Office and Trading Address: 233 Ash Road, Abronhill, Cumbernauld, Lanarkshire G67 3EA.

I, Penny McCoull, of ASM Recovery Limited, Glenhead House, Port of Menteith, Stirling FK8 3LE hereby give notice that I was appointed Interim Liquidator of CMV Shopfitting Limited by Interlocutor of the Sheriff at Airdrie on 30 March 2012.

Notice is also given that, in terms of Section 138 of the Insolvency Act 1986, and Rule 4.12 of The Insolvency (Scotland) Rules 1986, as amended by the Insolvency (Scotland) Amendment Rules 1987, that the first meeting of creditors of the above Company will be held within the McKeown Suite, Stirling Enterprise Park, Stirling FK7 7RP on 8 May 2012 at 1.00 pm for the purposes of choosing a Liquidator and 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 8 March 2012. Proxies may also be lodged with me at the meeting or before the meeting at my office.

Penny McCoull, Interim Liquidator

ASM Recovery Limited, Glenhead House, Port of Menteith, Stirling FK8 3LE

23 April 2012.

D. HAMILTON PLUMBING & ELECTRICAL SERVICES LIMITED

(In Liquidation)

Registered Office: c/o: D Grant Anderson & Co, 2 Clifton Street, Glasgow G3 7LA.

I, Henry R Paton, of Milne Craig, Abercorn House, 79 Renfrew Road, Paisley PA3 4DA, was appointed Interim Liquidator of the abovenamed company by Interlocutor of Glasgow Sheriff Court, on 10 April 2012. Pursuant to Section 138(4) of the Insolvency Act 1986 and Rule 4.12 of the Insolvency (Scotland) Rules 1986, notice is hereby given that the first meeting of creditors of the company will be held within Abercorn House, 79 Renfrew Road, Paisley PA3 4DA, on 18 May 2012, at 12.00 noon, for the purpose of choosing a Liquidator who may either be the Interim Liquidator or any other person qualified to act as Liquidator. The meeting may also consider other resolutions referred to in Rule 4.12(3).

To be entitled to vote at the meeting, creditors must have lodged their claims with me at the meeting or at the undernoted address prior to the meeting. Voting may either be in person by the creditor, or by proxy. To be valid, the proxy must be lodged with me at the meeting or at the undernoted address prior to the meeting. A resolution at the meeting is passed if a majority in value of those voting have voted in favour of it.

For the purposes of formulating claims, creditors should note that the

date of Liquidation is 20 March 2012. Your attention is also drawn to rules 4.15-4.17 and 7 of the Insolvency (Scotland) Rules 1986.

Henry R Paton, Interim Liquidator

Milne Craig, Abercorn House, 79 Renfrew Road, Paisley PA3 4DA 19 April 2012.

G.C.A. ARCHITECTS LIMITED

Company Number: SC119692

Registered Office: Kelvin House, 87 Calder Street, Coatbridge.

I, Derek Forsyth of Campbell Dallas LLP, Titanium 1, King's Inch Place, Glasgow, G51 4BP hereby give notice that I was appointed Interim Liquidator of G.C.A. Architects Limited on 28 March 2012, by Interlocutor of the Sheriff at Airdrie Sheriff Court. Notice is hereby given pursuant to Section 138 of the Insolvency Act 1986 that the first meeting of creditors of the above Company will be held within Titanium 1, King's Inch Place, Glasgow, G51 4BP, on 08 May 2012, at 2.00 pm, for the purpose of choosing a Liquidator and determining whether to establish a Liquidation Committee. A resolution at the meeting will be 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 28 February 2012. Proxies may also be lodged with me at the meeting or before the meeting at my office.

Derek Forsyth, Interim Liquidator

18 April 2012.

H2O UK CLEANING SPECIALISTS LIMITED

(In Liquidation)

Registered Office: Wymet House, 87 New Row, Dunfermline KY12

Former Place of Business: Main Road, Wollwood, Dunfermline KY12 0RS

I, Richard Gardiner, of Thomson Cooper, 3 Castle Court, Carnegie Campus, Dunfermline KY11 8PB, hereby give Notice that I was appointed Interim Liquidator of H2O UK Cleaning Specialists Limited on 4 April 2012, by Interlocutor of the Sheriff of Tayside, Central and Fife at Dunfermline

Notice is also given, pursuant to section 138(4) of the Insolvency Act 1986 and Rule 4.12 of The Insolvency (Scotland) Rules 1986, as amended by the Insolvency (Scotland) Amendment Rules 1987, that the first Meeting of Creditors of the above company will be held within the offices of Thomson Cooper, 3 Castle Court, Carnegie Campus, Dunfermline KY11 8PB, on Thursday 10 May 2012 at 10.00 am, for the purpose of choosing a liquidator and 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 purposes of formulating claims, creditors should note that the date of commencement of the liquidation is 14 March 2012.

Richard Gardiner, Interim Liquidator

Thomson Cooper, 3 Castle Court, Carnegie Campus, Dunfermline KY11 8PB

20 April 2012. (47)

KWIK MORTGAGES LIMITED

(In Liquidation)

Registered Office: c/o F A Siddiqui & Co, 115 Bath Street, Glasgow G2 2SZ.

I, Brian Milne, of French Duncan LLP, 375 West George Street, Glasgow G2 4LW, hereby give notice that I was appointed Interim Liquidator of Kwik Mortgages Limited on 29 March 2012 by Interlocutor of Glasgow Sheriff Court.

Notice is also given pursuant to Section 138 of the Insolvency Act 1986 and Rule 4.12 of The Insolvency (Scotland) Rules 1986 that the first Meeting of Creditors of the above company will be held within the offices of French Duncan, 375 West George Street, Glasgow G2 4LW on 8 May 2012 at 2.00 pm for the purpose of choosing a Liquidator and determining whether to establish a Liquidation Committee.

A creditor will be entitled to vote at the meeting only if a claim has been lodged 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 to my office at the above address prior to the meeting.

Brian Milne, Interim Liquidator

French Duncan LLP

19 April 2012. (48)

LOMOND ENGINEERS LIMITED

(In Liquidation)

Registered Office: 23 High Street, Strathmiglo, Cupar, Fife KY14

Principal Trading Address: Plot 3, Beeches, Ladybank, Fife KY15

I, Penny McCoull, of ASM Recovery Limited, Glenhead House, Port of Menteith, Stirling FK8 3LE hereby give notice that I was appointed Interim Liquidator of Lomond Engineers Limited by Interlocutor of the Sheriff at Cupar on 28 March 2012.

