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State



BY THE QUEEN

A PROCLAMATION

APPOINTING THURSDAY 26TH DECEMBER 2013 AND
MONDAY 26TH MAY 2014 AS BANK HOLIDAYS IN SCOTLAND.

ELIZABETH R.

Whereas We consider it desirable that Thursday the twenty-sixth day of December in the year 2013 and Monday the twenty-sixth day of May in the year 2014 should be bank holidays in Scotland:

Now, therefore, We, in pursuance of section 1(3) of the Banking and Financial Dealings Act 1971, do hereby appoint Thursday the twenty-sixth day of December in the year 2013 and Monday the twenty-sixth day of May in the year 2014 to be bank holidays in Scotland.

Given at Our Court at Buckingham Palace this thirteenth day of June in the year of our Lord two thousand and thirteen in the sixty-second year of Our Reign.

GOD SAVE THE QUEEN

(1)

Privy Council Office

Notice is given that a Petition has been presented to Her Majesty in Council by The Royal Scottish Academy of Art and Architecture praying for the grant of a Supplementary Charter. Her Majesty has referred the Petition to a Committee of the Privy Council. All Petitions for or against such a grant should be delivered to the Privy Council Office, 2 Carlton Gardens, London SW1Y 5AA, on or before 8th August 2013. (2)

Lord Lieutenants

The Scottish Government

Office of the Secretary of Commissions, Victoria Quay, Edinburgh EH6 6QQ

The QUEEN having been pleased to approve that John Alexander MacKenzie of Gairloch be appointed Vice Lord-Lieutenant for the Area of Ross and Cromarty to act for Her Majesty's Lord-Lieutenant during her absence from the area, sickness or inability to act, a Commission in his favour bearing the date 25 May 2013 has been signed by the Lord-Lieutenant.

12 June 2013.

(3)

Warrants Under the Royal Sign Manual

Regius Chair of Chemistry

Scottish Government Employability, Skills and Lifelong Learning Directorate
6th Floor, 5 Atlantic Quay, 150 Broomielaw, Glasgow G2 8LU

The QUEEN has been pleased by warrant under Her Majesty's Royal Sign Manual bearing the date of 21 May 2013, to appoint a Leroy Cronin to be Regius Professor of Chemistry in the University of Glasgow which became vacant on 30 September 2010. (4)

Transport



Road Traffic Acts

The Scottish Borders Council

ROADS (SCOTLAND) ACT 1984

THE SCOTTISH BORDERS COUNCIL (STIRLING STREET, GALASHIELS) (SIDE ROADS) ORDER 2013

The Scottish Borders Council propose to make an Order under Sections 12 and 70 of the Roads (Scotland) Act 1984 affecting the roads specified in the Schedules hereto.

Full details of these proposals are in the draft Order which together with a map showing the roads affected and a Statement of the Council's reasons for proposing to make the Order may be examined free of charge at the Department of Environment and Infrastructure, Scottish Borders Council, Council Headquarters, Newtown St Boswells, Melrose from Mondays to Thursdays between 8.45 am and 5.00 pm and on Fridays between 8.45 am and 3.45 pm and also at the Council's Contact Centre in Paton Street, Galashiels during normal opening hours. Any person wishing to obtain technical advice on the provisions of the Order should telephone the Department of Environment and Infrastructure on 01835 824000 Ext 5482.

Any person may within six weeks from 13 June 2013 object to the making of the Order by notice in writing to the Head of Corporate Governance, Council Headquarters, Newtown St. Boswells TD6 0SA. Objections should state the name and address of the Objector, the matters to which they relate and the grounds on which they are made.

Ian Wilkie, Head of Corporate Governance, Council Headquarters, Newtown St, Boswells

11 June 2013

SCHEDULE 1

Route Of New Side Road

A length of road at Stirling Street.

SCHEDULE 2

Lengths of Road to be Improved

A length of Stirling Street.

SCHEDULE 3

Car Park/Public Roads to be Redetermined

Various lengths of Stirling Street to be redetermined as a footpath or landscaped area.

SCHEDULE 4

Lengths of Road to be Stopped Up

A length of Stirling Street.

SCHEDULE 5

New Means of Access to be Provided

Various lengths of accesses at Stirling Street (5)

Planning



Town and Country Planning

Aberdeen City Council

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

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

The application and relative plans area available for inspection within Planning and Sustainable Development, Planning Reception, Marischal College, Broad Street, Aberdeen, AB10 1AB between the hours of 8.30 am and 5 pm (Mondays to Fridays). Any person wishing to make representations regarding any of the proposals should make them in writing to the above address (quoting the reference number and stating clearly the reasons for those representations). Alternatively, plans can be viewed, and comments made online at www.aberdeencity.gov.uk or by e-mail to pi@aberdeencity.gov.uk (Would Community Councils, conservation groups and societies, applicants and members of the public please note that Aberdeen City Council as planning authority intend to accept only those representations which have been received within the above periods as prescribed in terms of planning legislation. Letters of representation will be open to public view, in whole or in summary according to the usual practice of this authority).

Dr *Margaret Bochel*, Head of Planning and Sustainable Development
14 June 2013

Proposal/Reference:	Address of Proposal:	Name and Address of Applicant:	Description of Proposal:
130778	45 The Green Aberdeen AB11 6NY Category C (Statutory) Listed Building Conservation Area 002	Granite Reef	Opening up existing windows, new doors
130788	75 Bon Accord Street Aberdeen AB11 6ED Category C (Statutory) Listed Building Conservation Area 003	Mr Peter Simpson	Replace 2 No. windows to rear of property

(6)

Aberdeenshire Council

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

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

The application can also be examined at any additional office as stated with the application details below (opening hours may vary).

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

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

Comments must be received by 4th July 2013.

Site Address	Proposal/Reference	Local Planning Office Details	Any Additional Office for Inspection	REFVAL	PROPOSAL	SITE ADDRESS	LOCATION OF PLANS
Gardeners Bothy Fasque House Fettercairn Laurencekirk	Alterations and Extension to Dwellinghouse (Including Decking) APP/2013/1702	Viewmount Arduthie Road Stonehaven AB39 2DQ km.planapps@aberdeenshire.gov.uk		13/00713/LIB	Change of use of and alterations and extension to form dwellinghouse (some works already undertaken under application reference 03/00672/LIB)	The Ice House Crinan Ferry Kilmartin Lochgilthead Argyll And Bute PA31 8QH	None 67 Chalmers Street Ardrihaig PA30 8DX
Aberdeen Arms Hotel 31 The Square Tarland Aboyne	Internal Alterations to Function Hall to form Staff Accommodation and Alterations to Windows and Doors APP/2013/1788	Viewmount Arduthie Road Stonehaven AB39 2DQ ma.planapps@aberdeenshire.gov.uk	Aboyne Area Office Bellwood Road Aboyne Atholhill	13/01205/LIB	Installation of replacement hardwood double glazed sash and case windows	24 Queen Street Helensburgh Argyll And Bute G84 9LG	Helensburgh Library Blairvadach Shandon Helensburgh G84 8ND
Atholhill House Udny Ellon	Replacement Windows and Doors APP/2013/1752	45 Bridge Street Ellon AB41 9AA fo.planapps@aberdeenshire.gov.uk					
60c High Street Stonehaven	Installation of Replacement Windows APP/2012/2916	Viewmount Arduthie Road Stonehaven AB39 2DQ km.planapps@aberdeenshire.gov.uk					

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

The Council maintain a Register of planning applications which can be viewed during normal office hours at Planning and Regulatory Services, Whitegates Office Whitegates Road Lochgilthead PA31 8SY.

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

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

Anonymous or marked confidential correspondence will not be considered. (7) (9)

Angus Council

PLANNING APPLICATIONS

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

PLANNING (LISTED BUILDINGS & CONSERVATION AREAS) (SCOTLAND) ACT 1997 (AS AMENDED)

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

Written comments may be made to the Head of Planning & Transport, County Buildings, Market Street, Forfar, DD8 3LG or e-mail Planning@angus.gov.uk. Please note that representations made to an applicant in response to any pre-application consultation cannot be taken into account by Angus Council.

Land Between Mean Low Water Mark At Carnoustie Beach And Tealing Substation Tealing Angus - Formation of Onshore Electrical Transmission Infrastructure Between Carnoustie and Tealing to Service Seagreen Alpha and Seagreen Bravo Phase 1 Offshore Wind Farms, Comprising of 19km of Underground Electricity Transmission Cables, a New Substation/Converter Station Adjacent to Existing Electricity Substation at Tealing and Formation of Associated Vehicular Access and Temporary and Permanent Ancillary Works - 13/00496/PPPM – Town and Country Planning (Environmental Impact Assessment) (Scotland) Regulations 2011.

Kirklands Kirkton Of Monikie Monikie Dundee DD5 3QN - Replacement Of Existing Windows, Installation Of Photovoltaic Panels On Roof And Installation Of Two Wood Burning Stoves - 13/00450/LBC - Listed Building

G W Chree, Head of Planning and Transport (8)

Argyll and Bute Council

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

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

The City of Edinburgh Council

PLANNING AND ECONOMIC DEVELOPMENT

TOWN AND COUNTRY PLANNING (GENERAL PERMITTED DEVELOPMENT) (SCOTLAND) ORDER 1992

THE EAST AYRSHIRE COUNCIL RESTRICTION OF PERMITTED DEVELOPMENT DIRECTION NO. 1/2012

CUMNOCK CONSERVATION AREA

East Ayrshire Council, in terms of Article 4 (1) of the Town and Country Planning (General Permitted Development) (Scotland) Order 1992, as amended, being satisfied that it is expedient that development comprising the following Classes of Schedule 1 of the 1992 Order, as amended, should not be carried out in the area of land bounded by a red line on the attached Map hereto unless permission is granted on an application in that behalf, hereby directs that the permission granted by Article 3 in respect of the following classes shall not apply.

Class 3A: The provision within the curtilage of a dwellinghouse of a building for any purpose incidental to the enjoyment of that dwellinghouse or the alteration, maintenance or improvement of such a building.

Classes 6C-6F: Installation, alteration or replacement of a:

- a flue, forming part of a biomass heating system, on a dwellinghouse or building containing a flat (6C)
- ground source heat pump within the curtilage of a dwellinghouse or building containing a flat (6D)
- water source heat pump within the curtilage of a dwellinghouse or building containing a flat (6E)
- flue forming part of a combined heat and power system on a dwellinghouse or building containing a flat (6F)

Class 7: The erection, construction, maintenance, improvement or alteration of a gate, fence, wall or other means of enclosure.

Class 8: The formation, laying out and construction of a means of access to a road which is not a trunk road or a classified road, where that access is required in connection with development permitted by any class in this Schedule other than Class 7.

Class 31: The carrying out by a roads authority:

- on land within the boundaries of a road, of any works required for the maintenance or improvement of the road where said works involve development by virtue of Section 26(2)(b) of the Town and Country Planning (Scotland) Act 1997; or
- on land outside but adjoining the boundary of an existing road of works required for, or incidental to the maintenance or improvement of the road.

Class 33: The carrying out, within their own district by a Planning Authority of:

- a) works for the erection of dwellinghouses so long as those works conform to a local plan adopted under Section 17 of the 1997 Act;
- b) any development under the Housing (Scotland) Act 1987 not being development to which the last foregoing sub paragraph applies so long as the development conforms to a local plan adopted as aforesaid;
- c) any development under any enactment the estimated cost of which does not exceed £100,000.

This Direction relates to the existing Cumnock Conservation Area, the boundary of which is described in the schedule below. The Direction comes into effect on Friday 14th June 2013.

BOUNDARY OF CUMNOCK CONSERVATION AREA

Properties included in the Conservation Area comprise, 1 – 21 (odd) and 16 – 54 (even) Ayr Road, 3 – 5 Bank Lane, Greenmill Primary School, Barrhill Road, 2 -10 Black Bull Close, 1 – 95 (odd) and 2 – 62 (even) Glaisnock Street, 1 – 12 (even) Kilnholm Place, 1 – 3 (odd) Hamilton Place, 1 – 19 (odd) and 12 – 14 (even) Lugar Street, 1 – 46 The Square, 2 – 8 (even) The Tanyard, 6 – 18 (even) Tower Street and 1 – 13 (odd) Townhead Street

FURTHER INFORMATION

A copy of the above notice, as well as maps indicating the boundary of the Conservation Area, are available for inspection during normal office hours at the Department of Planning and Economic Development, East Ayrshire Council, The Johnnie Walker Bond, 15 Strand Street, Kilmarnock, KA1 1HU and at Rothesay House, 1 Greenholm Road, Cumnock, KA18 1LH.

Alan Neish Head of Planning and Economic Development 10 June 2013 (10)

The City of Edinburgh Council

THE TOWN AND COUNTRY PLANNING (DEVELOPMENT MANAGEMENT PROCEDURE) (SCOTLAND) REGULATIONS 2008 - REGULATION 20(1), TOWN AND COUNTRY PLANNING (LISTED BUILDING AND BUILDINGS IN CONSERVATION AREAS) (SCOTLAND) REGULATION 5, ENVIRONMENTAL IMPACT ASSESSMENT (SCOTLAND) REGULATIONS 1999 - PUBLICITY FOR ENVIRONMENTAL STATEMENT.

PLANNING AND BUILDING STANDARDS

Applications, plans and other documents submitted may be examined at Planning & Building Standards front counter, Waverley Court, 4 East Market Street, Edinburgh EH8 8BG between the hours of 8:30-5:00 Monday-Thursday & 8:30-4:40 on Friday. Written comments may be made quoting the application number to the Head of Planning & Building Standards within 21 days of the date of publication of this notice. You can view, track & comment on planning applications online at www.edinburgh.gov.uk/planning The application may have been subject to a pre-application consultation process & comments may have been made to the applicant prior to the application being submitted. Notwithstanding this, persons wishing to make representations in respect of the application should do so as above.

Acting Head of Planning and Building Standards

Proposal/Reference:

LIST OF PLANNING APPLICATIONS TO BE PUBLISHED ON 14 Jun 2013

FORMAT: Ref No; Address; Proposal

13/01893/FUL 48 Cammo Road Edinburgh EH4 8AP Alterations to remove; existing balcony & supporting columns, staircase and dormer window.

Extensions to form new; sunroom, garage with studio above, access stair and bay window.

13/01917/FUL 31-33 Waverley Bridge Edinburgh EH1 1BQ Alterations to shopfront.

13/01917/LBC 31-33 Waverley Bridge Edinburgh EH1 1BQ Internal revisions to layout. Alterations to shopfront.

13/01976/FUL Floodwall East Of 1 Cannonmills Bridge Water Of Leith Flood Prevention Scheme Edinburgh 1) Existing wall in car park to be raised and buttressed 2) Construct steel buttresses on gable end and 3) Install demountable defences at rear accesses.

13/02000/FUL 9 John's Place Edinburgh EH6 7EL Change of use from office to residential 13/02008/FUL 5 Viewfield Road Juniper Green EH14 5BE Proposed extension to front and rear of property.

13/02016/FUL 50 Frederick Street Edinburgh EH2 1NG Proposed refurbishment to offices including removal of existing stair, new entrance and new cladding panels.

13/02027/FUL 128 Muir Wood Road Currie EH14 5HF Proposed alteration to form double garage within rear garden.

13/02034/FUL 45 Braehead Drive Edinburgh EH4 6QW Extend and alter existing dwelling house to create 2 additional bedrooms including demolition of garage and greenhouse.

13/02036/FUL Land 87 Metres West Of 27 Johnston Terrace Edinburgh The erection of a 3m temporary rock trap barrier with integral fencing running along 165m of Johnston Terrace, located below the south facing rock face of Edinburgh Castle. Also, the erection of proprietary barriers pinned to the road to mark a realigned temporary footpath.

13/02048/LBC 189 Portobello High Street Edinburgh EH15 1EU Removal of column and arch at entrance hall of Portobello Baptist Church.

13/02051/FUL GF 1 Greenside Row Edinburgh EH1 3AN Existing external terrace at level 2 to have new covered walkway, new paths to match existing and alterations to existing balustrading and landscaped areas.

Existing external door in curtain walling to be removed and infilled with glazing. New external door to be added in place of existing curtain walling glazing.

13/02055/FUL 36 St Clair Terrace Edinburgh EH10 5PS Erect conservatory to rear of ground floor flat.

13/02056/FUL Telecomms Apparatus 13 Metres Southwest Of 150 Leith Walk Edinburgh Installation of 1 x DSLAM telecoms cabinet measuring 1407mm x 750mm x 407mm.

13/02058/FUL Land Adjacent To Newliston Road Kirkliston Original consent

(01/01855/ful) has been altered to provide 4 townhouses on this site with access from Manse Road.

13/02061/FUL 1F1 10 Torphichen Place Edinburgh EH3 8DU Proposed replacement windows.

13/02062/FUL 434 Lanark Road Edinburgh EH13 0NJ Proposed replacement windows. Flats 1-9.

13/02064/FUL 23 St Mary's Street Edinburgh EH1 1TA Proposed replacement windows. 1f1-1f3, 2f1-2f3, 3f1-3f3, 4f1-4f3.

13/02066/FUL Land Adjacent To Newliston Road Kirkliston Work commenced on site as whole in accordance with application 01/01855/FUL. These include mainly ground works and demolition of the existing Maltings buildings on safety grounds.

13/02078/FUL Barnbougale Castle Dalmeny Estate South Queensferry EH30 9TQ The proposal is for the construction of an inclined rock revetment to act as a sea-defence for Barnbougale Castle. Existing outfall drains from the castle cellars will be repaired as part of the works with new deep manholes located within the revetment. Minor improvements are planned at the existing groyne to the immediate north west of the castle.

13/02086/LBC 16 Queen Street Edinburgh EH2 1JW Refurbish existing Georgian townhouse currently in office use and associated internal alterations 13/02100/FUL 6 Wardrop's Court Edinburgh EH1 2NZ Form new mild steel balustrade and gates to match profile, size and details of existing metalwork.

13/02105/LBC Cliftonhall School 1A Clifton Road Newbridge EH28 8LQ To attach temporary wooden gates to the doocot structure.

13/02111/FUL 29 Raeburn Place Edinburgh EH4 1HU New shopfront and internal alterations to existing Licensed Betting Office.

13/02116/FUL Telecomms Apparatus 8 Metres West Of 62 East Claremont Street Edinburgh Installation of 1x DSLAM cabinet measuring 1408mm x 750mm x 407mm 13/02117/FUL Telecomms Apparatus 14 Metres West Of 116 Brunton Gardens Edinburgh Installation of 1X DSLAM telecoms cabinet measuring 1408mm x 750mm x 407mm.

13/02120/FUL 144 Newhaven Road Edinburgh EH6 4PZ Demolition of brick garage, erect new house and re-position access gate and driveway.

13/02122/FUL 29 Great King Street Edinburgh EH3 6QR New double door to mews garage.

13/02122/LBC 29 Great King Street Edinburgh EH3 6QR Internal alterations

including: new kitchen, toilet, spa, lift, entrance screen, ensuite shower rooms, french doors, bathroom and wall shelving. New double door to mews garage.

13/02123/LBC 15 Mayfield Gardens Edinburgh EH9 2AX Alter and extend existing lower ground floor flat.

13/02124/LBC 3F1 29 Marchmont Road Edinburgh EH9 1HU Install slim-profile windows in our flat.

13/02126/FUL 13 Claremont Crescent Edinburgh EH7 4HX Change of use from office to residential.

13/02130/FUL 101 Ingliston Road Edinburgh EH28 8AU The creation of 10no new windows within the facade of the Existing hotel along with obscuring 19no existing windows with the application of an opaque film and the creation of 1no Fire Exit.

13/02131/FUL 15 Rankeillor Street Edinburgh EH8 9JA Proposed window to door alteration.

13/02132/LBC 15 Rankeillor Street Edinburgh EH8 9JA Proposed window to door alteration.
 13/02135/LBC 24B Cumberland Street Edinburgh EH3 6SA Replacement windows.
 13/02137/FUL 10-16 Cluny Drive Edinburgh EH10 6DP Remove existing sunroom and replace door opening with double glazed screen. Retain and extend balustrade. Formation of new window openings and insertion of rooflights.
 13/02138/FUL 11-13 York Lane Edinburgh EH1 3HY Hotel extension to create an additional storey to previously approved two storey extension.
 13/02147/LBC 34 Clarence Street Edinburgh EH3 5AF To combine three existing dwellings to form 2 larger ones.
 13/02151/LBC 207 High Street Edinburgh EH1 1PE Installation of new ATM through existing glazed shop front.
 13/02163/FUL 2F 3 Royal Crescent Edinburgh EH3 6PZ Internal alterations and insertion of six rooflights, including five new and one replacement, and one sun tunnel to top floor flat.
 13/02164/LBC 2F 3 Royal Crescent Edinburgh EH3 6PZ Internal alterations and insertion of six rooflights, including five new and one replacement, and one sun tunnel to top floor flat. (11)

Dumfries & Galloway Council

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

The applications listed below may be examined during normal office hours at Customer Service Centre, Town Hall, High Street, Lockerbie. Alternatively, they can be viewed on-line by following the ePlanning link on the Council's website at www.dumgal.gov.uk/planning. All representations should be made to me within 21 days from the date of this publication at Kirkbank, Council Offices, English Street, Dumfries, by email to PlanningRepresentations@dumgal.gov.uk or via the Council's website, as noted above.

Head of Planning & Building Standards Services

<i>Proposal/ Reference:</i>	<i>Address of Proposal:</i>	<i>Description of Proposal:</i>
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13/P/4/0238	Town Hall High Street Lochmaben Lockerbie	Internal alterations to public hall including formation of public library, installation of public toilets and platform lift and replacement external door, glazed side screens and fan light to north east elevation
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(12)

East Ayrshire Council

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

PLANNING APPLICATIONS

For those applications which have been the subject of Pre-Application Consultation between the Applicant and the Community (and which are indicated as "PAC"), persons wishing to make representations in respect of the application should do so to the Planning Authority in the manner indicated.

The Applications listed may be examined at the address stated below between 09:00 and 17:00 hours Monday to Thursday and 09:00 and 16:00 hours Friday, excluding public holidays. All applications can also be viewed online via the Council website (www.east-ayrshire.gov.uk/eplanning) or by prior arrangement at one of the local offices throughout East Ayrshire.

Written comments and electronic representations may be made to the Head of Planning and Economic Development, PO Box 26191, Kilmarnock KA1 9DX or submittoplanning@east-ayrshire.gov.uk before the appropriate deadline.

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

Head of Planning & Economic Development

Date of Signature: 10.06.2013

Where plans can be inspected: Department of Neighbourhood Services, The Johnnie Walker Bond, 15 Strand Street, Kilmarnock, KA1 1HU
 Tel: (01563) 576790 Fax: (01563) 554592

<i>Proposal/ Reference:</i>	<i>Address of Proposal:</i>	<i>Name and Address of Applicant:</i>	<i>Description of Proposal:</i>
13/0285/LB	16 St Germain Street CARTINE KA5 6RH	Odds and Evens Ltd 16 St Germain Street Catrine KA5 6RH	Demolish and rebuild existing single storey outbuilding, new shopfront window and door, new concealed roller shutters, new signage, erection of satellite dish and outdoor AC condenser

(13)

East Lothian Council

TOWN AND COUNTRY PLANNING

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

The applications and plans are open to inspection at Environment Reception, John Muir House, Brewery Park, Haddington during office hours or at <http://pa.eastlothian.gov.uk/online-applications/>. Any representations should be made in writing or by e-mail to the undersigned within 21 days of this date.

14/06/13

Iain McFarlane
 Development Management Manager
 John Muir House
 Brewery Park
 HADDINGTON

E-mail: environment@eastlothian.gov.uk

SCHEDULE

13/00129/P

Development in Conservation Area
 117 Millhill Musselburgh East Lothian EH21 7RP
 Erection of fencing to railings

13/00424/P

Development in Conservation Area
 Land To The Rear Of Seabrae Marine Terrace Gullane East Lothian EH31 2AZ
 Erection of 2 houses, 3 garages, formation of vehicular access and associated works

13/00372/P

Development in Conservation Area
 4 Beech Terrace Pencaitland Tranent East Lothian EH34 5DG
 Replacement windows

13/00402/P

Development in Conservation Area
 3 Hercus Loan Fisherrow Musselburgh East Lothian EH21 6AU
 Change of use of house to house in multiple occupancy

13/00371/LBC

Listed Building Consent
 Seton East Longniddry East Lothian EH32 0PG
 Alterations to and part demolition of building

13/00382/P

Development in Conservation Area
 Balgay West Links Road Gullane East Lothian EH31 2BB
 Alterations, extension to house and formation of hardstanding areas

13/00433/P

Development in Conservation Area
 1 South Lorimer Place Cockenzie East Lothian EH32 0JE
 Alterations to house

13/00427/P

Development in Conservation Area
 Erskine Cottage 29 Edinburgh Road Cockenzie East Lothian EH32 0HL
 Alterations to house and formation of steps

12/00959/LBC

Listed Building Consent
 69 And 70 High Street Haddington East Lothian EH41 3EN
 Repainting frontage of building and erection of signage

12/00959/P

Development in Conservation Area
Listed Building Affected by Development
69 And 70 High Street Haddington East Lothian EH41 3EN
Repainting frontage of building (14)

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

NOTICE IS HEREBY GIVEN that a Listed Building Consent application is being made to EAST RENFREWSHIRE COUNCIL by Marcus And Valerie Shortreed, 67 Montgomery Street Eaglesham East Renfrewshire G76 0AU

Installation of three replacement windows at front (listed building consent) at: 67 Montgomery Street Eaglesham
reference:2013/0237/LBC

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

Representations should be made within 21 days from the publication of this notice, to the Head of Roads Planning and Transportation Service at the above address or by filling in the 'Make a Comment' form on the Online Planning Service page of the Council's website. (15)

Falkirk Council**APPLICATION(S) FOR PLANNING PERMISSION**

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

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

**Planning (Listed Building and Conservation Areas) (Scotland) Act 1997-
Development Affecting a Listed Building or the Setting of a Listed Building**

Application No	Location of Proposal	Description of Proposal
P/13/0376/LBC	Grange Lodge Carriden Brae Bo'ness EH51 9SL	Installation of Replacement Windows

Director of Development Services (16)

Glasgow City Council**PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997****DESIGNATION OF SHAWLANDS CROSS CONSERVATION AREA**

Glasgow City Council hereby gives notice that, under Section 61 of the Planning (Listed Buildings and Conservation Areas)(Scotland) Act 1997, the Council has designated the Shawlands Cross Conservation Area in respect of various land and property at Shawlands Cross, Pollokshaws Road, Kilmarnock Road, Mount Stuart Street, Moss-side Road, Frankfort Street, Abbot Street, Minard Road, Langside Avenue, Springhill Gardens, Walton Street and Skirling Street.

All buildings within Conservation Areas, whether or not they are listed buildings, are protected by law and may not be demolished without consent from the Council. Certain alterations and other developments will also require consent. Trees are also protected by law and the written consent of the Council must be obtained before lopping, pruning, pollarding, felling or uprooting any tree. Any proposed development in, or adjacent to, a Conservation Area which could affect its character must be advertised. Only applications for full planning permission will be accepted for any development. In assessing development proposals, special consideration will be given to the preservation or enhancement of the character of the Conservation Area.

A map showing the boundaries of the Shawlands Cross Conservation Area and a street index can be inspected free of charge at Development and Regeneration Services, Exchange House, 231 George Street, Glasgow during normal office hours.

George Black, Chief Executive
City Chambers, Glasgow G2 1DU (17)

Glasgow City Council**PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997****PARKHEAD CROSS CONSERVATION AREA****REVISION OF CONSERVATION AREA BOUNDARIES**

Following an appraisal of the Parkhead Cross Conservation Area, Glasgow City Council hereby gives notice that due to boundary changes, the original boundaries of the Parkhead Cross Conservation area are cancelled and the Council has designated anew the Parkhead Cross Conservation Area.

The new Parkhead Cross Conservation Area includes all land and property included in the original Parkhead Cross Conservation Area, and further amendment to the boundary to include all land and property to the North east and Western approach and will take in:

1. the former Parkhead School, 125 -135 Westmuir Street (North side between Nisbet street and Back Causeway)
2. Eastern Necropolis Gatehouse and cemetery enclosure, 1264 Gallowgate.

All buildings within the Conservation Area, whether or not they are listed buildings, are protected by law and may not be demolished without consent from the Glasgow City Council. Certain alterations and other developments will also require consent. Trees are also protected by law and the written consent of the Council must be obtained before lopping, pruning, pollarding, felling or uprooting any tree. Any proposed development in, or adjacent to, a Conservation Area which could affect its character must be advertised. Only applications for full planning permission will be accepted for any development. In assessing development proposals, special consideration will be given to the preservation or enhancement of the character of the Conservation Area.

A map showing the boundaries of the Conservation Area herein designated and a street index can be inspected free of charge at Development and Regeneration Services, Exchange House, 231 George Street, Glasgow during normal office hours.

George Black, Chief Executive
City Chambers, Glasgow G2 1DU (18)

Glasgow City Council**PUBLICITY FOR PLANNING AND OTHER APPLICATIONS**

You can view applications online at <http://www.glasgow.gov.uk/planning> applications or electronically at Development and Regeneration Services, Development Management, 231 George Street, Glasgow G1 1RX, Monday to Thursday 9am to 5pm and Friday 9am to 4pm - except public holidays.

PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997**THE TOWN AND COUNTRY PLANNING (LISTED BUILDINGS AND BUILDINGS IN CONSERVATION AREAS) (SCOTLAND) REGULATIONS 1987**

Comments are published online to view.
Your comments should be made within 21 days from 14 June 2013 to the above address or emailed planning.representations@drs.glasgow.gov.uk

- 13/01319/DC 13/01320/DC 38 New City Road G4 - Replacement telecommunications apparatus
- 13/01195/DC, 13/01206/DC 2 Lynedoch Place G3 - Conversion of offices to single dwellinghouse and associated alterations
- 13/01358/DC Flat 2/1, 24 Royal Crescent G3 - Internal alterations
- 13/01343/DC City Chambers 80 George Square G2 - Internal alterations to 3rd floor of listed building in association with major office refurbishment programme
- 13/00558/DC Site Outside 110 Bell Street G4 - Installation of telecommunications cabinet
- 13/01137/DC 69 Corrou Road G43 - Increase height of boundary wall and erection of decking at rear and side of dwellinghouse (retrospective)
- 13/00700/DC Site Outside 131 Ingram Street G1 - Installation of telecommunication cabinet
- 13/01065/DC Storey 2 Phoenix House 78 St Vincent Street G2 - Installation of air condenser unit

13/01049/DC 58B Clevedon Drive G12 - Installation of french doors to rear of flatted dwelling
 13/01304/DC 13/01305/DC 81 Langside Drive G43 - Replacement windows to listed building
 13/01252/DC 14 Monteith Row G40 - Internal and external alterations to listed building associated with conversion of hostel to 6 residential flats
 13/01229/DC 18 Downside Road G12 - External alterations including replacement stairs and railings to listed dwellinghouse
 13/01322/DC 30 St Vincent Place G1 - Installation of handrail with glass infill panel
 13/01045/DC Templeton House 62 Templeton Street G40 - Installation of air conditioning unit and internal alterations to category A listed building
 13/01313/DC 15 Dunearn Street G4 - External alterations to flatted dwelling
 13/01314/DC 398 Byres Road G12 - Alterations to shopfront
 13/01265/DC, 13/01266/DC Flat Ground 76 Highburgh Road G12 - External alterations including formation of flue to rear of listed flatted dwelling
 13/01278/DC Kelvin Hall Sports Arena 1431 Argyle Street G3 - Internal and external alterations to listed building associated with Phase 1 redevelopment of Kelvin Hall
 13/01222/DC Flat 2/1, 19 Park Terrace G3 - Installation of double glazing
 13/00993/DC 27 Fotheringay Road G41 - Installation of replacement windows to rear elevation of Flat 0/1 and 0/2
 13/01231/DC 7 Kirklee Road G12 - Internal & external alterations to dwellinghouse
 13/01299/DC 61-63 Netherlee Road G44 - Installation of replacement doors to coach house
 13/00639/DC Site Of Telecommunications Equipment Outside 145 Bath Street G2 - Installation of telecommunications cabinet
 13/01338/DC 8 Regent Park Square G41 - Internal and external alterations to dwellinghouse including erection of rear conservatory
 13/01280/DC 74 York Street G2 - Internal and external alterations to listed building
 13/01230/DC 7 Kirklee Road G12 - External alterations to dwellinghouse
 13/01207/DC 29 Hamilton Avenue G41 - Removal of ground floor window and installation of patio door to rear, creation of new 1st floor window to side and installation of 6 rooflights
 13/01227/DC 40 Derby Street G3 - Structural and fabric repairs to flatted properties
 13/00932/DC 28 Corrou Road G43 - Demolition of rear chimney and re-slating of roof
 13/01352/DC Flat 2/1 70 Highburgh Road G12 - Installation of replacement timber windows to listed flatted property
 13/01211/DC, 13/01212/DC 63 Woodside Terrace Lane G3 - Installation of windows to garage door of listed building

(19)

Highland Council

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 ADVERTISEMENT UNDER SECTION 67(2) OF THE MAKING OF A REVOCATION ORDER

06/00191/FULNA as extended by Section 42 application 12/00482/FUL

Planning permission for alterations and change of use of steading to house.

At Lowmount, Newlands of Moyness, Nairn, Highland
 NOTICE IS HEREBY GIVEN that The Highland Council have made an Order under Section 65 of the Town and Country Planning (Scotland) Act 1997 (as amended) to revoke the above planning permission.

The Council have been notified in writing by the owner of the land in question that they do not object to the Order.

Any person who will be affected by the Order and who wishes an opportunity to appear before, and be heard by, a person appointed by the Scottish Ministers must give notice in writing to that effect to The Scottish Government, Directorate of the Built Environment, Planning Division, Victoria Quay, Edinburgh, EH6 6QQ, not later than 12th July 2013.

If no such notice has been given by that date, then the Order will take effect, by virtue of the provisions of Sections 65 & 67 of the Town and Country Planning (Scotland) Act 1997, on 26th July 2013 without the requirement for confirmation by Scottish Ministers.