Notice is also given that, in terms of Section 138 of the Insolvency Act 1986, and Rule 4.12 of The Insolvency (Scotland) Rules 1986, as amended by the Insolvency (Scotland) Amendment Rules 1987, that the first meeting of creditors of the above Company will be held within the McKeown Suite, Stirling Enterprise Park, Stirling FK7 7RP on 8 May 2012 at 12.00 noon for the purposes of choosing a Liquidator and 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 23 January 2012. Proxies may also be lodged with me at the meeting or before the meeting at my office.

Penny McCoull, Interim Liquidator

ASM Recovery Limited, Glenhead House, Port of Menteith, Stirling FK8 3LE

23 April 2012. (49

MR LEISURE (SCOTLAND) LIMITED

(In Liquidation)

Registered Office: 91 Alexander Street, Airdrie ML6 0BD.

I, Gordon Chalmers, 168 Bath Street, Glasgow G2 4TP, hereby give notice that I was appointed Interim Liquidator of MR Leisure (Scotland) Limited on 27 March 2012 by Interlocutor of the Sheriff of South Strathclyde, Dumfries & Galloway at Airdrie.

Notice is hereby given pursuant to section 138 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 168 Bath Street, Glasgow G2 4TP, on 8 May 2012, at 11.00 am, for the purpose of choosing a Liquidator and 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 29 February 2012. Proxies may also be lodged with me at the Meeting or before the Meeting at my office.

Gordon Chalmers, Interim Liquidator Wylie & Bisset LLP, 168 Bath Street, Glasgow G2 4TP. (50)

PARAMED UK LIMITED

(In Liquidation)

Registered Office: c/o Donn Sheldon Chartered Accountant, 21 Forbes Place, Paisley PA1 1UT.

I, Henry R Paton, of Milne Craig, Abercorn House, 79 Renfrew Road, Paisley PA3 4DA, was appointed Interim Liquidator of the abovenamed company by Interlocutor of Paisley Sheriff Court, on 16 April 2012. Pursuant to Section 138(4) of the Insolvency Act 1986 and Rule 4.12 of the Insolvency (Scotland) Rules 1986, notice is hereby given that the first meeting of creditors of the company will be held within Abercorn House, 79 Renfrew Road, Paisley PA3 4DA, on 25 May 2012, at 12.00 noon, for the purpose of choosing a Liquidator who may either be the Interim Liquidator or any other person qualified to act as Liquidator. The meeting may also consider other resolutions referred to in Rule 4.12(3).

To be entitled to vote at the meeting, creditors must have lodged their claims with me at the meeting or at the undernoted address prior to the meeting. Voting may either be in person by the creditor, or by proxy. To be valid, the proxy must be lodged with me at the meeting or at the undernoted address prior to the meeting. A resolution at the meeting is passed if a majority in value of those voting have voted in favour of it.

For the purposes of formulating claims, creditors should note that the date of Liquidation is 7 March 2012.

Your attention is also drawn to rules 4.15–4.17 and 7 of the Insolvency (Scotland) Rules 1986.

Henry R Paton, Interim Liquidator

Milne Craig, Abercorn House, 79 Renfrew Road, Paisley PA3 4DA

20 April 2012. (51)

RARESENSE APPROACH LIMITED

(In Liquidation)

Notice is hereby given that by Interlocutor of the Sheriff at Dundee Sheriff Court dated 2 April 2012, I, Drew M Kennedy BA CA, 6 Atholl Crescent, Perth PH1 5JN, was appointed Interim Liquidator of Raresense Approach Limited having their Registered Office at Findlay & Co, 11 Dudhope Terrace, Dundee DD3 6TS. Pursuant to Section 138(4) of the Insolvency Act 1986 and Rule 4.12 of the Insolvency (Scotland) Rules 1986, the First Meeting of Creditors will be held within the offices of Morris & Young, 6 Atholl Crescent, Perth at 11.30 am on 11 May 2012 for the purpose of choosing a Liquidator (who may be the Interim Liquidator). The meeting will also consider other Resolutions referred to in Rule 4.12(3).

To be entitled to vote at the Meeting, creditors must have lodged their claims with me at or before the meeting. Voting may either be in person by the creditors or by form of proxy, which must be lodged with me at or before the Meeting. Creditors wishing to lodge either claims or proxies with me before the meeting should do so at the undernoted address. A Resolution shall be passed when a majority in value of those voting, in person or by proxy, have voted in favour of it.

Drew M Kennedy BA CA, Interim Liquidator

Morris & Young Chartered Accountants, 6 Atholl Crescent, Perth PH1 5JN

20 April 2012. (52)

S & M LIVESTOCK LIMITED

(In Liquidation)

Registered Office: East Upper Priestside, Cummertrees, Annan DG12 5PX

We, Duncan Donald McGruther, Mazars LLP, 90 St Vincent Street, Glasgow G2 5UB and Roderick John Weston, Mazars LLP, Tower Bridge House, St Katherine's Way, London E1W 1DD, hereby give notice that we were appointed Interim Liquidators of S & M Livestock Limited on 13 April 2012 by interlocutor of the Sheriff at Dumfries. Notice is hereby given, in terms of Section 138(4) of the Insolvency Act 1986 and Rule 4.12 of the Insolvency (Scotland) Rules 1986 as amended, that the First Meeting of Creditors will be held within Best Western Station Hotel, 49 Lovers Walk, Dumfries DG1 1LT, on 22 May 2012 at 11.30 am for the purpose of choosing a Liquidator or Liquidators, appointing a Liquidation Committee and considering other Resolutions specified in Rule 4.12 (3) of the aforementioned rules.

Creditors are entitled to attend and vote in person or by proxy providing that their claims and proxies have been submitted at the meeting or lodged beforehand at the under-noted address and accepted for voting purposes in whole or in part. 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 liquidation is 21 March 2012.

D D McGruther and R J Weston, Joint Interim Liquidators Mazars LLP, 90 St Vincent Street, Glasgow G2 5UB (53)

SAMARI LTD.

(In Liquidation)

Notice is hereby given that by Interlocutor of the Sheriff at Perth Sheriff Court dated 5 April 2012, I, Drew M Kennedy BA CA, 6 Atholl Crescent, Perth PH1 5JN was appointed Interim Liquidator of Samari Ltd. having their Registered Office at 22 Torwoodlee, Hillend, Perth PH1 1SY. Pursuant to Section 138(4) of the Insolvency Act 1986 and Rule 4.12 of the Insolvency (Scotland) Rules 1986, the First Meeting of Creditors will be held within the offices of Morris & Young, 6 Atholl Crescent, Perth at 10.30 am on 11 May 2012 for the purpose of choosing a Liquidator (who may be the Interim Liquidator). The meeting will also consider other Resolutions referred to in Rule 4.12(3). To be entitled to vote at the Meeting, creditors must have lodged their claims with me at or before the meeting. Voting may either be in person by the creditors or by form of proxy, which must be lodged with me at or before the Meeting. Creditors wishing to lodge either claims or proxies with me before the meeting should do so at the undernoted address. A Resolution shall be passed when a majority in value of those voting, in person or by proxy, have voted in favour of it.