Dated: 14h June 2013

Allan Todd

Area Planning Manager
 On behalf of The Highland Council
 The Highland Council
 2nd Floor
 Kintail House
 Beechwood Business Park
 Inverness
 IV2 3BW

(20)

Orkney Islands Council

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

APPLICATION(S) FOR LISTED BUILDING CONSENT

Written comments may be made on the above developments to the Planning Manager, Development Management at the address below or alternatively email your comments to planning@orkney.gov.uk within 21 days from the date of publication of this notice

Orkney Islands Council, School Place, KIRKWALL, KW15 1NY

<i>Proposal/Reference:</i>	<i>Address of Proposal:</i>	<i>Description of Proposal:</i>
13/229/PP	Flotta Church, Flotta	Install a portable toilet with a concrete plinth and erect a screen fence
13/233/LB	23 Main Street Kirkwall	Erect an extension, alter door and windows, and demolish lean-to

(21)

Perth and Kinross Council: Planning

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

NOTICE OF APPLICATIONS

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

13/01008/LBC: Alterations and change of use from a retail shop Class 1 to an office class 2 at Ellas 7 Bridge Street Dunkeld PH8 0AH .

13/01018/LBC: Refurbishment of dwellinghouse and re-instate former exterior door at Chanonry Cottage Cathedral Street Dunkeld PH8 0AW .

13/01049/LBC: Alterations to detached cottage to form two semi-detached cottages at Crachan Cottage Camserney Aberfeldy PH15 2JF .

13/01020/LBC: Alterations and extension to dwellinghouse at Urrard House Killiecrankie Pitlochry PH16 5LN .

(22)

Planning and Economic Development

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997

TOWN AND COUNTRY PLANNING (CONTROL OF ADVERTISEMENTS) CUMNOCK CONSERVATION AREA

DIRECTION 2012

Notice is hereby given that, in exercise of the powers conferred on them by Regulation 11 of the Town and Country Planning (Control of Advertisements) (Scotland) Regulations 1984, Scottish Ministers, having considered representations made to them by East Ayrshire Council, as planning authority, have directed that the display of advertisements falling within the classes of 1(i), 2(i), (ii) & (iii), 3(vi), 4(i) & (ii) and 5 as specified in Schedule 4 of the Regulations should not be undertaken within the Cumnock Conservation Area without express consent. In this respect, the following classes of advertisement will require consent.

- Class 1 – Functional advertisements of local authorities, community councils, statutory undertakers and public transport undertakers.

(i) Advertisements relating to any function or operation of a local authority, community council, statutory undertaker or public transport undertaker, which are reasonably required in order to secure the safe or efficient performance of those function or operations and which cannot be displayed in such a manner under the provisions of these regulations relating to advertisements of any other specified class.

- Class 2 – Miscellaneous advertisements relating to land on which they are displayed:

(i) Advertisements for the purpose of identification, direction or warning with respect to the land or building on which they are displayed.

(ii) Advertisements relating to any person, partnership or company separately carrying on a profession, business, or trade at the premises where any such advertisement is displayed

(iii) Advertisements relating to any institution of a religious, educational, cultural, recreational or medical or similar character to any hotel, inn or public house, block of flats, club, boarding-house or hostel, situated on the land on which any such advertisement is displayed.

- Class 3 – Certain advertisements of a temporary nature

(iv) Advertisements on hoardings enclosing, either wholly or in part, land on which building operations are taking or about to take place and which is designated in any development plan for the time being in force primarily for commercial, industrial or business purposes.

- Class 4 – Advertisements on business premises

(i) Advertisements displayed on business premises wholly with reference to all or any of the following matters: the business or other activity carried on, the goods sold or services provided, and the name and qualification of the person carrying on such business or activity or manufacturing or supplying such goods or services on those premises.

(ii) Advertisements displayed on any forecourt of business premises wholly with reference to all or any of the matters specified in paragraph (i) above.

- Class 5 – Advertisements displayed within any building and not exempted from these regulations by virtue of regulation 3(2).

This Direction relates to the whole of the Cumnock Conservation Area and will come into effect on Friday 28th June 2013.

A copy of the direction and details of the classes of advertisement affected by the direction, as well as maps indicating the boundary of the Conservation Area, are available for inspection during normal office hours at the Department of Planning and Economic Development, East Ayrshire Council, The Johnnie Walker Bond, 15 Strand Street, Kilmarnock, KA1 1HU and at Rothesay House, 1 Greenholm Road, Cumnock, KA18 1LH.

Alan Neish

Head of Planning and Economic Development

10 June 2013.

(23)

Renfrewshire Council

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

Applications for Listed Building Consent, listed below, together with the plans and other documents submitted with them may be examined at the Customer Service Centre, Renfrewshire House, Cotton Street, Paisley, PA1 1LL between the hours of 8.00am and 6.00pm, Monday to Friday online at www.refrewshire.gov.uk.

Anyone wishing to make representations should do so in writing within 21 days from the date of publication of this notice to the Director of Development and Housing Services, Renfrewshire House, Cotton Street, Paisley, PA1 1LL.

ADDRESS

102 - 108 Falside Road, Paisley, PA2 6JU

DESCRIPTION OF WORKS

Installation of replacement soffits, fascias, gutters & downpipes.

(24)

Renfrewshire Council

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

Applications for Listed Building Consent, listed below, together with the plans and other documents submitted with them may be examined at the Customer Service Centre, Renfrewshire House, Cotton Street, Paisley, PA1 1LL between the hours of 8.00am and 6.00pm, Monday to Friday online at www.refrewshire.gov.uk.

Anyone wishing to make representations should do so in writing within 21 days from the date of publication of this notice to the Director of Development and Housing Services, Renfrewshire House, Cotton Street, Paisley, PA1 1LL.

ADDRESS

110 - 114 Falside Road, Paisley, PA2 6JU

DESCRIPTION OF WORKS

Installation of replacement soffits, fascias, gutters & downpipes.

(25)

Renfrewshire Council

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

Applications for Listed Building Consent, listed below, together with the plans and other documents submitted with them may be examined at the Customer Service Centre, Renfrewshire House, Cotton Street, Paisley, PA1 1LL between the hours of 8.00am and 6.00pm, Monday to Friday online at www.refrewshire.gov.uk.

Anyone wishing to make representations should do so in writing within 21 days from the date of publication of this notice to the Director of Development and Housing Services, Renfrewshire House, Cotton Street, Paisley, PA1 1LL.

ADDRESS

86-92 Falside Road, Paisley, PA2 6JU

DESCRIPTION OF WORKS

Installation of replacement soffits, fascias, gutters and downpipes

(26)

Scottish Borders Council

PLANNING AND ECONOMIC DEVELOPMENT

APPLICATION HAS BEEN MADE TO THE COUNCIL FOR LISTED BUILDING CONSENT FOR:

Ref No	Proposal	Site
13/00579/LBCNN	Replacement window (retrospective)	1 The Row Longformacus
13/00648/LBCNN	Replacement windows and external redecoration (retrospective)	Saddlers Cottage High Street Town Yetholm
13/00650/LBCNN	Alterations and two storey extension to dwellinghouse	The Studio Crunklaw Farm Duns
13/00651/LBCNN	Alterations, replacement windows and single storey extension	Darnick Cottage Abbotsford Road Darnick

The items can be inspected at Council Headquarters, Newtown St Boswells between the hours of 9.00 am and 4.45 pm from Monday to Thursday and 9.00am and 3.30 pm on Friday for a period of 21days from the date of publication of this notice.

It is also possible to visit any library and use the Planning Public Access system to view documents. To do this, please contact your nearest library to book time on a personal computer. If you have a PC at home please visit our web site at <http://eplanning.scotborders.gov.uk/online-applications/>

Any representations should be sent in writing to the Head of Planning and Regulatory Services, Scottish Borders Council, Newtown St Boswells TD6 0SA and must be received within 21 days. Alternatively, representations can be made online by visiting our web site at the address stated above. Please state clearly whether you are objecting, supporting or making a general comment. Under the Local Government (Access to Information) Act 1985, representations may be made available for public inspection.

(27)

Stirling Council

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

The Applications listed below are proposals requiring planning permission and/or Listed Building Consent which have been submitted to Stirling Council and may be viewed at the office of Economy, Planning and Regulation, Stirling Council, Viewforth, Stirling, FK8 2ET (Telephone 01786 442515) between the hours of 9 am and 5 pm Monday to Friday or online at www.stirling.gov.uk. Written comments may be made to the Chief Planning Officer within 21 days of this notice.

<i>Proposal/Reference:</i>	<i>Address of Proposal:</i>	<i>Description of Proposal:</i>
13/00337/FUL/ML	Garden Ground At Drumwhirn, 7 Drumbeg Loan, Killearn	Erection of dwelling house

(28)

West Lothian Council

PLANNING ETC. APPLICATIONS

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

<i>Applicants</i>	<i>Proposal</i>	<i>Days for Comment</i>
0360/LBC/13	Listed Building Consent for the conversion of outbuilding to form a house with associated parking and alterations to roof (grid ref. 305969 672275) at:- The Steading, St Nicholas' Church, Manse Park, Uphall, EH52 6JP Case Officer: Ranald Dods Tel No. (01506) 282413	21 days
0367/LBC/13	Listed Building Consent for installation of replacement windows and new velux window and formation of pitched roof over dormer windows (grid ref. 299951 677056) at:- 173B High Street, Linlithgow, EH49 7EN Case Officer: Alison Maguire Tel No. (01506) 282415	21 days

For information about each proposal, please contact the case officer directly.

Applications can be viewed at County Buildings, Linlithgow or on the internet at www.westlothian.gov.uk by following the 'planning' link on the home page.

Anyone with difficulty in accessing the plans should contact the case officer to make alternative arrangements

Comments on proposals should be submitted in the stated time period and must be via the council's website or in writing to the address below. **Please be aware that, except in exceptional circumstances, your representations will be publicly available as part of the planning file which will also appear on the internet.**

Chris Norman, Development Management Manager, County Buildings, High Street, Linlithgow EH49 7EZ

This application is advertised under

- Section 9(3) of the Planning (Listed Buildings and Conservation Areas) (Scotland) Act 1997. (29)

Acquisition and Disposal of Land

Forestry Commission Scotland

CRICHEL DOWN RULES CIRCULAR 5 2011 ("THE RULES")

SALE OF LAND AT BLAIRS WOOD, KINTORE, ABERDEENSHIRE

Acquired from John Stewart Barron and James Ingram McDonald on 31 December 1936

Sale of land at Gallows Hill Wood, Kemnay, Aberdeenshire

Acquired from Archibald James Lockhart on 27 April 1938 and 13 May 1938

Sale of land at Glenhead Wood, Kemnay, Aberdeenshire

Acquired from (i) the Trustees of the Firm of James Meston and Company and recorded in the Division of the General Register of Sasines applicable to the County of Aberdeen on 10 June 1927, and from (ii) Hector Alexander Napier and recorded in the General Register of Sasines on 14 November 1956

Sale of land at Harthills Wood, Kemnay, Aberdeenshire

Acquired from:

- (i) Robert Mennie dated 5 and recorded in the General Register of Sasines applicable to the County of Aberdeen on 11 both dates November 1926, and(ii) Clydesdale Bank Limited and Patrick John Forbes and recorded in the General Register of Sasines applicable to the County of Aberdeen on 12 September both 1968, and
- (iii) Patrick John Forbes on 28 August 1980 and recorded in the General Register of Sasines in the County of Aberdeen on 12 September both 1980, and
- (iv) Clydesdale Bank Limited and Patrick John Forbes recorded in the said Division of the General Register of Sasines applicable to the County of Argyll 28 April 1980.

Sale of land at Leschangie Wood, Kemnay, Aberdeenshire

Acquired from:

- (i) Disposition by the Trustees of the Firm of James Meston and Company recorded in the Division of the General Register of Sasines applicable to the County of Aberdeen on 10 June 1927, and
- (ii) Disposition by the Trustees for the Firm of A & A Morgan recorded in the said Division of the General Register of Sasines applicable to the County of Argyll 18 June 1956, and
- (iii) Disposition by Clydesdale & North of Scotland Bank Limited and James George Norman recorded in the said Division of the General Register of Sasines applicable to the County of Argyll 23 January 1958, and
- (iv) Disposition by Clydesdale Bank Limited and Patrick John Forees recorded in the said Division of the General Register of Sasines applicable to the County of Argyll 28 April 1980

Notice is hereby given that Forestry Commission Scotland has decided the opportunity to repurchase in terms of Rule 10 shall not apply to the sale of the above properties. The land in each case has materially changed in character as defined in the Rules.

Any queries regarding this Notice should be emailed to Ronnie Lee at Forestry Commission Scotland : ronnie.lee@forestry.gsi.gov.uk (30)

Pipe-Lines

Department of Energy & Climate Change

PETROLEUM ACT 1998

NOTICE OF THE ISSUE OF A SUBMARINE PIPELINE WORKS AUTHORISATION

The Secretary of State for Energy and Climate Change hereby gives notice that he has decided to issue, and in consequence has issued, a works authorisation to be held by BG Norge AS whose address is Lokkeveien 111, 4007 Stavanger, Norway for the construction of a pipeline system between UK Median Line and Gjoa GEFVS.

Except with the consent of the Secretary of State, the 323.8 Millimetre Export, pipeline shall be used and to convey gas.

The pipeline may be used by the holder and with the holder's agreement, and with the consent of the Secretary of State, by other persons.

BG Norge AS have been appointed operators of the pipeline.

Andrew Carr

Field Development Manager
EDU-LED Aberdeen

(31)

Environment



Environmental Protection

Angus Council

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

THE PROPOSED DEVELOPMENT AT LAND BETWEEN MEAN LOW WATER MARK AT CARNOUSTIE BEACH AND TEALING SUBSTATION, TEALING IS SUBJECT TO ASSESSMENT UNDER THE TOWN AND COUNTRY PLANNING (ENVIRONMENTAL IMPACT ASSESSMENT) (SCOTLAND) REGULATIONS 2011.

Notice is hereby given that an environmental statement has been submitted to Angus Council by Seagreen Alpha Wind Energy Ltd (SAWEL) and Seagreen Bravo Wind Energy Ltd (SBWEL) relating to the planning application (ref:13/00496/PPPL) in respect of Formation of Onshore Electrical Transmission Infrastructure Between Carnoustie and Tealing to Service Seagreen Alpha and Seagreen Bravo Phase 1 Offshore Wind Farms, Comprising of 19km of Underground Electricity Transmission Cables, a New Substation/Convertor Station Adjacent to Existing Electricity Substation at Tealing and Formation of Associated Vehicular Access and Temporary and Permanent Ancillary Works notified to you under the Town and Country Planning (Development Management Procedure) (Scotland) Regulations 2008 on 14 June 2013.

Possible decisions relating to the application are:

- (i) Approval of the application without conditions;
- (ii) Approval of the application with conditions;
- (iii) Refusal of the application

A copy of the environmental statement, the associated application and other documents submitted with the application may be inspected at all reasonable hours at the place where the register of planning applications is kept by the planning authority for the area at County Buildings, Market Street, FORFAR DD8 3LG; also at Carnoustie ACCESS Office, 26 High Street, Carnoustie, DD7 6AP; Carnoustie Library, 21 High Street, Carnoustie, DD7 6AN and Monifieth ACCESS Office, 81 High Street, Monifieth, DD5 4AA during the period of 28 days beginning with the date of this notice. The documentation can also be viewed online at www.angus.gov.uk/publicaccess (using the application reference 13/00496/PPPM).

Copies of the environmental statement may be purchased from Seagreen Wind Energy Limited, C/o SSE Renewables, 1 Waterloo Street, Glasgow, G2 6AY (T: 0141 224 7038; E: info@seagreenwindenergy.com) at a cost of £350 for the full ES and application documentation in hard copy; £10 for a DVD copy; the Non-Technical Summary is available free of charge.

Any person who wishes to make representations to Angus Council about the environmental statement should make them in writing within 28 days to the Council at Planning & Transport, County Buildings, Market Street, FORFAR DD8 3LG or by e mail at: PLANNING@angus.gov.uk.

George W Chree, Head of Planning & Transport, Angus Council (32)

Dumfries and Galloway Council

THE ENVIRONMENTAL IMPACT ASSESSMENT (SCOTLAND) REGULATIONS 2011

NOTICE UNDER REGULATION 17

PROPOSED DEVELOPMENT AT LAND AT TWENTYSHILLING HILL NEAR SANQUHAR

Notice is hereby given that an Environmental Statement has been submitted to Dumfries and Galloway Council by Element Power relating to the planning application in respect of:

ERECTION OF 9 WIND TURBINES (85M HUB HEIGHT, 125M TO BLADE TIP) (TOTAL RATED OUTPUT OF UP TO 27 MW), 1 PERMANENT ANEMOMETER MAST (MAXIMUM HEIGHT OF 80M), CONTROL BUILDING AND COMPOUND, EXTERNAL TRANSFORMER HOUSING, TEMPORARY CONSTRUCTION AND STORAGE COMPOUNDS, INSTALLATION OF UNDERGROUND ELECTRICITY CABLES, FORMATION OF SITE TRACKS, CRANE PADS, FOUNDATIONS AND ASSOCIATED WORKS/INFRASTRUCTURE

REFERENCE NUMBER 13/P/3/0260

Possible decisions relative to the application are:

- (i) Approval without conditions
- (ii) Approval with conditions
- (iii) Refusal

A copy of the environmental statement and the associated planning application may be viewed on-line at www.dumgal.gov.uk/planning or inspected at all reasonable hours in the register of planning applications kept by the planning authority for the area at the Council Offices at Kirkbank House, English Street, Dumfries, DG1 2HS.

Copies of the Environmental Statement may be purchased from Element Power at Element Power, 3 Sheldon Square (First Floor), Paddington Central, London W2 6HY for a cost of £450 for a hard copy and £10 in PDF file format on CD.

Any person who wishes to make representations to Dumfries and Galloway Council about the Environmental Report should make them in writing quoting Ref: 13/P/3/0260 within 28 days of the date of publication of this notice to The Head of Planning and Building Standards, Dumfries and Galloway Council, Kirkbank House, English Street, Dumfries, DG1 2HS.

Steve Rogers
Head of Planning & Building Standards
Directorate of Planning & Environment Services

14 June 2013. (33)

Edradynate Ltd.

WATER ENVIRONMENT AND WATER SERVICES (SCOTLAND) ACT 2003

WATER ENVIRONMENT (CONTROLLED ACTIVITIES) (SCOTLAND) REGULATIONS 2011

APPLICATION FOR AUTHORISATION

BEINN EAGAGACH HYDROPOWER SCHEME, PERTH

An application has been made to the Scottish Environment Protection Agency (SEPA) by Edradynate Ltd. for authorisation to carry on controlled activities at, near or in connection with the Beinn Eagagach hydropower scheme, Perth, namely:

Description of controlled activity	Waters affected	National grid reference
Construction and/or operation of impounding works 2m in height.	Derculich Burn Cluny Burn (All a Phruineich)	NN 8787 5389 NN 8650 5303
Abstraction of 29 030 m3 per day of water Abstraction of 33 610 m3 per day of water	Derculich Burn Cluny Burn (All a Phruineich)	NN 8787 5389 NN 8650 5303
Return of abstracted water in total approximately 5km away from abstraction points	Cluny Burn (All a Phruineich)	NN 8839 5194

SEPA considers that the above controlled activities may have an impact on the water environment and on the interests of other users of the water environment. Details of all the activities applied for can be seen in the application.

A copy of the application and accompanying information may be inspected free of charge, at the SEPA Registry below, between 9:30am and 4:30pm Monday to Friday (except local and national holidays) and by prior arrangement at SEPA, 5 Redwood Crescent, Peel Park, East Kilbride, G74 5PP. Alternatively, the application may be viewed on SEPA's website at:

www.sepa.org.uk/water/water_regulation/advertised_applications.aspx
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/1110760:

Registry Department, SEPA, 5 Redwood Crescent, Peel Park, East Kilbride, G74 5PP

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.

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 the activity;
- 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 the application.

(34)

Healthcare Environmental Services Limited
POLLUTION PREVENTION AND CONTROL (SCOTLAND)
REGULATIONS 2012

In accordance with Paragraph 8 of Schedule 4 to the Pollution Prevention and Control (Scotland) Regulations notice is hereby given that Healthcare Environmental Services Limited has applied to the Scottish Environment Protection Agency (SEPA) for a permit under Regulation 13 of the regulations. This is in respect of activities being carried out, namely a Clinical Waste Treatment Facility, including Energy from Waste Treatment in an installation at Former Hassockrigg Opencast Site, Benhar Road, Shotts.

The application may be inspected, free of charge, at SEPA 5 Redwood Crescent, Peel Park, East Kilbride G74 5PP from Monday to Friday between 9.30 am and 4.30 pm. Please quote reference number PPC/A/1111773.

Please note that the application contains details of:

- the applicant and the site;
- the activities carried out;
- the installation and any directly associated activities;
- the condition of the land (a site report) and a baseline report;
- the raw and auxiliary materials, other substances and energy to be used, or generated;
- the nature, quantities and source of foreseeable emissions from the installation;
- the techniques for preventing, reducing and rendering harmless emissions from the installation;
- 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 production and recover wastes produced;
- any additional measures to ensure that no significant pollution is caused;
- information presented to demonstrate that the applicant is a 'fit and proper person';
- an outline of the main alternatives, if any have been studied;
- a non-technical summary of the information referred to above;
- other information which the applicant may wish SEPA to take into account;

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 14 June 2013.

(35)

Luss Estates Company

WATER ENVIRONMENT AND WATER SERVICES (SCOTLAND)
ACT 2003

WATER ENVIRONMENT (CONTROLLED ACTIVITIES)
(SCOTLAND) REGULATIONS 2011

APPLICATION FOR AUTHORISATION

GLEN LUSS HYDROPOWER SCHEME

An application has been made to the Scottish Environment Protection Agency (SEPA) by Luss Estates Company for authorisation to carry on controlled activities at, near or in connection with the Glen Luss hydropower scheme.

<i>Description of controlled activity</i>	<i>Waters affected</i>	<i>National grid reference</i>
Construction and/or operation of impounding works 4m in height.	Luss Water	NS 3191 9338
Construction and/or operation of impounding works 1m in height.	Striddle Burn	NS 3304 9441
Construction and/or operation of impounding works 4m in height.	Mollochan Burn	NS 3232 9433
Construction and/or operation of impounding works 4m in height.	Auchengavin Burn	NS 3404 9213
Abstraction of 153 317 m3 per day of water	Luss Water	NS 3191 9338
Abstraction of 18 490 m3 per day of water	Striddle Burn	NS 3304 9441
Abstraction of 63 677 m3 per day of water	Mollochan Burn	NS 3232 9433
Abstraction of 33 566 m3 per day of water	Auchengavin Burn	NS 3404 9213
Return of abstracted	Luss Water	NS 3546 9304

SEPA considers that the above controlled activities may have an impact on the water environment and on the interests of other users of the water environment.

A copy of the application and accompanying information may be inspected free of charge, at the SEPA Registry below, between 9:30am and 4:30pm Monday to Friday (except local and national holidays). Alternatively, the application may be viewed on SEPA's website at: www.sepa.org.uk/water/water_regulation/advertised_applications.aspx 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/1112267:

Registry Department, SEPA, 5 Redwood Crescent, Peel Park, East Kilbride, G74 5PP

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.

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 the activity;
- 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 the application.

(36)

Perth and Kinross Council**THE TOWN AND COUNTRY PLANNING (ENVIRONMENTAL IMPACT ASSESSMENT) (SCOTLAND) REGULATIONS 2011 – NOTICE UNDER REGULATION 26****11/01485/FLL – ERECTION OF THREE WIND TURBINES AND ARDLBANK FARM, BALLINTUIM, BLAIRGOWRIE**

The Council as Planning Authority gives notice of the final decision in respect of the above planning application under the above regulations. The application has been refused. Details of the decision and associated documents are available to view at www.pkc.gov.uk or can be inspected free of charge during normal opening hours at Pullar House, 35 Kinnoull Street, Perth, PH1 5GD.

Should anyone wish to challenge the validity of the decision an application can be made to the Court of Session under the terms of Section 239 of the Town and Country Planning (Scotland) Act 1997 (as amended). Information on the judicial review procedure can be obtained by contacting the Scottish Courts Service, Petition Department, Court of Session, Parliament House, Edinburgh EH1 1RQ or through the Citizens Advice Bureau. (37)

Reel Groups Limited**POLLUTION PREVENTION AND CONTROL ACT 1999****POLLUTION PREVENTION AND CONTROL (SCOTLAND) REGULATIONS 2012**

In accordance with paragraphs 8 and 9 of schedule 4 to the pollution prevention and control (Scotland Regulations), Notice is hereby given that Reel Groups Limited has applied to the Scottish Environment Protection Agency (SEPA) for a Permit under regulation 13 of the Regulations. This is in respect of activities being carried out namely to undertake Metal Coating activities installations at Nigg Energy Park, Nigg, Ross-shire, IV19 1QY.

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

The application may be inspected, free of charge, at SEPA Graesser House, Fodderty Way, Dingwall Business Park, Dingwall, IV15 9XB between 0930 and 1630 on working days. Please quote reference No PPC/B/1112094.

Please note that the application contains details of:

- the applicant and the site
- the activities carried out;
- the installation and any directly associated activities;
- the raw and auxiliary materials, other substances and energy to be used, or generated;
- the nature, quantities and source of foreseeable emissions from the installation
- the techniques for preventing, reducing and rendering harmless emissions from the installation;
- 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 production and recover wastes produced;
- any additional measures to ensure that no significant pollution is caused;
- an outline of the main alternatives, if any have been studied;
- a non-technical summary of the information referred to above;
- other information which the applicant may wish SEPA to take into account;

Written representation concerning this application may be made to SEPA at the above address, or via the following email address: registrydingwall@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 14 June 2013 (38)

Scottish Borders Council**NOTICE UNDER****THE TOWN AND COUNTRY PLANNING (ENVIRONMENTAL IMPACT ASSESSMENT) (SCOTLAND) REGULATIONS 2011**

The proposed development at Land North West And West Of Allanshaws Farmhouse, Galashiels is subject to assessment under the Town And Country Planning (Environmental Impact Assessment) (Scotland) Regulations 2011

Notice is hereby given that additional information in relation to an environmental statement has been submitted to Scottish Borders Council by Green Cat Renewables relating to:

Erection of 9 No wind turbines 100m high to tip and associated infrastructure in respect of Land North West And West Of Allanshaws Farmhouse, Galashiels.

Possible decisions relating to the application are:

- (i) approval of the application without conditions
- (ii) approval of the application with conditions
- (iii) refusal of the application

A copy of the additional information together with the environmental statement, the associated application and other documents submitted with the application may be inspected between 9.00am and 5.00pm Mondays to Thursdays, and 9.00am and 3.45pm on Fridays at:

Environment and Infrastructure Scottish Borders Council Council Headquarters Newtown St Boswells TD6 0SA	Contact Centre Scottish Borders Council Paton Street Galashiels TD1 3AS
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and at Galashiels library during normal opening hours. If you have a PC at home please visit our website at <http://eplanning.scotborders.gov.uk/online-applications/> and search under application number 11/01175/FUL. The period available for inspection is 28 days from the date of the publication of this notice.

Any person who wishes to make representations about the environmental statement should make them in writing to the Head of Planning and Regulatory Services, Environment and Infrastructure, Scottish Borders Council, Council Headquarters, Newtown St Boswells, TD6 0SA or via the comments function on the online planning page at <http://eplanning.scotborders.gov.uk/online-applications/>

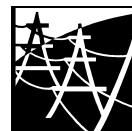
Signed

Brian Frater

Head Of Planning and Regulatory Services

13 June 2013. (39)

Energy

**Electricity****Scottish Hydro Electric Transmission Plc.****ELECTRICITY ACT 1989****TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997****THE ELECTRICITY WORKS (ENVIRONMENTAL IMPACT ASSESSMENT) (SCOTLAND) REGULATIONS 2000**

Further to the notice of an application for consent to upgrade an existing overhead electricity line from 275kV to 400 kV between Blackhillock Substation, near Keith, to the SHE Transmission Plc. licence boundary with Scottish Power Transmission Ltd (SPT) at Blairingone on the Perth and Kinross Boundary (Grid Reference NJ 4355 4837 to NS9823 9673) and for a direction under Section 57(2) of the Town and Country Planning (Scotland) Act 1997 that planning permission for the development be deemed to be granted in respect of the proposed upgrade of this overhead line.

Notice is hereby given that additional information in the form of a consultation response from SEPA has been received by Scottish Ministers on this application. Copies of this information have been forwarded to Moray Council, Aberdeenshire Council, Angus Council and Perth and Kinross Council to be made available for public inspection by being placed on the planning register. This information can be viewed on the Scottish Government's Energy Consents Website at:

<http://www.scotland.gov.uk/Topics/Business-Industry/Energy/Infrastructure/EnergyConsents/Applications-Database>

Request for copies of this additional information from Scottish Ministers or any queries about this additional information should be directed in the following ways:

In writing to the Scottish Government Energy Consents Unit, 4th Floor, 5 Atlantic Quay, 150 Broomielaw, Glasgow G2 8LU or emailing to energyconsents@scotland.gsi.gov.uk

Any subsequent additional information received by Scottish Ministers before determination of the application, if considered to be materially relevant, will be similarly forwarded to the above named Local Authorities to be placed on their planning register and made available for public inspection. However, no further public notice will be issued. Any representations should be made in writing to The Scottish Government, Energy Consents Unit, 4th Floor, 5 Atlantic Quay, 150 Broomielaw, Glasgow G2 8LU or emailed to representations@scotland.gsi.gov.uk identifying the proposal and specifying grounds for objection or support, not later than 19th July 2013.

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

All previous representations received in relation to this development remain valid.

Fair Processing Notice

The Scottish Government Energy Consents and Deployment Unit process applications under The Electricity Act 1989. During the consultation process letters of representation can be sent to Scottish Ministers in support of or objecting to these applications.

Should Scottish Ministers call a Public Local Inquiry (PLI), copies of these representations will be sent to the Directorate of Planning and Environmental Appeals for the Reporter to consider during the inquiry. These representations will be posted on their website with personal email address, signature and home telephone number redacted (blacked out).

Copies of representations will also be issued to the developer on request, again with email address, signature and home telephone number redacted.

You can choose to mark your representation as confidential, in which case it will only be considered by Scottish Ministers and will not be shared with the Planning Authority, the developer, the Reporter (should a PLI be called) or any other third party.

If you have any queries or concerns about how your personal data will be handled, please email the Energy Consents and Deployment Unit at: energyconsents@scotland.gsi.gov.uk or in writing to Energy Consents and Deployment, 5 Atlantic Quay, 150 Broomielaw, Glasgow, G2 8LU. (40)

Scottish Hydro Electric Transmission Plc.

ELECTRICITY ACT 1989

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997

THE ELECTRICITY WORKS (ENVIRONMENTAL IMPACT ASSESSMENT)(SCOTLAND) REGULATIONS 2000

Notice is hereby given that Scottish Hydro Electric Transmission Plc, company registration number SC213461 and whose registered office is situated at Inveralmond House, 200 Dunkeld Road, Perth, PH1 3AQ has applied to the Scottish Ministers for consent under Section 37 of The Electricity Act 1989 to install and keep installed the proposed upgrade of the Rothienorman to Peterhead Overhead Line from 275kV to 400kV.

Scottish Hydro Electric Transmission Plc. has also applied for planning permission to be deemed to be granted under Section 57(2) of the Town and Country Planning (Scotland) Act 1997.

A copy of the application, with a plan showing the land to which it relates, together with a copy of the Environmental Statement discussing the Company's proposals in more detail and presenting an analysis of the environmental implications, are available for inspection, free of charge, during normal office hours at:

Aberdeenshire Council	Aberdeenshire Council	Aberdeenshire Council	Costcutters (L & J Ettles)
Gordon House	Arbuthnot House	29 Bridge Street	Granite House
Blackhall Road	House	Ellon	Rothienorman
Inverurie	62 Broad Street	AB41 9AA	Inverurie
AB51 3WB	Peterhead		AB51 8UD
	AB42 IDA		

The Environmental Statement can also be viewed at the Scottish Government Library at Victoria Quay, Edinburgh, EH6 6QQ.

Copies of the Environmental Statement may be obtained from Scottish Hydro Electric Transmission Plc. by contacting Deborah Young on 0141 2247568 at a charge of £20.00 on CD. Copies of a short non-technical summary are available free of charge.

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

or

by post to The Scottish Government, Energy Consents Unit, 4th Floor, 5 Atlantic Quay, 150 Broomielaw, Glasgow, G2 8LU, identifying the proposal and specifying the grounds for representation, not later than 29th July 2013.

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

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

As a result of a statutory objection from the relevant planning authority, or where Scottish Ministers decide to exercise their discretion to do so, Scottish Ministers can also cause a Public Local Inquiry (PLI) to be held.

Following receipt of all views and representations, Scottish Ministers will determine the application for consent in one of two ways:

- Consent the proposal, with or without conditions attached; or
- Reject the proposal

Fair Processing Notice

The Scottish Government Energy Consents and Deployment Unit process applications under The Electricity Act 1989. During the consultation process letters of representation can be sent to Scottish Ministers in support of or objecting to these applications.

Should Scottish Ministers call a Public Local Inquiry (PLI), copies of these representations will be sent to the Directorate of Planning and Environmental Appeals for the Reporter to consider during the inquiry. These representations will be posted on their website with personal email address, signature and home telephone number redacted (blacked out).

Copies of representations will also be issued to the developer on request, again with email address, signature and home telephone number redacted.

You can choose to mark your representation as confidential, in which case it will only be considered by Scottish Ministers and will not be shared with the Planning Authority, the developer, the Reporter (should a PLI be called) or any other third party.

If you have any queries or concerns about how your personal data will be handled, please email the Energy Consents and Deployment Unit at: energyconsents@scotland.gsi.gov.uk or in writing to Energy Consents and Deployment, 5 Atlantic Quay, 150 Broomielaw, Glasgow, G2 8LU. Registered in Scotland No. SC213461. (41)

SP Transmission

REPLACEMENT AND DIVERSION OF EXISTING 132KV OVERHEAD LINE AT BEGG FARM, KIRKCALDY

ELECTRICITY ACT 1989

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997

Notice is hereby given that (SP Transmission), (Company Registration Number SC189126, New Alderston House, Dove Wynd, Strathclyde Business Park, Bellshill, ML3 4FF) has applied to the Scottish Ministers for consent to install a wood pole construction overhead line to replace and divert the existing 132,000 volt (132kV) CS line at Begg Farm, to the east of Cluny Road, nr Kirkcaldy, Fife. SP Transmission has also applied for a direction under Section 57(2) of the Town and Country Planning (Scotland) Act 1997 that planning permission for the development be deemed to be granted.