Drew M Kennedy BA CA, Interim Liquidator

Morris & Young Chartered Accountants, 6 Atholl Crescent, Perth PH1 5JN.

20 April 2012. (54)

SAVAIN SCOTLAND LIMITED

(In Liquidation)

Registered Office: Titanium 1, King's Inch Place, Glasgow G51 4BP.

I, Brian Milne, of French Duncan LLP, 375 West George Street, Glasgow G2 4LW, hereby give notice that I was appointed Interim Liquidator of Savain Scotland Limited on 10 April 2012 by Interlocutor of Glasgow Sheriff Court.

Notice is also given pursuant to Section 138 of the Insolvency Act 1986 and Rule 4.12 of The Insolvency (Scotland) Rules 1986 that the first Meeting of Creditors of the above company will be held within the offices of French Duncan, 375 West George Street, Glasgow G2 4LW on 9 May 2012 at 11.00 am for the purpose of choosing a Liquidator and determining whether to establish a Liquidation Committee

A creditor will be entitled to vote at the meeting only if a claim has been lodged 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 to my office at the above address prior to the meeting.

Brian Milne, Interim Liquidator French Duncan LLP 19 April 2012.

Final Meetings

MERCURY FACILITIES MANAGEMENT UK LIMITED

Company Number: SC203010

Notice is hereby given, pursuant to Rule 4.31 of the Insolvency (Scotland) Rules 1986, that the Final Meeting of Creditors of the above named company will be held within the offices of Campbell Dallas LLP, Titanium 1, King's Inch Place, Glasgow G51 4BP, on 23 May 2012, at 10.00 am, for the purposes of receiving the Liquidator's account of the winding-up together with any explanations that may be given. The Liquidator will be seeking his release at the meeting.

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

A creditor will be entitled to attend and vote at the meeting only if a claim has been lodged with me at or before the meeting and it has been accepted for voting purposes in whole or in part. Proxies may also be lodged with me at the meeting or before the meeting at my

Derek Forsyth, Liquidator

Campbell Dallas LLP, Titanium 1, King's Inch Place, Glasgow G51

19 April 2012. (56)

Personal Insolvency



Trust Deeds

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

CLAIRE AGNEW

A Trust Deed has been granted by Claire Agnew, 1 Rashley Square, Ardrossan, Ayrshire KA22 7ED, on 17 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Tracy Hall, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

Tracy Hall Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

20 April 2012. (57)

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

LOURDES DESIREE AITKEN

A Trust Deed has been granted by Lourdes Desiree Aitken, 8 Beechwood Road, Aberdeen AB16 5BL and previously residing at 301 North Anderson Drive, Aberdeen AB16 7GT, on 11 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her 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 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.

A I Fraser, Trustee

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

19 April 2012. (58)

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

MARK JAMES ALLENDER AND MARTHA MCDONALD ALLENDER

Trust Deeds have been granted by Mark James Allender and Martha McDonald Allender residing at 72 Auchanshangan Drive, Saltcoats KA21 6DS, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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'

S M Wriglesworth, Trustee

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

20 April 2012. (59)

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

ANDREW JAMES ANDERSON

A Trust Deed has been granted by Andrew James Anderson, Bowfield, Uplawmoor, Glasgow G78 4BJ, on 12 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Peter Christopher Dean, Carrington 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

Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA.

20 April 2012. (60)

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

LORRAINE CATHERINE WILSON ASBURY AND DICK CALDWELL HONEYMAN ASBURY

Trust Deeds have been granted by Lorraine Catherine Wilson Asbury and Dick Caldwell Honeyman Asbury residing at 31 Milton Quadrant, Kilbirnie KA25 7ER, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

19 April 2012. (61)

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

GRAHAM ROBERT BADGER

A Trust Deed has been granted by Graham Robert Badger, 9H, Bobbins Gate, Paisley PA1 2NY, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (62)

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

MARTIN BELL AND ANNE MCCORQUODALE BELL

Trust Deeds have been granted by Martin Bell and Anne McCorquodale Bell residing at 68 Highbank Park, Lochgilphead PA31 8NN, on 20 April 2012, conveying (to the extent specified in section 5(4A) of 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*.

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.

(63)

(64)

S M Wriglesworth, Trustee 2nd Floor, 4 West Regent Street, Glasgow G2 1RW. 20 April 2012.

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

SUMI EMMA HANNAH BLOCKLEY

A Trust Deed has been granted by Sumi Emma Hannah Blockley, 12a Upper Flat, George Terrace, St. Monans Anstruther KY10 2AY, on 20 April 2012, conveying (to the extent specified in section 5(4A) of 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. 20 April 2012.

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

PAUL ANTHONY BORG GRECH

A Trust Deed has been granted by Paul Anthony Borg Grech, 20 Wallacestone Brae, Wallacestone, Falkirk FK2 0DQ, on 17 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Antonia McIntyre, c/o MLM CPS Ltd, 23 Nelson Mandela Place, Glasgow G2 1QY, as Trustee for the benefit of his Creditors generally.

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

c/o MLM CPS Ltd, 23 Nelson Mandela Place, Glasgow G2 1QY. 19 April 2012.

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

ANDREW FLEMING BROWN AND NICOLA BROWN

Trust Deeds have been granted by Andrew Fleming Brown and Nicola Brown residing at 20 Glenbare Court, Bathgate, West Lothian EH48 1DR, on 20 April 2012, conveying (to the extent specified in section 5(4A) of 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'

S M Wriglesworth, Trustee 2nd Floor, 4 West Regent Street, Glasgow G2 1RW.

20 April 2012. (66)

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 Senga McGinn Bruce, 12 Wilson Wynd, Dalry KA24 4JR, on 5 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Peter Christopher Dean, Carrington 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

Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA.

20 April 2012.

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

STEVEN ALLAN BRUCE

A Trust Deed has been granted by Steven Allan Bruce, 12 Wilson Wynd, Dalry KA24 4JR, on 5 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Peter Christopher Dean, Carrington 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

Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA.