A copy of the application, with a plan showing the land to which it relates are available for inspection, free of charge, during publicised opening hours at:

Fife Council Offices
Kingdom House
Kingdom Avenue
Glenrothes
Fife
KY7 5LY

SP EnergyNetworks
Ochil House
10 Technology Avenue
Hamilton International Technology
Park
Blantyre
G72 0HT

Any representations to the application should be made by completing the online representation form on The Scottish Government, Energy Consents website at:

<http://www.scotland.gov.uk/Topics/Business-Industry/Energy/Infrastructure/Energy-Consents/Support-object>

or

by email to The Scottish Government, Energy Consents Unit mailbox at:

representations@scotland.gsi.gov.uk

or

by post to The Scottish Government, Energy Consents Unit, 4th Floor, 5 Atlantic Quay, 150 Broomielaw, Glasgow, G2 8LU, identifying the proposal and specifying the grounds for representation, not later than 9th August 2013.

Representations should be dated and should clearly state the name (in block capitals) and full return email or postal address of those making representation. All representations to the Scottish Government will be copied in full to the planning authority, and made available to the public on request, unless individuals request otherwise.

Representations should be dated and should clearly state the name (in block capitals), full return email and postal address of those making representations. Only representations sent by email to the address stipulated will receive acknowledgement. When initial comments from statutory consultees are received further public notices will give advice on how this information may be viewed by members of the public, and how representations may be made to Scottish Ministers.

During the consideration of the proposal, Scottish Ministers may formally request further information to supplement the Environmental Report and this will also be advertised in such a manner. As a result of a statutory objection from the relevant planning authority, or where Scottish Ministers decide to exercise their discretion to do so, Scottish Ministers can also cause a Public Local Inquiry (PLI) to be held. Following receipt of all views and representations, Scottish Ministers will determine the application for consent in one of two ways:

- Consent the proposal, with or without conditions attached; or
- Reject the proposal

Fair Processing Notice

The Scottish Government Energy Consents and Deployment Unit process applications under The Electricity Act 1989. During the consultation process letters of representation can be sent to Scottish Ministers in support of or objecting to these applications. Should Scottish Ministers call a Public Local Inquiry (PLI), copies of these representations will be sent to the Directorate of Planning and Environmental Appeals for the Reporter to consider during the inquiry. These representations will be posted on their website with personal email address, signature and home telephone number redacted (blacked out). Copies of representations will also be issued to the developer on request, again with email address, signature and home telephone number redacted. You can choose to mark your representation as confidential, in which case it will only be considered by Scottish Ministers and will not be shared with the Planning Authority, the developer, the Reporter (should a PLI be called) or any other third party. If you have any queries or concerns about how your personal data will be handled, please email the Energy Consents and Deployment Unit at: energyconsents@scotland.gsi.gov.uk or in writing to Energy Consents and Deployment, 5 Atlantic Quay, 150 Broomielaw, Glasgow, G2 8LU. (42)

Uisenis Power Limited

ELECTRICITY ACT 1989

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997

THE ELECTRICITY WORKS (ENVIRONMENTAL IMPACT ASSESSMENT) (SCOTLAND) REGULATIONS 2000

Notice is hereby given that Uisenis Power (whose Registered Office is Eishken Lodge, Eishken, Isle of Lewis, HS2 9LQ) has applied to the Scottish Ministers for consent to construct and operate a wind farm and associated infrastructure, on the Eishken Estate (NGR 128219, 910829), Isle of Lewis. The installed capacity of the wind farm would be 43.2MW, comprising 12 turbines with a ground to blade tip height of up to 150 metres. The wind farm would be a southern extension to the adjacent 39 turbine Muaitheabhal Wind Farm and the East

Extension, for which consents were granted by Scottish Ministers in January 2010 and December 2011 respectively. Construction of the consented wind farm is expected to commence as soon as Ofgem has authorised the development of the Western Isles link, the subsea interconnector to the grid in mainland Scotland.

Uisenis Power has also applied for a direction under Section 57(2) of the Town and Country Planning (Scotland) Act 1997 that planning permission for the development be deemed to be granted.

A copy of the application, with a plan showing the land to which it relates, together with a copy of the Environmental Statement, discussing the proposals in more detail and presenting an analysis of the environmental implications, may be inspected free of charge during normal hours at the following locations:

Comhairle Nan Eilean Siar
Council Offices
Sandwick Road
Stornoway
Isle of Lewis
HS1 2BW

Stornoway Library
19 Cromwell Street
Stornoway
Isle of Lewis
HS1 2DA

Comhairle Nan Eilean Siar
Council Offices
Old Primary School
West Tarbert
Isle of Harris
HS3 3BG

Grabhair Post Office
2, Grabhair
Isle of Lewis
HS2 9XQ

The Environmental Statement can also be viewed at the Scottish Government Library, Victoria Quay, Edinburgh, EH6 6QQ.

Copies of the Environmental Statement may be obtained from LUC's Glasgow Office (Tel: 0141 334 9595) at a charge of £150 for a hard copy and £5 for a CD. Copies of a short, non-technical summary are available free of charge.

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

or

by post to The Scottish Government, Energy Consents Unit, 4th Floor, 5 Atlantic Quay, 150 Broomielaw, Glasgow G2 8LU, identifying the proposal and specifying the grounds, not later than 26 July 2013.

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

On the first occasion where additional information is made available to Scottish Ministers, further public notices will give advice on how this information may be viewed by members of the public, and how representations may be made to Scottish Ministers. During consideration of the proposal, Scottish Ministers may formally request further information to supplement the Environmental Statement and this will also be advertised in such a manner.

As a result of a statutory objection from the relevant planning authority, or where Scottish Minister decide to exercise their discretion to do so, Scottish Ministers can also cause a Public Local Inquiry (PLI) to be held.

Following receipt of all views and representations, Scottish Ministers will determine the application for consent in one or two ways:

- Consent the proposal, with or without conditions attached; or
- Reject the proposal

Fair Processing Notice

The Scottish Government Energy Consents and Deployment Unit process applications under The Electricity Act 1989. During the consultation process letters of representation can be sent to Scottish Ministers in support of or objecting to these applications.

Should Scottish Ministers call a Public Local Inquiry (PLI), copies of these representations will be sent to the Directorate of Planning and Environmental Appeals for the Reporter to consider during the inquiry. These representations will be posted on their website with personal email address, signature and home telephone number redacted (blacked out).

Copies of representations will also be issued to the developer on request, again with email address, signature and home telephone number redacted.

You can choose to mark your representation as confidential, in which case it will only be considered by Scottish Ministers and will not be shared with the Planning Authority, the developer, the Reporter (should a PLI be called) or any other third party.

If you have any queries or concerns about how your personal data will be handled, please email the Energy Consents and Deployment Unit at: energyconsents@scotland.gsi.gov.uk or in writing to Energy Consents and Deployment, 5 Atlantic Quay, 150 Broomielaw, Glasgow G2 8LU. (43)

Post & Telecom



Royal Mail

Royal Mail

THE ROYAL MAIL UNITED KINGDOM POST SCHEME

15TH JULY 2013

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1. About this Scheme

1.1 This Scheme is a document that sets out the terms & conditions for some¹ of the **items** that we handle. **We** (Royal Mail Group Ltd) are allowed to set out terms and conditions within a Scheme document by the Postal Services Act 2000 (and more specifically section 89 of that Act as amended by the Postal Services Act 2011 and in particular paragraph 24 of Schedule 12 of that Act).

1.2 Each time we alter the wording within a Scheme it has the effect of making a new Scheme. We publish our Schemes on our website (www.royalmail.com).

1.3 This Scheme is known as ‘The Royal Mail United Kingdom Post Scheme 15th July 2013’ and is referred to in this document as ‘this Scheme’. The date in the title is the date that the Scheme took (or will take) effect. This Scheme replaced the Royal Mail United Kingdom Post Scheme 2nd April 2013. That old Scheme is no longer in force.

2. What this Scheme applies to

2.1 This Scheme sets out the terms & conditions for:

2.1.1 the services provided by us to the person, business or organisation asking for the service (**you**) when we accept items within the United Kingdom for postal delivery to an **address** in the United Kingdom, the **Channel Islands** and the Isle of Man. The terms and conditions for the specific services listed below are contained within this Scheme:

- First Class,
- Second Class,
- Royal Mail Signed For 1st Class

- Royal Mail Signed For 2nd Class
- Royal Mail Special Delivery™ Guaranteed by 1pm² (‘Special Delivery’),
- Articles for the Blind,
- Petitions and Addresses to the Sovereign and
- Petitions to Parliament & Assemblies.

All product names offered under this Scheme are shown, in this Scheme, in red text.

2.1.2 the service provided by us to accept an item sent from the Channel Islands or the Isle of Man for postal delivery to an address in the United Kingdom.

2.1.3 other services provided by us in connection with those mentioned in 2.1.1 and 2.1.2. Specifically these are:

- Return to Sender,
- Proof of Delivery,
- Poste Restante and
- Local Collect (Social).

3. Definitions

3.1 You may not be familiar with some of the words or phrases we use in this document. When they are used for the first time, they are shown in bold print and explained in the relevant part of this document or in Annex A.

3.2 As mentioned in 1.3 above this Scheme replaced a previous Scheme so any references in other documents to the previous Scheme that was in force before this Scheme should now be interpreted as referring to this new Scheme.

4. Our ability to provide services

4.1 We will provide the services set out in this Scheme where the relevant terms & conditions contained in this Scheme for the service are complied with. We will provide the services in the manner that we deem to be most appropriate according to our operational requirements and an overarching need to secure the sustainability of the Universal Service.

4.2 We may decide to withdraw the provision of any of the services set out in this Scheme if the terms & conditions contained within this Scheme are not abided by, in the event of misuse or if providing the service may cause us reputational damage.

5. What can and cannot be contained within an item

5.1 There are some items that we cannot carry through our postal network for legal or safety reasons. Items that we cannot carry through our postal network are known as **prohibited items**. Some other items can only be carried under certain circumstances. These are known as **restricted items** and details of those are contained after this section on prohibited items.

Prohibited items

5.2 We would like to make it very clear that as we cannot carry prohibited items through our network, we will not accept any liability for any item that contains prohibited items.

5.3 As the list of prohibited items can change from time to time (see 5.3.31), we maintain a full, up-to-date list on our website (www.royalmail.com) which can be viewed at any time. The list quoted below was correct at the time of publication:

5.3.1 Aerosols containing toxic, flammable or non-flammable compressed gas (including solvents, spray paints, air fresheners, polishes and other flammable or toxic materials),

5.3.2 Alcoholic beverages with an alcohol content greater than 70% ABV

5.3.3 Ammunition containing an explosive charge (excluding lead pellets and other airgun and airsoft projectiles)

5.3.4 Batteries that are classified as dangerous goods by the latest edition of the Technical Instructions for Safe Transport of Dangerous Goods by Air published by the International Civil Aviation Organization (ICAO) including wet spillable lead acid/lead alkaline batteries (such as car batteries), lithium batteries when not sent with or in equipment, damaged batteries of any type, together with used alkaline and nickel metal hydride (NiMH) batteries,

5.3.5 Clinical and medical waste (e.g. contaminated dressings, bandages and needles),

5.3.6 Controlled drugs and narcotics (such as cannabis, cocaine, and heroin. LSD, opium, and amyl nitrate).

5.3.7 Corrosive substances which can cause severe damage to living tissue, other freight or transport by its chemical action (including dyes, acids, corrosive paint and rust removers, caustic soda, mercury and gallium metal),

5.3.8 Counterfeit currency, bank notes and **postage stamps** (including any false instrument or copy of a false instrument within the meaning

of section 5 of the Forgery and Counterfeiting Act 1981) but excluding copies of old denominations or pre-decimalisation postage stamps which are now obsolete and worthless except for collectable value and cannot be passed as tender. Controlled drugs and narcotics (such as cannabis, cocaine, and heroin. LSD, opium, and amyl nitrate),

5.3.9 Dry ice (UN1845) when used as a coolant for biological substances (UN3373) or for other perishable items

5.3.10 Electronic items containing any batteries exceeding 100Wh (including some high performance laptops and power tools)

5.3.11 Environmental waste (including used batteries and used engine oil),

5.3.12 Explosives (including fireworks, flares, blasting caps, and Christmas cracker snaps),

5.3.13 Flammable liquids (including petroleum, lighter fluid, certain adhesives, solvent based paints, wood varnish, enamels and acetones including nail varnish removers),

5.3.14 Flammable solids (including magnesium, phosphorous, potassium, sodium, zinc and fire lighters),

5.3.15 Foreign Lottery tickets,

5.3.16 Frozen water e.g. packs of ice,

5.3.17 Gases including flammable, non-flammable, toxic and compressed gases (including gas cylinders for camping stoves, butane, ethane, propane, fire extinguishers and scuba tanks),

5.3.18 Goods made in foreign prisons, except those imported for a non-commercial purpose, of a kind not manufactured in the United Kingdom, or those in transit,

5.3.19 Human and animal remains (including ashes),

5.3.20 Infectious substances and pathogens (UN2814 or UN2900) as classified in the latest Edition of the Technical Instructions for Safe Transport of Dangerous Goods by Air published by the International Civil Aviation Organization (ICAO),

5.3.21 Lighters and refills containing flammable liquid or gas (including used butane and petrol cigar and cigarette lighters),

5.3.22 Living animals and reptiles e.g. snakes, mice and rodents,

5.3.23 Live creatures, insects and invertebrates classified as dangerous within the Dangerous Wild Animals Act 1976 e.g. venomous spiders,

5.3.24 Magnetised material with a magnetic field strength of 0.159A/metre or more at a distance of 2.1 metres from the outside of the package e.g. PA systems,

5.3.25 Matches (including safety matches)

5.3.26 Obscene publications and unlawful indecent images (including pornography as detailed in Part 5 of the Criminal Justice and Immigration Act 2008 and indecent photographs or pseudo-photographs of a child as detailed in section 160 and 161 of the Criminal Justice Act 1988,

5.3.27 Oxidising materials or organic peroxides (including disinfectants, nitrates, and hair dyes or colourants containing peroxide),

5.3.28 Pesticides (including weed killer and any chemical used to kill pests and insects, including fly sprays),

5.3.29 Poisons, toxic liquids, solids and gases (including substances that are liable to cause death or injury if swallowed or inhaled or by skin contact such as arsenic, beryllium, cyanide, fluorine and rat poison),

5.3.30 Radioactive material and samples that are classified as dangerous goods in the latest edition of the Technical Instructions for the Safe Transport of Dangerous Goods by Air published by the International Civil Aviation Organization (ICAO) such as luminous dials from aircraft,

5.3.31 Paints, wood varnishes and enamels - solvent-based (except nail varnish or nail polish with a volume of 30ml or less when sent to a UK destination)

5.3.32 Waste, dirt, filth or refuse (including household waste),

5.3.33 Weapons (including CS gas and pepper sprays, flick knives, tasers and stun guns).

5.4 It is your responsibility not to send prohibited items in the post. If you are in any doubt you may seek advice from our website (www.royalmail.com).

5.4.1 any item which resembles a prohibited item may be subject to additional scrutiny which may cause delays

5.4.2 any compensation claim for delay as a result of additional scrutiny is subject to the limits set out in Section 16 of the Scheme

5.4.3 failure to comply with these conditions could result in prosecution resulting in a fine or imprisonment

5.4.4 failure to comply with these conditions could affect your ability to claim compensation

5.4.5 if you post an item that contains a prohibited item we may deal with such item in our sole and absolute discretion (without incurring any liability whatsoever to you or the addressee) including disposing of the relevant item (in whole or in part)

5.4.6 the sender, or their representative, may be required to pay an amount (to be fixed by us) to cover the costs of returning, dealing with or disposing of the item

5.4.7 the sender is responsible for checking whether an item is prohibited.

5.4.8 we reserve the right to refuse any other item banned by law or that in our opinion may be harmful or dangerous to our customers or employees

5.4.9 any article or substance classified as dangerous goods is prohibited (other than specified in Restricted items below)

Restricted items

5.5 There are some items, known as restricted items that we can, for legal or safety reasons, only carry through our postal network provided that you meet all our requirements for the acceptance of the item, including, but not limited to, packaging requirements.

5.6 We will not accept any liability for any item that contains restricted items if the requirements for the acceptance of those items are not met.

5.7 As the list of restricted items and requirements for each can change from time to time (see 5.7.15) we maintain a full, up-to-date list on our website (www.royalmail.com) (which can be viewed at any time). The list and details quoted below were correct at the time of publication:

5.7.1 Aerosols for personal grooming or medicinal purposes (including deodorants, body sprays, hair sprays, shaving and hair removal creams, asthma inhalers, etc.)

5.7.1.1 Valves must be protected by a cap or other suitable means to prevent inadvertent release of the contents during transport. Aerosols must be tightly packed in strong outer packaging, and must be secured or cushioned to prevent any damage. Volume per item must not exceed 500ml. No more than two aerosols can be sent in any one package.

5.7.1.2 An ID8000 label must be applied. The sender's name and return address must be clearly visible on the outer packaging.

5.7.2 Alcoholic beverages with an alcohol content less than 24% ABV (e.g. wine and champagne)

5.7.2.1 Volume per item should not exceed 1 litre per container, wrap in polythene and seal with tape. Surround with absorbent material such as newspaper and sufficient cushioning material to protect each item from breakage.

5.7.2.2 Mark as "FRAGILE" when sending glass bottles. The sender's name and return address must be clearly visible on the outer packaging

5.7.3 Alcoholic beverages with an alcohol content between 24% ABV – 70% ABV (e.g. whisky, vodka, gin)

5.7.3.1 Volume per item should not exceed 1 litre per item. No more than two items to be sent in any one parcel. The items must be securely closed and placed in a leak-proof liner, such as a sealed polythene bag. Surround with absorbent material and sufficient cushioning material to protect each item from breakage.

5.7.3.2 Mark as 'FRAGILE' when sending glass bottles. The sender's name and return address must be clearly visible on the outer packaging.

5.7.4 Asbestos

5.7.4.1 Samples of asbestos may be posted provided the sample is fixed within an inert material such as a glue or resin. Surround with cushioning material e.g. bubble wrap.

5.7.4.2 The sender's name and return address must be clearly visible on the outer packaging.

5.7.5 Balloons filled with non-flammable gas

5.7.5.1 Must be clearly marked on the outer packaging with the words 'BALLOONS FILLED WITH NON-FLAMMABLE GAS'.

5.7.6 Batteries - new alkaline, nickel metal hydride (NiMH) or nickel cadmium (NiCd) including D, C, 9V, AA, AAA and AAAA alkaline batteries

5.7.6.1 Must be new and sent unopened in their original retail packaging. Surround with cushioning material e.g. bubble wrap.

5.7.6.2 The sender's name and return address must be clearly visible on the outer packaging.

5.7.7 Batteries - Lithium ion/polymer batteries sent with equipment (e.g. rechargeable batteries sent with electronic devices including mains powered battery chargers but excluding battery packs)

5.7.7.1 The maximum number of batteries allowed in each package is the number that may be connected to the equipment plus two spares. The maximum net quantity of cells or batteries is 5kg per package. Watt-hour rating must not exceed 20Wh per cell or 100Wh per battery. Cells or batteries that are defective for safety reasons, or that have been damaged, are forbidden. Cells and batteries must be protected against short circuit. Cells and batteries must be packed in inner packaging that completely encloses the cell or battery. Cells and batteries must be protected against short circuit, including protection against contact with conductive materials within the same packaging that could lead to a short circuit. The equipment sent with cells or batteries must be packed in strong rigid packaging and must be secured

against movement within the outer packaging and packed to prevent accidental activation.

5.7.7.2 Lithium battery handling label to be applied. The sender's name and return address must be clearly visible on the outer packaging.

5.7.8 Batteries - lithium ion/polymer batteries contained in equipment (e.g. rechargeable batteries found in electronic devices)

5.7.8.1 Each package must contain no more than four cells or two batteries installed in equipment. The maximum net quantity of cells or batteries is 5kg per package. Watt-hour rating must not exceed 20Wh per cell or 100Wh per battery. Cells or batteries that are defective for safety reasons, or that have been damaged, are forbidden. Cells and batteries must be protected against short circuit. Cells and batteries must be protected against short circuit. The equipment containing cells or batteries must be packed in strong rigid packaging and must be secured against movement within the outer packaging and packed to prevent accidental activation.

5.7.8.2 The sender's name and return address must be clearly visible on the outer packaging.

5.7.9 Batteries - lithium metal/alloy batteries sent with equipment (e.g. non-rechargeable batteries found in electronic devices)

5.7.9.1 The maximum number of batteries allowed in each package is the minimum number required to power the equipment plus two spares. The maximum net quantity of cells or batteries is 5kg per package. The lithium content must not be more than 1g per cell or 2g per battery. Cells or batteries that are defective for safety reasons, or that have been damaged, are forbidden. Cells and batteries must be protected against short circuit. Cells and batteries must be packed in inner packaging that completely encloses the cell or battery. Cells and batteries must be protected against short circuit, including protection against contact with conductive materials within the same packaging that could lead to a short circuit. The equipment sent with cells or batteries must be packed in strong rigid packaging and must be secured against movement within the outer packaging and packed to prevent accidental activation.

5.7.9.2 Lithium battery handling label to be applied. The sender's name and return address must be clearly visible on the outer packaging.

5.7.10 Batteries - lithium metal/alloy batteries contained in equipment (e.g. non-rechargeable batteries found in electronic devices)

5.7.10.1 Each package must contain no more than four cells or two batteries installed in equipment. The maximum net quantity of cells or batteries is 5kg per package. The lithium content must not be more than 1g per cell or 2g per battery. Cells or batteries that are defective for safety reasons, or that have been damaged, are forbidden. Cells and batteries must be protected against short circuit. The equipment containing cells or batteries must be packed in strong rigid packaging and must be secured against movement within the outer packaging and packed to prevent accidental activation.

5.7.11.1 The sender's name and return address must be clearly visible on the outer packaging.

5.7.11 Batteries - new wet, non-spillable (e.g. sealed lead acid batteries, absorbed glass mat and gel cell batteries)

5.7.11.1 Batteries must comply with Special Provision 238 of the UN Recommendations on the Transport of Dangerous Goods, Model Regulations (please check with the manufacturer or distributor). No more than one battery in any one package. Maximum weight 1.5kg. Item must be protected against short circuit (by the effective insulation of exposed terminals) and securely packaged.

5.7.11.2 Package must be marked "NOT RESTRICTED" and "SPA67/SP238". The sender's name and return address must be clearly visible on the outer packaging.

5.7.12 Biological substances (Diagnostic specimens including blood and urine. Category B (UN3373) as classified in the latest edition of the Technical Instructions for Safe Transport of Dangerous Goods by Air published by the International Civil Aviation Organization (ICAO))

5.7.12.1 May only be sent by, or at the specific request of, a qualified medical practitioner, registered dental practitioner, veterinary surgeon, registered nurse or a recognised laboratory or institution. The total sample volume/mass in any parcel must not exceed 50ml/50g. All biological substances must be posted in packaging that complies with Packaging Instruction 650, which provides guidance on suitable packaging for these items.

5.7.12.2 The sender's name and return address must be clearly visible on the outer packaging.

5.7.13 Christmas crackers

5.7.13.1 Can only be sent in their made up form in their original retail packaging.

5.7.13.2 The sender's name and return address must be clearly visible on the outer packaging.

5.7.14 Electronic items sent with new alkaline, nickel metal hydride (NiMH) or nickel cadmium (NiCd) batteries

5.7.14.1 Must be new and sent unopened in their original retail packaging. Surround with sufficient cushioning material to protect each item from damage. Wrap each item, including plugs, individually. Place item in a rigid container and cushion to avoid movement. Any equipment sent with batteries or cells must be secured against movement within the outer packaging and must be packed to prevent accidental activation.

5.7.14.2 The sender's name and return address must be clearly visible on the outer packaging.

5.7.15 Electronic items sent with new and used lithium ion/polymer batteries (e.g. rechargeable batteries sent with electronic devices including mains powered battery chargers but excluding battery packs)

5.7.15.1 The maximum number of batteries allowed in each package is the number that may be connected to the equipment plus two spares. The maximum net quantity of cells or batteries is 5kg per package. Watt-hour rating must not exceed 20Wh per cell or 100Wh per battery. Cells or batteries that are defective for safety reasons, or that have been damaged, are forbidden. Cells and batteries must be protected against short circuit. Cells and batteries must be packed in inner packaging that completely encloses the cell or battery. Cells and batteries must be cell protected against short circuit, including protection against contact with conductive materials within the same packaging that could lead to a short circuit. The equipment sent with cells or batteries must be packed in strong rigid packaging and must be secured against movement within the outer packaging and packed to prevent accidental activation.

5.7.15.2 Lithium battery handling label to be applied. The sender's name and return address must be clearly visible on the outer packaging.

5.7.16 Electronic items sent with new and used lithium ion/polymer batteries contained in the device

5.7.16.1 Each package must contain no more than four cells or two batteries installed in equipment. The maximum net quantity of cells or batteries is 5kg per package. Watt-hour rating must not exceed 20Wh per cell or 100Wh per battery. Cells or batteries that are defective for safety reasons, or that have been damaged, are forbidden. Cells and batteries must be protected against short circuit. Cells and batteries must be protected against short circuit. The equipment containing cells or batteries must be packed in strong rigid packaging and must be secured against movement within the outer packaging and packed to prevent accidental activation.

5.7.16.1 The sender's name and return address must be clearly visible on the outer packaging.

5.7.17 Electronic items sent with new and used lithium metal/alloy batteries

5.7.17.1 The maximum number of batteries allowed in each package is the minimum number required to power the equipment plus two spares. The maximum net quantity of cells or batteries is 5kg per package. The lithium content must not be more than 1g per cell or 2g per battery. Cells or batteries that are defective for safety reasons, or that have been damaged, are forbidden. Cells and batteries must be protected against short circuit. Cells and batteries must be packed in inner packaging that completely encloses the cell or battery. Cells and batteries must be protected against short circuit, including protection against contact with conductive materials within the same packaging that could lead to a short circuit. The equipment sent with cells or batteries must be packed in strong rigid packaging and must be secured against movement within the outer packaging and packed to prevent accidental activation.

5.7.17.2 Lithium battery handling label to be applied. The sender's name and return address must be clearly visible on the outer packaging.

5.7.18 Electronic items sent with new and used lithium metal/alloy batteries contained in the device

5.7.18.1 Each package must contain no more than four cells or two batteries installed in equipment. The maximum net quantity of cells or batteries is 5kg per package. The lithium content must not be more than 1g per cell or 2g per battery. Cells or batteries that are defective for safety reasons, or that have been damaged, are forbidden. Cells and batteries must be protected against short circuit. The equipment containing cells or batteries must be packed in strong rigid packaging and must be secured against movement within the outer packaging and packed to prevent accidental activation.

5.7.18.2 The sender's name and return address must be clearly visible on the outer packaging

5.7.19 Guns for sporting use (Guns intended for sporting purposes - including Section 1 and Section 2 firearms, low-powered air guns and their component parts - may be sent in compliance with UK law subject to any applicable controls on the possession of firearms)

- 5.7.19.1 Use First Class as the minimum service.
- 5.7.19.2 The sender's name and address must be clearly visible on the outer packing.
- 5.7.20 Lighters (new and unused empty lighters)
- 5.7.20.1 Must be new, empty and sent unopened in their original retail packaging.
- 5.7.20.2 A sender's name and return address must be clearly visible on the outer packaging
- 5.7.21 Liquids over 1 litre (containing liquids not classified as dangerous goods)
- 5.7.21.1 Some liquids, such as alcohol or paints, have their own additional restrictions. The items must be securely closed and placed in a leak-proof liner, such as a sealed polythene bag, so that any inadvertent leakage is contained within the outer packaging Surround with absorbent material such as newspaper and sufficient cushioning material to protect each item from damage.
- 5.7.21.2 Mark as "FRAGILE" when sending glass bottles. The sender's name and address must be clearly visible on the outer packaging.
- 5.7.22 Live creatures, insects and invertebrates (including bees, caterpillars, cockroaches, crickets, destroyers of noxious pests, earthworms, fish fry and eggs, leeches and other parasites, lugworms, maggots, mealworms, pupae and chrysalides, rag worms, silkworms, spiders and stick insects)
- 5.7.22.1 Must be boxed and packaged to protect the creatures, our staff and our customers from harm. Use First Class as the minimum service.
- 5.7.22.2 Items must be clearly marked 'URGENT - LIVING CREATURES - HANDLE WITH CARE'. The sender's name and address must be clearly visible on the outer packaging
- 5.7.23 Lottery tickets
- 5.7.23.1 UK lottery tickets are allowed in the domestic post.
- 5.7.24 Magnetised materials, other than those that are prohibited (including loud speakers)
- 5.7.24.1 The magnetised material must have a magnetic field strength of less than 0.159A/m at a distance of 2.1m from the outside of the package Wrap soft packing material at least 2cm thick around each item.
- 5.7.24.2 The sender's name and return address must be clearly visible on the outer packaging
- 5.7.25 Nail varnish and polish
- 5.7.25.1 Volume per item must not exceed 30ml. No more than four bottles of nail varnish can be sent in any one package. Bottles of nail varnish must be placed in strong outer packaging and be so packed, secured or cushioned in such a way that they cannot break, be punctured or leak their contents into the outer packaging.
- 5.7.25.2 An ID8000 label must be applied. The sender's name and return address must be clearly visible on the outer packaging.
- 5.7.26 Paints, wood stains and enamels - water-based
- 5.7.26.1 The items must be securely closed and placed in a leak-proof liner, such as a sealed polythene bag, so that any inadvertent leakage is contained within the outer packaging. No more than four items can be sent in any one package. Surround with absorbent material such as newspaper and sufficient cushioning material to protect each item from damage. Volume per item should not exceed 150ml.
- 5.7.26.2 The sender's name and return address must be clearly visible on the outer packaging.
- 5.7.27 Perfume and aftershave (including eau de parfum and eau de toilette but excluding non-flammable perfumed creams, gels, oils or lotions)
- 5.7.27.1 Volume per item must not exceed 150ml. No more than four perfumes or aftershaves can be sent in any one package. The perfume or aftershave must be within its original retail packaging and then placed in strong outer packaging. The inner packagings must be packed, secured or cushioned to prevent breakage or leakage of their contents into the outer packaging.
- 5.7.27.2 An ID8000 label must be applied. The sender's name and return address must be clearly visible on the outer packaging.
- 5.7.28 Perishables (including flowers, fresh fruit, vegetables and frozen or chilled foodstuffs)
- 5.7.28.1 Packaging should be able to withstand a journey of up to 48 hours. You should use First Class as the minimum service. Must be suitably sealed to prevent leakage or tainting of other items such as in sealed vacuum packs.
- 5.7.28.2 The sender's name and return address must be clearly visible on the outer packaging.
- 5.7.29 Prescription medicines and drugs sent for scientific or medical purposes (non-toxic and non-flammable)
- 5.7.29.1 May only be sent by, or at the specific request of, a qualified medical practitioner, registered dental practitioner, veterinary surgeon, registered nurse or a recognised laboratory or institution. The medicines must be securely closed and placed in a leak-proof container such as a sealed polythene bag (for liquids) or a siftproof container (for solids). Must be tightly packed in strong outer packaging and must be secured or cushioned to prevent any damage.
- 5.7.29.2 The sender's name and return address must be clearly visible on the outer packaging.
- 5.7.30 Prescription medicines and drugs sent for scientific or medical purposes (toxic, flammable or toxic and flammable)
- 5.7.30.1 May only be sent by, or at the specific request of, a qualified medical practitioner, registered dental practitioner, veterinary surgeon, registered nurse or a recognised laboratory or institution. Volume/mass per item must not exceed 50ml/50g. No more than eight items can be sent in any one parcel. The medicines must be securely closed and placed in a leak-proof container such as a sealed polythene bag (for liquids) or a sift-proof container (for solids). Must be tightly packed in strong outer packaging and must be secured or cushioned to prevent any damage.
- 5.7.30.2 ID8000 label must be applied. The sender's name and return address must be clearly visible on the outer packaging.
- 5.7.31 Radioactive material and samples that are not classified as dangerous goods in the latest edition of the Safe Transport of Dangerous Goods by Air published by the International Civil Aviation Organisation's Technical Instructions (ICAO) e.g. samples of granite rock
- 5.7.31.1 Surround with cushioning material e.g. bubble wrap.
- 5.7.31.2 The sender's name and return address must be clearly visible on the outer packaging.
- 5.7.32 Sharp objects and instruments (including scissors, kitchen knives and utensils)
- 5.7.32.1 Wrap heavy cardboard around sharp edges and points, strong enough to ensure that the contents do not pierce the outer packaging. Wrap each item with cushioning material. Place in a suitable outer container such as a padded envelope.
- 5.7.32.2 The sender's name and return address must be clearly visible on the outer packaging.
- 5.7.33 Vaccines that are not classified as dangerous goods
- 5.7.33.1 May only be sent by, or at the specific request of, a qualified medical practitioner, registered dental practitioner, veterinary surgeon, registered nurse or a recognised laboratory or institution. The vaccines must be securely closed and placed in a leak-proof liner such as a sealed polythene bag (for liquids) or a sift-proof container (for solids). Must be tightly packed in strong outer packaging and must be secured or cushioned to prevent any damage.
- 5.7.33.2 The sender's name and return address must be clearly visible on the outer packaging.
- 5.7.34 **Valuables** can only be sent using the Special Delivery™ service.
- 5.8 It is your responsibility to ensure that restricted items are sent correctly and that you meet the requirements for acceptance. If you are in any doubt as to whether an item is one of the restricted items you can seek advice from our website (www.royalmail.com).
- 5.8.1 any item which resembles a restricted item may be subject to additional scrutiny which may cause delays
- 5.8.2 any compensation claim for delay as a result of additional scrutiny is subject to the limits set out in Section 16 of the Scheme
- 5.8.3 failure to comply with these conditions could result in prosecution resulting in a fine or imprisonment
- 5.8.4 failure to comply with these conditions could affect your ability to claim compensation
- 5.8.5 if you post an item that contains a restricted item (and you do not comply with the relevant restrictions or requirements) we may deal with such item in our sole and absolute discretion (without incurring any liability whatsoever to you or the addressee) including disposing of the relevant item (in whole or in part)
- 5.8.6 the sender, or their representative, may be required to pay an amount (to be fixed by us) to cover the costs of returning, dealing with or disposing of the item
- 5.8.7 the sender is responsible for checking whether an item is restricted.
- 5.8.8 we reserve the right to refuse any other item banned by law or that in our opinion may be harmful or dangerous to our customers or employees
- 5.8.9 any article or substance classified as dangerous goods is prohibited (other than specified in Restricted items above)

6. Size & weight limits and how to package an item

6.1 In addition to the specific packaging and other requirements that relate to restricted items there are some general rules set out below that must be followed for all items as to weight, size, thickness and packaging.