20 April 2012. (68)

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

DEREK BYRON

A Trust Deed has been granted by Derek Byron, 6 College Crescent, Falkirk, Stirlingshire FK2 9HL, on 18 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Tracy Hall, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

Tracy Hall, Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

20 April 2012. (69)

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

JEAN LYNN BYRON

A Trust Deed has been granted by Jean Lynn Byron, 6 College Crescent, Falkirk, Stirlingshire FK2 9HL, on 18 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Tracy Hall, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

Tracy Hall, Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

20 April 2012 (70) Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

RITA DORA CAREY

A Trust Deed has been granted by Rita Dora Carey, 16 Tormusk Gardens, Glasgow G45 0DL, on 12 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Peter Christopher Dean, Carrington 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

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

Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA.

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

MICHELLE COLEMAN

A Trust Deed has been granted by Michelle Coleman, 50 Grieveship Brae, Stromness, Orkney KW16 3BG, on 23 March 2012 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Donald McKinnon, of Wylie & Bisset LLP, 168 Bath Street, Glasgow G2 4TP, 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.

Donald McKinnon, Trustee

Wylie & Bisset LLP, 168 Bath Street, Glasgow G2 4TP

18 April 2012. (72)

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

MECHELLE DAWSON

A Trust Deed has been granted by Mechelle Dawson, 16 Castlebrae Grove, Edinburgh EH16 4BW, on 27 March 2012 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Donald McKinnon, of Wylie & Bisset LLP, 168 Bath Street, Glasgow G2 4TP, 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.

Donald McKinnon, Trustee

Wylie & Bisset LLP, 168 Bath Street, Glasgow G2 4TP

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

ALAN RANKINE DORSON

A Trust Deed has been granted by Alan Rankine Dobson, formerly trading as AD Contracts, 57 Laird's Drive, Clackmannan FK10 4EQ, on 26 March 2012, conveying (to the extent specified in section 5(4A) of 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.

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

ELAINE GALLACHER

A Trust Deed has been granted by Elaine Gallacher, 10 Lennox Road, Milton, Dumbarton, Dunbartonshire G82 2TL, on 12 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Tracy Hall, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

Tracy Hall, Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

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

ISABEL RICHMOND CANTLEY GEREG

A Trust Deed has been granted by Isabel Richmond Cantley Gereg, 5 Ladykirk Crescent, Glasgow G52 2NU, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (76)

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

MURRAY SHEPHERD GRAHAM

A Trust Deed has been granted by Murray Shepherd Graham, 12 Grampian Place, Rosyth, Dunfermline KY11 2HE, on 10 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Peter Christopher Dean, Carrington 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

Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA.

20 April 2012. (77)

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

RUTH GRAHAM

A Trust Deed has been granted by Ruth Graham, 12 Grampian Place, Rosyth, Dunfermline KY11 2HE, on 10 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Peter Christopher Dean, Carrington 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

Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA.

20 April 2012.

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

KERRY HARRINGTON

A Trust Deed has been granted by Kerry Harrington, Flat 3R, Top Right, 201 Strathmartine Road, Dundee DD3 8PH, on 12 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Gordon Johnston, Knightsbridge Insolvency Services Ltd, Thornley House, Carrington Business Park, Carrington, 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.

G. J. Trustee

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

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

ROBERT HOEY

A Trust Deed has been granted by Robert Hoey, 6/3 Atholl Court, Perth, Perthshire PH1 5HX, on 20 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Barry Stewart, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

Barry Stewart, Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

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

ALAN HOGG

(78)

A Trust Deed has been granted by Alan Hogg, 54 Blackfaulds Road, Rutherglen G73 1HJ, also known at 20 Springfield Crescent, Blantyre G72 9TE, and 48 Comely Bank, Hamilton ML3 9TJ, on 23 November 2011, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012.

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 Caroline Julia Hendry Hogg, 54 Blackfaulds Road, Rutherglen G73 1HJ, also known at 20 Springfield Crescent, Blantyre G72 9TE, and 48 Comely Bank, Hamilton ML3 9TJ, on 23 November 2011, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (82)

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

PETER RUSSELL HORSBURGH AND ALISON JOHNSTON **GRAY HORSBURGH**

Trust Deeds have been granted by Peter Russell Horsburgh and Alison Johnston Gray Horsburgh residing at 2 Melbourne Place, North Berwick EH39 4JR, on 20 April 2012, conveying (to the extent specified in section 5(4A) of 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'

S M Wriglesworth, Trustee 2nd Floor, 4 West Regent Street, Glasgow G2 1RW.

20 April 2012. (83)

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

HELEN MCCANN JAMIESON

A Trust Deed has been granted by Helen McCann Jamieson, 193 Clement Rise, Livingston EH54 6LP, on 13 April 2012, conveying (to the extent specified in section 5(4A) of 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.

19 April 2012. (84)

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

LOUISE KELLY

A Trust Deed has been granted by Louise Kelly, 0/1 15 Bertram Street, Glasgow G41 3XR, on 18 April 2012, conveying (to the extent specified in section 5(4A) of 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.

19 April 2012. (85)

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

FIONA KENNEDY

A Trust Deed has been granted by Fiona Kennedy, 1 Parkdale Grove, Glasgow G53 7ZL, on 11 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Peter Christopher Dean, Carrington 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

Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA. 20 April 2012.

(86)

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

JAMES KENNEDY

A Trust Deed has been granted by James Kennedy, 1 Parkdale Grove, Glasgow G53 7ZL, on 11 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Peter Christopher Dean, Carrington 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 Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA.

20 April 2012.

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 Shkelzen Kika, 110 Gorgie Road, Edinburgh, Midlothian EH11 2NP, on 15 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (88)

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

ALEXANDER WILLIAM LAIRD

A Trust Deed has been granted by Alexander William Laird, 3 Cairn Court, Motherwell, Lanarkshire ML1 1TD, on 16 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (89)

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 Blair James Lightbody, residing at 16 St Laurence Crescent, Slammanan, Falkirk FK1 3HY, on 4 April 2012 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Susan Clay, of Philip Gill & Co, Enterprise House, Southbank Business Park, Glasgow G66 1XQ, 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.

Susan Clay, Trustee

Philip Gill & Co, Enterprise House, Southbank Business Park, Glasgow G66 1XQ.

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 Christine Macinnes, 8 Cearn Ronaidh, Stornoway, Isle of Lewis HS1 2YG, on 19 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Tracy Hall, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

Tracy Hall, Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

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

THOMAS MURNEY MACKIN

A Trust Deed has been granted by Thomas Murney Mackin, 0/1, 51 Caledonia Street, Paisley PA3 2JL, previously residing at 14B Cartside Avenue, Johnstone PA5 8RN, on 11 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Peter Christopher Dean, Carrington 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

Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA.