6.2 Items sent using the First Class, Second Class, Royal Mail Signed For 1st Class or Royal Mail Signed For 2nd Class services may weigh up to 20 kilograms. Special Delivery™ can be used for items which weigh up to 10 kilograms or up to 20 kilograms where Special Delivery™ services are purchased at a Post Office® branch.

6.3 The maximum size of an item must not exceed 610mm in length by 460mm in width by 460mm in depth. For a cylinder shaped item the length plus twice the diameter may not exceed 1040mm with the greatest dimension being no more than 900mm. The maximum size for each format of item is set out in section 9.1 below.

6.4 The minimum thickness for an item is 0.25mm. We may refuse to accept or to deliver an item that is less than 0.25mm thick.

6.5 All items must be packaged such that, in our opinion, the item will not be likely to cause damage or harm to other items, equipment or individuals (including any recipient).

6.6 The cover and the protective material of the item must be appropriate to the contents such that we can convey it to its destination undamaged without having to take precautions over and above those normally taken by us with an item of mail. Packaging guidelines are available on our website (www.royalmail.com) and in booklets held by Post Office® branches.

6.7 With the exception of items that are sent using the Articles for the Blind service (which are discussed in more detail in section 20) all items must be securely sealed or fastened.

6.8 In addition to the requirement to provide sufficient protection both for the item itself and so as not to be likely to cause damage or harm to other items, equipment or individuals as set out in sections 6.5 and 6.6, any item that contains anything breakable must be clearly and legibly marked with the words 'FRAGILE – HANDLE WITH CARE' in capital letters above the address.

6.9 In addition to the requirement to provide sufficient protection for the contents as set out in sections 6.5 and 6.6 any item that has contents that may be damaged by bending must be clearly and legibly marked with the words 'DO NOT BEND' in capital letters above the address.

6.10 In the same way that the list of restricted items can change from time to time so too can our packaging requirements for certain new or existing restricted items. You can review the full, up-to-date list of restricted items and associated packaging requirements on our website (www.royalmail.com).

6.11 The latest packaging guidelines which apply to all items can also be found on our website (www.royalmail.com).

7. How to address an item

7.1 Each item must be fully and correctly addressed. All the elements of the address (including the full postcode) must be written clearly and legibly on the front or on a label securely attached to the front of the cover (or otherwise in a manner such that the address is clearly visible in its entirety as if it had been written on the front of the cover) of the item.

7.2 You must ensure that addresses take the following format when added to an item. Please do not use commas or full stops and note that only the TOWN and POSTCODE should be in CAPITAL LETTERS. You don't need to include the county name. The postcode must be on a line of its own. The text that makes up the address should be aligned to the left as it is in the example below. It should not be staggered or centred.

Example Name
House name or number and road name
Locality Name if one exists
TOWN
POST CODE

The text set out in the example above and taken as a whole is known as the address block. The address block should appear in the centre of the front face of the item.

7.3 Postcodes are allocated by us at our discretion throughout the United Kingdom in accordance with the operational needs of our network. The postcodes are routing codes and we may amend them at our discretion from time to time. Where we do make changes we will ensure that all residents of the affected addresses are given sufficient notice and, in certain cases, as detailed in the PAF® File Code of Practice, we will follow a formal notification and consultation process before confirming changes.

7.4 The address must not be obscured or made difficult to read in any way including by the manner in which the contents are enclosed in the item.

7.5 Putting a correct address in the correct format in the correct location on an item helps our sorting machines process the mail as

quickly as possible. More information is available on our website (www.royalmail.com).

7.6 We recommend that you put a full and accurate return address on your item (in a position where it can't be confused with the destination address and preferably on the back) so that we are able to return the item to you, intact, should we need to. More information regarding Return to Sender can be found in section 15.

8. How to pay for postage and other services

8.1 Of the services contained within this Scheme the following are provided (as long as specific requirements are met) free of charge:

- Articles for the Blind,
- Petitions and Addresses to the Sovereign,
- Petitions to Parliament & Assemblies and
- Poste Restante.

The specific requirements for these services are set out in sections 20 to 23 below of this Scheme.

8.2 The other services that are contained in this Scheme require payment for **postage**. These services are:

- First Class,
- Second Class,
- Royal Mail Signed For 1st Class
- Royal Mail Signed For 2nd Class and
- Special Delivery.

The specific requirements for Royal Mail Signed For 1st Class, Royal Mail Signed For 2nd Class and Special Delivery are set out below in sections 18 & 19 of this Scheme.

8.2.1 The services listed above in 8.2 can be paid for by applying postage stamps, **postage labels** (which can be generated by our on-line postage applications or by Post Office® branches) or by use of a franking machine¹.

8.2.2 First Class, Second Class, Royal Mail Signed For 1st Class, and Royal Mail Signed For 2nd Class services can also be purchased using a credit account.

8.3 Stamps can be purchased from us online from our website (www.royalmail.com), from Post Office® branches or from a wide variety of other high street retailers. When postage is purchased from a Post Office® branch it often takes the form of a postage label if it is for anything but the first weight band. Similar postage labels are also available from our online postage tool and through our computer applications (e.g. **SmartStamp**®) which you may subscribe to or sign up for.

8.4 A franking machine allows money to be credited onto it. Postage for items is then paid for, from this credit, on an item by item basis. There is a wide range of franking machines which can either be leased or bought from franking manufacturers. If you use a franking machine you must abide by the terms and conditions that are contained within a separate Scheme document called Royal Mail Scheme For Franking Letters And Parcels 2008 (which is published on our website (www.royalmail.com)) as well as the terms and conditions contained in this Scheme document.

8.5 A credit account allows you to **post** items without pre-payment. You are sent an invoice requesting payment for the items we have conveyed in the preceding period of time. If you set up a credit account with us you must abide by the terms and conditions that are contained within documents called the Royal Mail General Terms & Conditions and the Royal Mail Account Terms (both of which can be found on our website (www.royalmail.com) as well as the terms and conditions contained in this Scheme document.

9. How to work out how much postage to pay

9.1 For the services listed in this Scheme that are not free, the amount of postage that you must pay is dependent on several factors. The first is how quickly you would like the item to arrive (the service), the second is what weight the item is (the weight) and the third is how much compensation is required in the event of loss or damage. For items sent using the First & Second Class and Royal Mail Signed For 1st & 2nd Class services the amount of postage payable also varies by format (i.e. shape, size & weight):

9.1.1 items which do not exceed 100g in weight and 240mm by 165mm by 5mm in size are deemed to be **Letters** for pricing purposes;

9.1.2 items which exceed 100g or 240mm by 165mm by 5mm (in any one or more of the three dimensions) but do not exceed 750g and 353mm by 250mm by 25mm are deemed to be **Large Letters** for pricing purposes;

9.1.3 items which exceed 353mm by 250mm by 25mm (in any one or more of the three dimensions) up to maximum dimensions of 450 mm

by 350mm by 80mm and which do not exceed 2 kilograms in weight are deemed to be **Small Parcels** for pricing purposes; and 9.1.4 items which exceed 450 mm by 350mm by 80mm (in any one or more of the three dimensions) up to maximum dimensions of 610mm by 460mm by 460mm which do not exceed 20 kilograms in weight are deemed to be **Medium Parcels** for pricing purposes. Exceptions apply (see 9.1.5)

9.1.5 **Exceptions** to these dimension sizes apply. The following items are also priced as **Small Parcels**:

(a) Parcels that exceed 353mm by 250mm by 25mm (in any one or more of the three dimensions) which do not exceed 160mm x 160mm x 160mm (in any one or more of the three dimensions) and do not exceed 2 kilograms in weight.

(b) Cylinder shaped items that do not exceed 450mm in length and has a diameter no greater than 80mm and not exceed 2 kilograms in weight

9.2 We aim to deliver a Special Delivery item by 1pm the next **working day** after it has been **posted**. Please note that exemptions do apply in certain circumstances. All Special Delivery items are priced by service and by weight. Compensation for loss or damage is available on the basis of **actual loss** of up to the maximum of the **market value** of the item or £500 (whichever is the lower) comes as standard. Special Delivery is available with enhanced compensation options. Further add on services can also be purchased with Special Delivery such as a Saturday Guarantee or Consequential Loss for additional **service fees**. Further specific details, including compensation, exemption and suspension information, can be found in sections 16.7.4 & 19 below and on the Special Delivery website (www.royalmail.com).

9.3 We aim to deliver:

- A First Class item the next working day after it has been posted.
- A Second Class item within three working days after it has been posted.

Compensation for loss or damage for any format of item sent using the First Class or Second Class services in accordance with this Scheme is available on the basis of actual loss up to the maximum of the market value of the item or £20 (whichever is the lower) comes as standard.

9.4 We aim to deliver:

- A Royal Mail Signed for 1st Class item the next working day after it has been posted.
- A Royal Mail Signed for 2nd Class item within three working days after it has been posted.

Compensation for loss or damage for any format of item sent using Royal Mail Signed for 1st Class or Royal Mail Signed For 2nd Class services in accordance with this Scheme is available on the basis of actual loss up to the maximum of the market value of the item or £50 (whichever is the lower) comes as standard.

Further details of how the Royal Mail Signed For services work can be found in section 18 below.

9.5 To help you find the best service for your needs and budget we provide a price finder tool on our website (www.royalmail.com). Prices and other pricing information can also be found in other locations on the same website (such as product specific pages) including in a Pricing document with all pricing information for the services mentioned in sections 9.1.1 to 9.1.4.

9.6 We may change the rates of postage and service fees from time to time. Changes to postage rates & service fees and the date on which the changed rates and fees will come into effect will be published at least one month (or whatever period of time agreed by us with our regulator, Ofcom) in advance on our website (www.royalmail.com).

10. How to show that an item has had postage paid

10.1 You must show us that postage for an item has been paid for (where it applies) so that we can convey it without delay. Payment is demonstrated by the application of a **postage mark** to the item. The manner in which payment of postage can be shown depends on the method of payment used. Section 8 above set out the most common ways of applying a postage mark (postage stamps, postage labels, **service fee labels**, **franking marks**, marks created by online applications such as SmartStamps®, **Printed Postage Impressions** (PPIs) etc). In addition, a postage mark may be fixed, printed, impressed, embossed or otherwise shown on the envelope or cover of an item as we may specify or approve.

10.2 Postage marks must be applied to the top right hand corner of the envelope or cover of the item unless we specify otherwise. If the item is spherical or without corners the postage mark should be placed above and to the right of the address.

10.2.1 A postage mark that is damaged or imperfect, has been defaced or has anything written or printed over it becomes void and cannot be used to show that postage has been paid.

10.2.2 You can use an adhesive postage stamp which has been perforated by means of a punch provided that the perforation holes are smaller than the holes dividing one stamp from another on a sheet of stamps.

10.2.3 Postage marks can be used only once and then they become void and must not be re-used to pay postage on the same or another item.

10.2.4 Any postage mark that carries an expiry time and/or date will become void from that time and/or date and cannot be used to show that postage has been paid after that time and/or date.

10.3 If you use a franking machine you must apply a franking mark to the cover of the item as set out in the Royal Mail Scheme For Franking Letters And Parcels 2008 (which is published on our website (www.royalmail.com)) and according to any guidelines that we publish on our Franking help centre website (www.royalmail.com).

10.4 If you make use of a credit account you must apply a Printed Postage Impression (PPI) in accordance with the PPI Licence, the PPI design notes and any guidelines that we publish on our website (www.royalmail.com).

11. Other requirements relating to the address on the cover of an item

11.1 Section 7 set out how to address an item and section 10 set out how payment can be indicated. There are some further things that must be considered with regard to the cover of the item so that we can efficiently convey the item without delay.

11.2 An item must not have on its cover:

- 11.2.1 anything which obscures the postage mark,
- 11.2.2 anything which is likely, in our opinion, to make it difficult for us to apply a **postmark** to the cover,
- 11.2.3 anything which, in our judgement, is likely to make the postmark illegible,
- 11.2.4 any counterfeit or fake postage mark,
- 11.2.5 any postage mark which we consider may have previously been used to pay postage,
- 11.2.6 signs, words or marks, used without official permission, which could indicate that the item was sent on Her Majesty's Service or was conveyed and delivered by us or
- 11.2.7 any signs, words, images or designs which are offensive, obscene or indecent.

11.3 An item must not be made up in any way or have anything on its cover which, in our judgement makes it difficult or embarrassing to deliver the item.

11.4 A postage mark must not be attached to an item using staples, sticky tape, or any other means that we do not approve.

12. How to hand over (or post) an item

12.1 All items sent using a service provided through this Scheme can be posted in the following ways.

12.1.1 By handing it to an authorised member of staff at a Royal Mail building (typically a Delivery Office, Enquiry Office or Mail Centre) as long as we consider it feasible to do so.

12.1.2 By handing it to an authorised member of staff at a Post Office® as long as considered feasible to do so.

12.1.3 By Business Collection (typically a paid for extra service where we collect the mail from a **business** customer's premises. Business Collections are not covered by this Scheme).

12.1.4 Or in any other manner which we may approve.

12.2 In addition the following services:

- First Class,
- Second Class,
- Standard Parcels and
- Articles for the Blind.

can be posted in the following ways:

12.2.1 by placing it in a post box (typically a red (or very rarely gold) post box on the street) or

12.2.2 by placing it in a **private post box** (typically a post box contained with a shop or other private premises).

12.2.2.1 An item placed in a private post box will be deemed to have been posted when collected by us and not before.

12.3 An item that has had postage paid by a franking machine must be posted in accordance with the Royal Mail Scheme for Franking Letters and Parcels 2008 which is published on our website (www.royalmail.com).

12.4 Items sent through the First Class, Second Class, Royal Mail Signed For 1st Class and Royal Mail Signed For 2nd Class services

and via the Special Delivery™ service that have been paid for with a credit account must be separated out for posting by:

- (i) class,
- (ii) format (if appropriate to the service) and
- (iii) service.

and presented to us in trays, bags, pouches or other containers supplied by us and also in accordance with any conditions set out in the PPI Licence.

12.5 Articles for the Blind sent by a business must present items separate to but in the same manner (as required by section 12.4 above) and at the same time as any items which are posted using a credit account.

12.6 All items must be posted by the latest acceptance time that we determine and advertise or agree with you (as appropriate to the method of posting). Items posted after that latest acceptance time will be considered to have been posted the following working day.

13. How we will treat items that do not meet the requirements set out in this scheme

13.1 Once an item has been posted we may carry out checks on that item.

13.2 Subject to sections 5.4 and 5.8 above (which set out how we treat items that contain prohibited items and/or restricted items where the relevant restrictions or requirements have not been complied with), if an item is found not to meet the conditions set out in this Scheme or an item is found that indicates that insufficient (or no) postage and/or service fee has been paid for the service requested, we may decide at our discretion to do one of the following things set out below within a reasonable period of time.

13.2.1 Deliver the item to the address shown by the service requested.

13.2.2 Deliver the item to the address shown by an alternative service that we determine to be appropriate. In these situations the conditions of the service used to convey the item will apply.

13.2.3 Convey the item part of the way and inform the **addressee** that an item can be collected from a specified location (normally a Royal Mail Enquiry Office) by the addressee or their **representative**.

13.2.4 Treat the item as undeliverable. Details of how we may deal with undeliverable mail can be found in section 15.

13.2.5 Return the item to you.

13.2.6 Refuse to accept it.

13.2.7 If none of the above courses of action are possible we may deal with or dispose of the item at our discretion.

In all cases we may not accept any liability for that item. This provision also applies to items which have been found either in a Post Office® branch or on Royal Mail premises and which appears intended for posting.

13.3 In each case set out in section 13.2 we may require the addressee or you to pay an amount (to be fixed by us in order to cover additional costs) before the item is delivered or released for collection.

13.3.1 In the event of underpaid or unpaid postage and/or service fees the amount due may include a surcharge in addition to the underpaid or unpaid postage to cover administrative costs.

13.3.2 Where the amount due is not paid the item may be dealt with or disposed of at our discretion.

13.4 In each case set out in sections 5.4, 5.8 and 13.2.4 to 13.2.7 we may additionally require you or your representative to pay an amount (to be fixed by us) to cover the costs of returning, dealing with or disposing of the item.

14. Additional marks

14.1 In the course of conveying an item we (or someone authorised by us) may alter the look of the cover of that item. Most usually this is by the addition of a postmark which shows that a stamp has been used and prevents it from being used again. A postmark may also contain an advertising or informative image. We may apply the postmark in any manner we consider appropriate. It is important to note that we may apply any form of postage mark (an image that denotes payment), impression, image, sticker, label or other device we consider suitable for any other postal purpose we consider appropriate.

14.2 We may also charge you a fee (to be fixed by us from time to time) and published on our website (www.royalmail.com) for cancelling postage marks with a special postmark including one that incorporates an advertisement, at your request.

15. Delivery including undeliverable and re-posted (Return to Sender) items

15.1 Subject to sections 5.4 and 5.8, we will attempt to deliver items that meet the conditions for the relevant service set out in this Scheme.