20 April 2012. (92)

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

JACQUELINE ELIZABETH MARR

A Trust Deed has been granted by Jacqueline Elizabeth Marr, 240 Ravensby Road, Carnoustie DD7 7NW, on 12 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Peter Christopher Dean, Carrington 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

Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA.

20 April 2012. (93)

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

JAMES MARTIN

A Trust Deed has been granted by James Martin, 12 Levernbridge Place, Glasgow G53 7AF, on 11 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, David K Hunter, Campbell Dallas LLP, Titanium 1, Kings Inch Place, Glasgow G51 4BP, 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.

David K Hunter, Trustee

Campbell Dallas LLP, Titanium 1, Kings Inch Place, Glasgow G51 4BP.

20 April 2012. (94)

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

LINDSEY ALLISON MARTIN

A Trust Deed has been granted by Lindsey Allison Martin, 12 Levernbridge Place, Glasgow G53 7AF, on 11 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, David K Hunter, Campbell Dallas LLP, Titanium 1, Kings Inch Place, Glasgow G51 4BP, 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.

David K Hunter, Trustee

Campbell Dallas LLP, Titanium 1, Kings Inch Place, Glasgow G51 4BP.

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

PATRICIA MCATEER

A Trust Deed has been granted by Patricia McAteer, 13 Morris Court, Perth, Perthshire PH1 2SZ, on 17 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, George Lafferty, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

George Lafferty, Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

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

JAMES MCCOLM

A Trust Deed has been granted by James McColm, 5 Millbank Place, Uphall, Broxburn EH52 5DU, on 20 April 2012, conveying (to the extent specified in section 5(4A) of 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. 20 April 2012.

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 Peter James McCool, 17 Kingseat Drive, Tillicoultry, Clackmannanshire FK13 6RE, on 18 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012.

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

BRYAN MCFADDEN

A Trust Deed has been granted by Bryan McFadden, 26E Gillies Street, Troon KA10 6QL, previously 21 Hayle Gardens, Moodiesburn, Glasgow KA10 6QL, on 20 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012.

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

MALCOLM MCMILLAN MCGOWAN AND SARAH HENDERSON MCGOWAN

Trust Deeds have been granted by Malcolm McMillan McGowan and Sarah Henderson McGowan residing at 40 Foundry Wynd, Kilwinning, KA13 6UF, on 12 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) their estates to me, Kenneth Wilson Pattullo, Begbies Traynor, Finlay House, 10-14 West Nile Street, Glasgow G1 2PP, 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.

Kenneth Wilson Pattullo, Insolvency Practitioner, Trustee Begbies Traynor, Finlay House, 10-14 West Nile Street, Glasgow G1 2PP.

(100)12 April 2012.

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 Carol Mary McGregor, 10 Gairney Bridge, Caravan Site, Kinross KY13 9JZ, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (101)

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

BRIAN MCINTOSH

A Trust Deed has been granted by Brian McIntosh, 11 Brook Court, Brook Street, Dundee DD1 5NH, on 13 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012 (102) Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

ROSALEEN ANN MCLAUGHLIN

A Trust Deed has been granted by Rosaleen Ann McLaughlin, 7 Blackwoods Crescent, Bellshill ML4 2LS, on 11 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (103)

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

LILLIAN MCLEAN

A Trust Deed has been granted by Lillian McLean, residing at 26 Rose Street, Greenock, Renfrewshire, PA16 7JP, UK, on 18 April 2012, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Donald Harper, 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.

Donald Harper, Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 18 April 2012. (104)

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

RAMON WILLIAM MEARS

A Trust Deed has been granted by Ramon William Mears, 1 Carronhill Avenue, Carronshore, Falkirk FK2 8AN, on 11 April 2012, conveying (to the extent specified in section 5(4A) of 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.

K R Craig, Trustee

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

19 April 2012. (105)

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

ROBERT MOFFAT

A Trust Deed has been granted by Robert Moffat, 10 Greygoran, Sauchie FK10 3EL, on 28 March 2012 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Donald McKinnon, of Wylie & Bisset LLP, 168 Bath Street, Glasgow G2 4TP, as Trustee for the benefit of his Creditors generally

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes 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.

Donald McKinnon, Trustee Wylie & Bisset LLP, 168 Bath Street, Glasgow G2 4TP

28 March 2012. (106)

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 Lynn Morrell, 62 Lanark Road, Carluke, Lanarkshire ML8 4PJ, on 18 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Tracy Hall, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

Tracy Hall, Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

20 April 2012. (107)

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

EMMA-JANE MORRISON

A Trust Deed has been granted by Emma-Jane Morrison, 50 Albert Avenue, Grangemouth, Stirlingshire FK3 9AT, previously residing: 59 Albert Avenue, Grangemouth, Stirlingshire FK3 9AT; 31/1 Caledonian Cr EH11 2AH; 29 Charlotte Dundas Court, Grangemouth FK3 9EA, on 19 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Tracy Hall, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

Tracy Hall, Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

20 April 2012. (108)

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

JESSIE WOOTON MORRISON

(also known as Janice Lightbody)

A Trust Deed has been granted by Jessie Wooton Morrison also known as Janice Lightbody, residing at 16 St Laurence Crescent, Slammanan, Falkirk FK1 3HY, on 4 April 2012 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.

19 April 2012. (109)

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

STEVEN MORRISON

A Trust Deed has been granted by Steven Morrison, 47 Telford Road, East Kilbride, Glasgow, Lanarkshire G75 0HZ, on 20 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Tracy Hall, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

Tracy Hall, Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

20 April 2012. (110) Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

GORDON CRAIG MOWATT

A Trust Deed has been granted by Gordon Craig Mowatt, 3 Watson Court, Thornton, Kirkcaldy KY1 4BT, on 6 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Peter Christopher Dean, Carrington 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

Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA. 20 April 2012. (111)

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

NICOLE MURRAY

A Trust Deed has been granted by Nicole Murray, 30 Hamilton Hill Gardens, Glasgow G22 5PR, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

19 April 2012. (112)

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

JAMES NICHOLSON

A Trust Deed has been granted by James Nicholson, 131 Fraser Court, Aberdeen, Aberdeenshire AB25 3UZ, on 16 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Tracy Hall, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

Tracy Hall. Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

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

CHRISTINE O'DONNELL

A Trust Deed has been granted by Christine O'Donnell, 35 West Clyde Street, Larkhall ML9 2PW, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

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

KAMIL OLAS

A Trust Deed has been granted by Kamil Olas, Flat 1/2, 21 Florida Drive, Glasgow G42 9DN, on 13 April 2012 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Donald McKinnon, of Wylie & Bisset LLP, 168 Bath Street, Glasgow G2 4TP, as Trustee for the benefit of his Creditors generally.

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.

Donald McKinnon, Trustee

Wylie & Bisset LLP, 168 Bath Street, Glasgow G2 4TP

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

SCOTT PARKER

A Trust Deed has been granted by Scott Parker, 41 Hillend Drive, Hawick, Roxburghshire TD9 8BX, on 18 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, George Lafferty, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

George Lafferty, Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

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

KATHERINE PATERSON

A Trust Deed has been granted by Katherine Paterson, 14 Maclean Place, Stewartfield, East Kilbride G74 4TQ, on 10 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Gordon Johnston, Knightsbridge Insolvency Services Ltd, Thornley House, Carrington Business Park, Carrington, 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.

G. J. Trustee

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

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

NEIL JOHN PATERSON

A Trust Deed has been granted by Neil John Paterson, 14 Maclean Place, Stewartfield, East Kilbride, Glasgow G74 4TQ, on 10 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Gordon Johnston, Knightsbridge Insolvency Services Ltd, Thornley House, Carrington Business Park, Carrington, 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.

G J, Trustee

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

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

LINDA KATHLEEN PAYNE

A Trust Deed has been granted by Linda Kathleen Payne, residing at 1 Herdel Road, Carrutherstown Dumfries, DG1 4JZ, UK, on 18 April 2012, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Donald Harper, 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

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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.

Donald Harper, Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 18 April 2012. (119

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

GRANT LEON PETTIGREW

A Trust Deed has been granted by Grant Leon Pettigrew, 54 Mill Street, Stanley, Perth PH1 4LZ, and previously at 35G St Catherine's Road, Perth PH1 5SA, and before that 3B Watergate, Perth PH1 5TF, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (120)

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

SHEILA GIBSON PRIME

A Trust Deed has been granted by Sheila Gibson Prime, 25 Grahame Terrace, Gilmerton, Creiff PH7 3NB, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (121)

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

MARIE OUIN

A Trust Deed has been granted by Marie Quin, 13 Lundies Court, Auchterarder PH3 1BF on 27 March 2012 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Donald McKinnon, of Wylie & Bisset LLP, 168 Bath Street, Glasgow G2 4TP, 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.

Donald McKinnon, Trustee

Wylie & Bisset LLP, 168 Bath Street, Glasgow G2 4TP 18 April 2012. (122)

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

MICHELLE RABBITT

A Trust Deed has been granted by Michelle Rabbitt, 41 Hillend Drive, Hawick, Roxburghshire TD9 8BX, on 18 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, George Lafferty, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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

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.

George Lafferty, Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

20 April 2012. (123)

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

DEREK HUGH RAMAGE AND LOUISE LORRAINE RAMAGE

Trust Deeds have been granted by Derek Hugh Ramage and Louise Lorraine Ramage residing at 12 Falkland Drive, Angus DD11 3EL, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (124)

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

KIRSTY REDPATH

A Trust Deed has been granted by Kirsty Redpath, 25 Meetinghouse Drive, Tranent, East Lothian EH33 2HU, on 18 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, George Lafferty, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

George Lafferty, Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

20 April 2012. (125)

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

CLARE REID

A Trust Deed has been granted by Clare Reid, 14 Redburn Court, Cumbernauld, Glasgow, Lanarkshire G67 3NL, on 18 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, George Lafferty, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

George Lafferty, Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

20 April 2012. (126)

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

THOMAS GEORGE REID

A Trust Deed has been granted by Thomas George Reid, Flat 1/1, 45a Low Craigends, Kilsyth, Glasgow G65 0NZ, on 17 April 2012, conveying (to the extent specified in section 5(4A) of 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.

19 April 2012. (127)

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

STEPHEN REILLY AND JANET LAMBERT HOLDEN REILLY

Trust Deeds have been granted by Stephen Reilly and Janet Lambert Holden Reilly residing at 29 Hazel Grove, Livingston EH54 5JW, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (128)

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

DAVID REYNOLDS

A Trust Deed has been granted by David Reynolds, residing at 91 Aldergate, Cambuslang, Glasgow G72 7ZF, on 5 April 2012 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Susan Clay, of Philip Gill & Co, Enterprise House, Southbank Business Park, Glasgow G66 1XQ, 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.

Susan Clay, Trustee

Philip Gill & Co, Enterprise House, Southbank Business Park, Glasgow G66 1XQ.

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

IRENE REYNOLDS

A Trust Deed has been granted by Irene Reynolds, residing at 91 Aldergate, Cambuslang, Glasgow G72 7ZF, on 5 April 2012 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.

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

BRADLEY WILLIAM RHYND

A Trust Deed has been granted by Bradley William Rhynd, 26 Woodside Terrace, Dundee DD4 9AS, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

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

BRIAN GEORGE ROBERTSON

A Trust Deed has been granted by Brian George Robertson, residing at 2 Oban Place, Perth PH1 3GU, on 18 April 2012 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

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

ROBERT ROBERTSON

A Trust Deed has been granted by Robert Robertson, residing at 35/2 Torrance Park, Edinburgh EH4 7LF and formerly residing at 28 Fourth Street, Newtongrange, Dalkeith EH22 4PP, on 12 April 2012 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Susan Clay, of Philip Gill & Co, Enterprise House, Southbank Business Park, Glasgow G66 1XQ, 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.

Susan Clay, Trustee

Philip Gill & Co, Enterprise House, Southbank Business Park, Glasgow G66 1XQ

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

JANIE ROONEY

A Trust Deed has been granted by Janie Rooney, 17 Langstile Place, Glasgow G52 4AH, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012 (134) Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

EILEEN RORRISON AND JOSEPH DUDDY RORRISON

Trust Deeds have been granted by Eileen Rorrison and Joseph Duddy Rorrison residing at 10 Boglestone Avenue, Port Glasgow PA14 5TJ, on 14 April 2012, conveying (to the extent specified in section 5(4A) of 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. 19 April 2012.

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

MICHAEL DAVID SEDDON

A Trust Deed has been granted by Michael David Seddon, The Bothy, Tulloch Farm, Dingwall IV15 9TX, on 15 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (136)

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 Angela Sinclair, 221 Wood St, Grangemouth, Stirlingshire FK3 8PW, on 17 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Tracy Hall, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

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

CAROLINE ANN SMILLIE

A Trust Deed has been granted by Caroline Ann Smillie, 14 Glen Esk Place, Glasgow G53 7PJ, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

(135)

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

20 April 2012. (138)

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

DAVID JON SMITH AND LYNSEY SMITH

Trust Deeds have been granted by David Jon Smith and Lynsey Smith residing at 4 Gleneagles Place, Irvine KA11 4DF, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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'

S M Wriglesworth, Trustee

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

19 April 2012. (139)

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

GEORGE SMITH AND EVELYN ANNE SMITH

Trust Deeds have been granted by George Smith and Evelyn Anne Smith residing at 21 Hill Terrace, Markinch, Glenrothes KY7 6EN, on 20 April 2012, conveying (to the extent specified in section 5(4A) of 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. 20 April 2012. (140)

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

ANDREW LAWRENCE STEINBACH

A Trust Deed has been granted by Andrew Lawrence Steinbach, 268 Union Grove, Aberdeen AB10 6TR, on 16 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (141)

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

DAVID CHARLES STEPHEN

A Trust Deed has been granted by David Charles Stephen, Flat 2/2 528 London Road, Bridgeton, Glasgow G40 1DU, on 17 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (142) Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

MARTIN JOHN STEWART

A Trust Deed has been granted by Martin John Stewart, 109 Barry Road, Carnoustie DD7 7QT, on 6 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Peter Christopher Dean, Carrington 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

Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA. 20 April 2012. (143)

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

JEAN HILDA MARY STRACHAN

A Trust Deed has been granted by Jean Hilda Mary Strachan, 8 Longtown Terrance, Dundee DD4 8JP, on 18 April 2012, conveying (to the extent specified in section 5(4A) of 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.

(144)19 April 2012.

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

ANDREW MCVICAR THOMPSON

A Trust Deed has been granted by Andrew McVicar Thompson, 6 Castledyke Road, Carstairs, Lanark, Lanarkshire ML11 8SU, on 12 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Kenneth W 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 W Pattullo, Trustee

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

20 April 2012. (145)

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

HENRY HENDERSON TIERNEY AND MAUREEN ELIZABETH TIERNEY

Trust Deeds have been granted by Henry Henderson Tierney and Maureen Elizabeth Tierney residing at 42 Rosshill Avenue, Glasgow G52 4AU, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (146)

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

LORNA JANE TROUP

A Trust Deed has been granted by Lorna Jane Troup, Mid Gateside, Cottage, Linlithgow EH49 6NE, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

20 April 2012. (147)

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

ALLAN JOHN TURNER

A Trust Deed has been granted by Allan John Turner, 61 Provost Barclay Drive, Stonehaven AB39 2GE, on 9 March 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me, Kenneth Wilson Pattullo, Begbies Traynor, Suite 3, Fifth Floor, Whitehall House, 33 Yeaman Shore, Dundee DD1 4BJ, 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, Suite 3, Fifth Floor, Whitehall House, 33 Yeaman Shore, Dundee DD1 4BJ.

9 March 2012 (148)

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 Claire Vickers, 30 Mariner Road, Camelon, Falkirk FK1 4JR, on 19 April 2012, conveying (to the extent specified in section 5(4A) of 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.

19 April 2012. (149)

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

JOAN WALKER

(also known as Grant; also known as McNee)

A Trust Deed has been granted by Joan Walker also known as Grant also known as McNee, 9 Beeches Avenue, Clydebank G81 6HX, previously residing at 23F Eastfield Crescent, Dumbarton G82 1DX, on 9 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Peter Christopher Dean, Carrington 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

Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA.

20 April 2012. (150) Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

THOMAS ALASTAIR WALKER

A Trust Deed has been granted by Thomas Alastair Walker, 40 Hanover Grange, Forth Street, Grangemouth, FK3 8LF, on 20 March 2012, conveying (to the extent specified in section 5(4A) of 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

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.

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

VALERIE ANN WILLIAMSON

A Trust Deed has been granted by Valerie Ann Williamson, 43 Moncur St, Townhill, Dunfermline, Fife KY12 0HJ, on 8 April 2012, conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Tracy Hall, Wilson Andrews, Insolvency Practitioners, 5th Floor, 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 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.

Tracy Hall, Trustee

Wilson Andrews, Insolvency Practitioners, 5th Floor, 145 St Vincent Street, Glasgow G2 5JF.

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

NICOLA MAY WILSON

A Trust Deed has been granted by Nicola May Wilson, residing at 30 Woodlands View, Inshes Wood, Inverness IV2 5AQ, on 19 April 2012 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 Ediphyrah Gazatte

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

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

PAMELA WILSON

A Trust Deed has been granted by Pamela Wilson, residing at 19 Vermont Avenue, Rutherglen, Glasgow G73 2LL and formerly residing at 9 MacDonald Street, Rutherglen, Glasgow G73 2LP and Flat 2/2, 52 Castlemilk Drive, Glasgow G45 9TP and Flat 0/2, 41 Blaeloch Drive, Glasgow G45 9QJ, on 11 April 2012 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.

Companies & Financial Regulation



Notice of Disclaimer

Notice of Disclaimer of Bona Vacantia

Companies Act 2006

DISCOVERY DEVELOPMENTS LIMITED

WHEREAS DISCOVERY DEVELOPMENTS LIMITED (formerly known as Telford Property Company Limited), a company incorporated under the Companies Acts under Company number SC083720 was dissolved on 29 October 1996; AND WHEREAS in terms of section 654 of the Companies Act 1985 all property and rights whatsoever vested in or held on trust for a dissolved company immediately before its dissolution are deemed to be bona vacantia; AND WHEREAS immediately before its dissolution the said Discovery Developments Limited formerly Telford Property Company Limited was heritably vest in parts and portions of ALL and WHOLE the subjects known as Lawside Dye Works, Milton Street in the City of Dundee and County of Angus described in and, under exceptions therein mentioned, disponed by the Disposition by Lawton Investments Limited in favour of the said Telford Property Company Limited recorded in the Division of the General Register of Sasines for the County of Angus on 4 August 1987; AND WHEREAS the dissolution of the said Discovery Developments Limited came to my notice on 14 July 2010: Now THEREFORE I, CATHERINE PATRICIA DYER, the Queen's and Lord Treasurer's Remembrancer, in pursuance of section 1013 of the Companies Act 2006, do by this Notice disclaim the Crown's whole right and title in and to the parts and portions of the said heritable property in which the said Discovery Developments Limited was heritably vest immediately before its dissolution under exception of that area of ground at Byron Street, Dundee with the chimney stack and other erections thereon described in, disponed by and shown outlined in black and shaded red on the plan annexed and executed as relative to the Disposition by me in favour of Drivegarden Limited registered in the Land Register of Scotland under Title Number ANG59175

Catherine Patricia Dyer, Queen's and Lord Treasurer's Remembrancer 25 Chambers Street, Edinburgh EH1 1LA

19 April 2012. (155)

Reduction of Capital

In the Matter of MDY HEALTHCARE PLC

A petition having been presented to the Court of Session on 9 March 2012 at the instance of MDY Healthcare Plc (the "Company"), a public limited company incorporated under the Companies Acts with registered number SC88634 and having its registered office at 23 Bridge Street, Ellon, Aberdeenshire AB41 9AA for confirmation of (i) the cancellation of the Company's share premium account (incorporating a repayment of 52p per ordinary share of 1p in the Company); and (ii) the reduction of the Company's share capital by the cancellation of its deferred shares of 49p each, the Court pronounced the following interlocutor on 18 April 2012:

18 April 2012 Lord Hodge Act: Sellar QC

The Lord Ordinary having resumed consideration of the petition, productions, report and supplementary report by David Hardie, no answers having been lodged, and having heard Counsel on the motion of the petitioners:—

1. approves the report and supplementary report by David Hardie (Nos 8 and 10 of process);

2. directs, under section 645(3) of the Companies Act 2006, that the provisions of sections 646(2) to (5) of the Companies Act 2006 do not apply as regards the creditors of MDY Healthcare PLC (Company number SC88634) or any class of them;

3. confirms the cancellation of the Company's share premium account and the reduction of the Company's share capital, resolved upon by special resolution passed on 8 March 2012;

4. approves the updated Statement of Capital Form SH19 (No. 9 of process) relative to the Company's share capital, as altered by this order confirming the cancellation and reduction;

5. directs that this order be delivered to the Registrar of Companies in Scotland for registration;

6. on the order being so registered, directs that notice of the registration be given once in each of *The Edinburgh Gazette* and *The Times* newspaper;

7. and decerns.

Such intimation is hereby given.

McGrigors LLP, Princes Exchange, 1 Earl Grey Street, Edinburgh EH3 9AO

Solicitors for the Petitioner (156)

Partnerships



Dissolution of Partnership

Limited Partnerships Act 1907

PARISH CAPITAL EUROPE III, L.P.

Registered in Scotland Number SL9638

Notice is hereby given, that the partners of Parish Capital Europe III, L.P., registered in Scotland with number SL9638 (the "Partnership") agreed to dissolve the Partnership with effect from 23.59 hours on 20 April 2012. (157)

Statement by General Partner

Limited Partnerships Act 1907

PARTNERS GROUP ASIA-PACIFIC & EMERGING MARKETS REAL ESTATE 2009, L.P.

Registered in Scotland Number SL6394

Notice is hereby given, pursuant to Section 10 of the Limited Partnerships Act 1907, that William Gething has transferred his entire interest in Partners Group Asia-Pacific & Emerging Markets Real Estate 2009, L.P., a limited partnership registered in Scotland with number SL6394 (the "Partnership") to Republic Nominees Limited (a/c 2821)

William Gething has ceased to be a limited partner of the Partnership Republic Nominees Limited (a/c 2821) has been admitted as a limited partner of the Partnership. (158)

PHOENIX GENERAL PARTNER LIMITED PARTNERSHIP III

Registered in Scotland No SL3607

Pursuant to section 10 of the Limited Partnerships Act 1907 notice is hereby given that on 20 April 2012 Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Daw Discretionary Trust), Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Seers Discretionary Trust), Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The O'Connor Discretionary Trust), Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Lothian Discretionary Trust), Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Darrington Discretionary Trust) and Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Reed Discretionary Trust) assigned their entire interests as limited partners of Phoenix General Partner Limited Partnership III, a limited partnership registered in Scotland with registered number SL3607 (the 'Partnership") to Richard Daw, Philip Seers, Sean O'Connor, Struan Lothian, Stephen Darrington and Edmund Reed respectively

Smith & Williamson Trust Corporation (in its capacity as former trustee of The Daw Discretionary Trust), Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Seers Discretionary Trust), Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The O'Connor Discretionary Trust), Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Lothian Discretionary Trust) and Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Darrington Discretionary Trust) and Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Reed Discretionary Trust) ceased to be a limited partner, and Richard Daw, Philip Seers, Sean O'Connor, Struan Lothian, Stephen Darrington and Edmund Reed became limited partners in the Partnership.

PHOENIX GENERAL PARTNER LIMITED PARTNERSHIP IV

Registered in Scotland No SL4077

Pursuant to section 10 of the Limited Partnerships Act 1907 notice is hereby given that on 20 April 2012 Smith & Williamson Trust Corporation (in its capacity as former trustee of The Daw Discretionary Trust), Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Seers Discretionary Trust), Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The O'Connor Discretionary Trust), Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Lothian Discretionary Trust), Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Darrington Discretionary Trust) and Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Reed Discretionary Trust) assigned their entire interests as limited partners of Phoenix General Partner Limited Partnership IV, a limited partnership registered in Scotland with registered number SL4077 (the "Partnership") to Richard Daw, Philip Seers, Sean O'Connor, Struan Lothian, Stephen Darrington and Edmund Reed respectively.

Smith & Williamson Trust Corporation (in its capacity as former trustee of The Daw Discretionary Trust), Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Seers Discretionary Trust), Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The O'Connor Discretionary Trust), Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Lothian Discretionary Trust), Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Darrington Discretionary Trust) and Smith & Williamson Trust Corporation Limited (in its capacity as former trustee of The Reed Discretionary Trust) ceased to be a limited partner, and Richard Daw, Philip Seers, Sean O'Connor, Struan Lothian, Stephen Darrington and Edmund Reed became limited partners in the Partnership.



The Edinburgh Gazette

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Clare Polley

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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

All communications on the business of The Edinburgh Gazette should be addressed to

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1 1	lation of Amelication for Windian on but the Court	Excl VAT	Incl VAT	Excl VAT	Incl VAT	Incl VAT
1 N	lotice 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 ompany rate)	47.75	57.30	63.50	76.20	77.15
	6–10 Related Companies will be charged at treble the single ompany rate)					
L	Vater Resources, Control of Pollution (PPC); and isted Buildings in Conservation Areas, Local Plans, Stopping Ip and Conversion of Roads Notices where there are more han 5 addresses or roads	95.50	114.60	127.00	152.40	153.35
4 A	All Other Notice Types					
	Up to 20 lines	47.75	57.30	63.50	76.20	77.15
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	roofing—per notice (Copy must be submitted at least one veek prior to publication)	Free	Free	31.75	38.10	
	ate Advertisements accepted after 9.30 am, 1 day prior to publication	31.75	38.10	31.75	38.10	
7 V	Vithdrawal of Notices after 9.30 am, 1 day prior to publication	47.75	57.30	63.50	76.20	
8 V	oucher Copy of the newspaper for advertiser's files	0.95	0.95	0.95	0.95	

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