15.2 Some items require a signature at the point of delivery and some are too large to fit through a letter box. In these situations someone needs to be present at the address to take delivery of the item.

15.2.1 If no one is available we may attempt to deliver the item to a **neighbour**. Please note that we will never attempt to deliver an item to a neighbour if it is a Special Delivery item or it is an item sent using a service provided under this Scheme and **is Social Security post**¹.

15.2.2 If a neighbour is available to take delivery of the item we will leave the item with that neighbour and leave a card at the address that the item was addressed to. That card will inform the addressee (or their representative) that an item is (or items are) being held by a neighbour for them and provide the address details for that neighbour and the date and the time that the item was left with the neighbour.

15.2.3 If an addressee does not want their items to be delivered to a neighbour or does not want to take items for neighbours they can opt out of the Delivery to Neighbour service, free of charge, by registering their wish to opt out in such a way as Royal Mail may reasonably require from time to time.

15.2.4 If a neighbour is not available to take delivery of the item, or the addressee has opted-out and does not want their items to be delivered to a neighbour or to take items for neighbours, we will take the item back to the Delivery Office or an alternative location such as a Post Office® branch. We will leave a card at the address that the item was addressed to.

15.2.5 The card that is left at the address will inform the addressee (or their representative) that we attempted to deliver an item or items and will offer the addressee (or their representative) one or more of the following opportunities:

15.2.5.1 to request that the item be redelivered to the same address,

15.2.5.2 to request that the item be redelivered to an alternative local⁵ address. Please note that this option is not available with Special Delivery items or any item sent using a service provided under this Scheme and is Social Security post,

15.2.5.3 to collect (after the required period of time stated on the card has elapsed to allow for the item to reach that location and once identification has been provided that we deem to be suitable) the item from the Delivery Office or the alternative location such as a Post Office® branch to which the item was taken back to or

15.2.5.4 to request that the item be sent from the Delivery Office or other location (other than a Post Office® branch) to a Post Office® branch for collection. This service is called Local Collect (Social) and incurs an additional fee. When collecting the item the addressee (or their representative) must provide the card that was left at the address and identification that we deem acceptable. Further details including the current fee and identification requirements can be found on our website (www.royalmail.com).

15.3 We may decide not to deliver an item which we consider impracticable or unreasonable to deliver. Such an item is referred to in this Scheme as undeliverable. We may consider an item to be undeliverable if we are of the opinion that:

15.3.1 following a failed first delivery attempt, the addressee has not taken advantage of any of the opportunities set out in 15.2.5 within the advertised holding period,

15.3.2 following a failed first delivery attempt, we are required, by law to return an item immediately to you (e.g. Royal Mail's obligations in relation to Social Security Post),

15.3.3 the address is unsafe or unsecure or if no delivery point has been provided, or if access to the delivery point has been prevented or impeded,

15.3.4 the address to which the item is to be delivered is not permanently occupied⁶,

15.3.5 the item is not fully and correctly addressed in a manner which includes all the elements of the address (including the full postcode), written clearly on the front or on a label securely attached to the front of the cover (or otherwise in a manner such that the address is clearly visible in its entirety as if it had been written on the front of the cover),

15.3.6 the address is illegible,

15.3.7 the health and safety of any individuals may be put at risk or

15.3.8 for any other reason, we form the opinion that it is impracticable or unreasonable to deliver the item.

15.4 Where an item is undeliverable and:

15.4.1 your name and your address (as long as it is in the United Kingdom, the Channel Islands or the Isle of Man) are legible on the cover, we may return the item to you unopened.

15.4.2 the item was originally paid for by franking machine or by using a credit account and your name and address are (a) not on the cover or (b) they are illegible or (c) your name and address are legible on the cover but the address is outside the United Kingdom, the Channel Islands or the Isle of Man, then the item may be dealt with or disposed of at our discretion.

15.4.3 the item was not originally posted as a franked item and your name and address are (a) not on the cover or (b) they are illegible, then the item may be opened. If your name and address are legible inside, the address is in the United Kingdom, the Channel Islands or

Isle of Man, and the item does not consist solely of advertising material, newspapers or magazines, then the item may be returned to you. Otherwise the item may be disposed of at our discretion.

15.5 We will not charge any additional postage or fee for returning an undeliverable item but you or your representative may have to pay any other fees (e.g. surcharges or customs charges) that apply. If any applicable fee is not paid, the item may be dealt with or disposed of at our discretion.

15.6 Return to Sender - We will return an item to you from the delivery address, if the following conditions are all met – i.e. the item:

- was originally posted using a service set out in this Scheme,
- is re-posted by the addressee or any other person for any reason,
- with the original address crossed out,
- with a clear instruction to return the item to you written on the cover,
- with the return address written fully, correctly and legibly on the cover and
- the return address is in the United Kingdom, the Channel Islands or the Isle of Man.

15.7 Forwarding – unofficial redirections – We are not under any obligation to do anything with an item that someone requests to be forwarded to another address other than the return to sender address on the cover. We consider these unpaid for, forwarding requests to be a form of unofficial redirections request. Typically in this situation the original address is crossed out and a written request (e.g. “please forward to”) is made on the cover to forward the item to another address. This is normally attempted in order to try to get the item to the addressee who has moved to another address. In these situations the person moving should take out a Redirection service with us or provide pre-paid stationery. If we find an item that someone has requested be forwarded to another address then the item may be dealt with or disposed of at our discretion.

16. Compensation – what we are liable for

16.1 The vast majority of items arrive safely on time. But, in a tiny fraction of cases items may be lost, damaged or delayed. In these situations we may refund postage and/or service fee and award compensation. Where we do not do what we were paid to do (e.g. gain a signature) a refund of the fee paid for that service may be payable by us. This section provides details as to:

- what items qualify for refunds and compensation,
- what compensation is available and
- how and when claims need to be made.

16.2 We will accept liability, may refund postage and/or service fees and may pay compensation for the **loss** of, **damage** to, **part loss** of or delay of an item posted under this Scheme, unless that item:

16.2.1 is considered by us to be undeliverable (as set out in section 15.3 above),

16.2.2 is one that has been successfully delivered but subsequently made the subject of a Return to Sender request (as set out in section 15.6 above),

16.2.3 is considered by us to be subject to a forwarding or unofficial redirection request (as set out in section 15.7 above),

16.2.4 has not fully meet all of the conditions set out in this Scheme (as mentioned in sections 5.3, 5.7 and 13.2),

16.2.5 is considered by us to indicate that insufficient (or no) postage and/or service fee has been paid for the service requested (also as mentioned in section 13.2 above),

16.2.6 is one which we have dealt with or disposed of at our discretion as mentioned under any section of this Scheme,

16.2.7 is one that contained prohibited items (as set out in [section 5.3](#) above),

16.2.8 is one that contains restricted items and the requirements for the acceptance of those items have not been met (as set out in [section 5.7](#) above),

16.2.9 is one that is being sent by post in contravention of section 85 of the Postal Services Act 2000 (as amended), which essentially means any item that may damage another item or injure anyone handling that item. Also an item that contains or shows on its cover an indecent or obscene image,

16.2.10 is subject to circumstances where the event leading to the claim was caused by situations outside our control including exceptionally severe weather conditions, acts of terrorism and vandalism and acts of third parties with whom we have no contractual relationship,

16.2.11 is one where the loss, damage or delay is due to a latent or inherent defect or natural deterioration,

16.2.12 is one that we do not believe has suffered damage or delay solely as a result of its transmission through the post. In particular

where the cover does not appear to us to have suffered damage consistent with the damage caused to the contents of that item,

16.2.13 is one where the damage was pre-existing, that is, where the item was already damaged when it was posted, or

16.2.14 is one which has been re-directed to an address in the Channel Islands or the Isle of Man.

16.3 For clarity, where an item falls into one of the categories listed in sections 16.2.1 to 16.2.15 then we will not accept liability, will not refund postage and/or service fees or pay compensation for the loss of, damage to or delay of that item.

16.4 In addition to section 16.3 we will only accept liability, may refund postage and/or service fees and may pay compensation where the loss, damage or delay is due to any wrongful act done, or any neglect or default committed by a member of staff or agent of Royal Mail while performing or purporting to perform his functions as such in relation to the receipt, conveyance, delivery or other dealing with the item.

16.5 In addition to sections 16.3 and 16.4 we do not accept liability, will not refund postage and/or service fees or pay compensation for loss, damage or delay to an item where the loss, damage or delay is caused by your own act or omission in the course of either preparing to post or actually posting the item.

16.6 For the avoidance of doubt we will not accept liability, will not refund postage and/or service fees or pay compensation for loss, damage or delay to an item where the item was posted with, or handled by another postal operator or third party (other than a neighbour who has taken in an item under the delivery to neighbour arrangements mentioned in section 15.2 in which case the same compensation arrangements apply as they do for any item that was successfully delivered first time).

What determines compensation payable

16.7 The amount of compensation that is payable depends on a number of factors including:

The service used,

- The nature of compensation being sought (that is, is it for loss, damage or delay?),
- The evidence that can be provided and
- The value of the item

16.7.1 Compensation is only available for items sent using the following services:

- First Class,
- Second Class
- Royal Mail Signed For 1st Class,
- Royal Mail Signed For 2nd Class,
- Special Delivery, and
- Articles for the Blind

16.7.2 In addition to the information contained in this Scheme we publish a policy for each type of compensation which can be found through the following links. These policies may be updated from time to time and the latest versions will always be published on our website (www.royalmail.com).

[Royal Mail's retail compensation policy for loss](#)

[Royal Mail's retail compensation policy for damage](#)

[Royal Mail's retail compensation policy for delay](#)

Claims and evidence

16.7.3 We will only consider a claim for loss, damage or delay compensation where the minimum **basic evidence** is available and provided. Where only basic evidence is provided and the item is one which we accept liability for or has no **intrinsic value** we will refund the postage paid or issue six 1st class stamps⁷ whichever is the higher in value for loss or damage (or part loss).

16.7.4 To claim loss or damage compensation for the intrinsic value of the item **additional evidence** is required as well as the basic evidence. Details regarding what additional evidence is made up of are set out in 16.7.5 below.

Basic evidence is made up of all of the following:

16.7.4.1 the names and addresses of you, the addressee and, if different, the claimant,

16.7.4.2 the name of the service used,

16.7.4.3 the value of the postage paid and method of postage, e.g. stamps, franking impression, Smartstamp®. If the value of the postage paid is greater than the value of six 1st class, letter format, stamps (at the first weight step) then evidence of postage paid should be provided which could be product documentation, a certificate of posting or a receipt,

16.7.4.4 the place of posting,

16.7.4.5 the date of posting,

16.7.4.6 the basis for asserting the posting details and product used (such as date of postmark or certificate of posting (if available). For Special Delivery, Royal Mail Signed For 1st Class, Royal Mail Signed For 2nd Class and Standard Parcels, the product documentation provided to you when posting the item (i.e. certificate of posting or receipt),

16.7.4.7 a detailed description of the contents,

16.7.4.8 in addition, for damage (or part loss) and delay claims the date of delivery, and

16.7.4.9 in addition, for damage (or part loss) claims a description of the packaging and condition of the mail item itself.

16.7.5 As mentioned in section 16.7.4 above in order to claim loss or damage compensation for the **actual loss** of the item additional evidence is required.

Please note that, when claiming for actual loss, there is a cap on the amount of compensation that can be paid. For Special Delivery it is the lower of market value or £500 (or £1,000 or £2,500 if enhanced compensation has been purchased).

For Royal Mail Signed For 1st Class and Royal Mail Signed for 2nd Class it is the lower of the market value or £50.

For items sent by the Articles for the Blind service it is the lower of the market value or £46

For all other services listed in section 16.7.1 it is the lower of market value or £20.

Details are summarised in Tables 1 & 2 on page 21 of this Scheme.

16.7.5.1 Additional evidence is made up of evidence of posting and evidence of value.

16.7.5.1.1 Evidence of posting can be:

- Any original Certificate of Posting (provided automatically for Royal Mail Signed for 1st Class, Royal Mail Signed For 2nd Class items and Special Delivery and available on request and free of charge at Post Office® branches for other items),
- Original Smartstamp® or on-line postage certificate of posting validated at a Post Office® branch,
- Or for damage (or part loss) claims the item with cover and packaging, showing the postage paid as well as the original Certificate of Posting if provided as part of the service purchased (i.e. Royal Mail Signed For 1st Class, Royal Mail Signed For 2nd Class and Special Delivery).

16.7.5.1.2 Evidence of value can be:

- Original receipts,
- Bank or credit card statements,
- PayPal records,
- Invoices,
- Manufacturing costs,
- Auctioneers valuations, Repair quotations etc.

This list is not exhaustive. It is provided for illustrative purposes. All evidence of value must be originals and not copies. You are advised to make copies before sending us originals.

16.7.5.1.3 In addition to information set out in 16.7.5.1.1 - 2 for eBay claims you must also include the following:

- item sale page and PayPal or bank/credit card statement and
- eBay item number.

16.7.6 Please note that all of the packaging and contents of damaged items or items subject to part loss must be retained as we may need to inspect them. If they are not retained then compensation may not be paid.

16.7.7 We may at any time request additional documentation and/or information from the claimant, sender or recipient to protect against unwarranted or duplicate claims. This includes, but is not limited to, a declaration of non-receipt (or proof of non receipt in appropriate cases).

Table 1 - Refunds and compensation available for loss, damage & part loss for items conveyed using First Class & Second Class,

	Loss	Damage and Part Loss
Item has no intrinsic value	Postage refund (a minimum 6 x First Class letter format stamps at their basic weight step.)	6 x First Class letter format stamps at their basic weight step.

Item has intrinsic value (with basic evidence only)	Postage refund (a minimum 6 x First Class letter format stamps at their basic weight step.)	6 x First Class letter format stamps at their basic weight step
Item has intrinsic value (with additional evidence)	Postage refund, plus compensation on basis of the customer's actual loss. This compensation is subject to the maximum payable being the lower of the market value of the item and £20.	Postage refund, plus compensation on basis of the customer's actual loss. This compensation is subject to the maximum payable being the lower of the market value of the item and £20.

Table 2 - Refunds and compensation available for loss, damage & part loss for items conveyed using Royal Mail Signed for 1st Class and Royal Mail Signed for 2nd Class

	Loss	Damage and Part Loss
Item has no intrinsic value	Postage refund (a minimum 6 x First Class letter format stamps at their basic weight step.)	6 x First Class letter format stamps at their basic weight step.
Item has intrinsic value (with basic evidence only)	Postage refund (a minimum 6 x First Class letter format stamps at their basic weight step.)	6 x First Class letter format stamps at their basic weight step
Item has intrinsic value (with additional evidence)	Postage refund, plus compensation on basis of the customer's actual loss. This compensation is subject to the maximum payable being the lower of the market value of the item and £50.	Postage refund, plus compensation on basis of the customer's actual loss. This compensation is subject to the maximum payable being the lower of the market value of the item and £50.

Table 3 - Refunds and compensation available for loss, damage & part loss for items conveyed using Articles for the Blind service

	Loss	Damage and Part Loss
Item has no Intrinsic value	Postage refund (a minimum 6 x First Class letter format stamps at their basic weight step.	6 x First Class letter format stamps at their basic weight step.
Item has intrinsic value (with basic evidence only)	Postage refund (a minimum 6 x First Class letter format stamps at their basic weight step.)	6 x First Class letter format stamps at their basic weight step
Item has intrinsic value (with additional evidence)	Postage refund, plus compensation on basis of the customer's actual loss. This compensation is subject to the maximum payable being the lower of the market value of the item and £46.	Postage refund, plus compensation on basis of the customer's actual loss. This compensation is subject to the maximum payable being the lower of the market value of the item and £46.

Table 4 - Refunds and compensation available for delay for First Class, Second Class, Royal Mail Signed for 1st Class and Royal Mail Signed for 2nd Class, Articles for the Blind and Special Delivery

Delay	Compensation payable
First Class, Second Class, Royal Mail Signed For 1st Class, Royal Mail Signed For 2nd Class & Articles for the Blind Special Delivery	6 x First Class letter format stamps at their basic weight step.
	A refund of your Special Delivery postage if your item arrives later than the due time of delivery. Compensation of £5 if the item is delivered more than 24 hours (Mon-Fri) after the guaranteed time. Or £10 if delivered 7 or more working days (Mon-Fri) after the guaranteed time. Additional evidence of posting is required

Making a claim

16.8 This section sets out some details for making a compensation claim. The full process for making a claim is set out on our website

(www.royalmail.com). We may reject claims that do not follow that process.

16.8.1 Claims should be made by you or the intended recipient of the item. However we will only make a payment once in respect of any item.

16.8.1.1 If you and the intended recipient both make a claim for the same item, then only you will have a right to compensation, unless a compensation payment has already been made to the recipient, in which case you will have no right to compensation.

16.8.2 Any loss, damage (or part loss) and delay claims must be made as soon as possible after the incident to help us investigate. Claims must be made by the deadlines set out below.

16.8.2.1 Please note that loss claims can only be made if the item has not been delivered (or had delivery attempted) 15 or more working days after the **due date** (10 working days for Special Delivery™ items).

16.8.2.2 All loss and damage (or part loss) claims must be made within 80 calendar days of the date of posting for all services covered by this Scheme.

16.8.2.3 Claims for delay relating to items posted using any of the First Class, Second Class, Royal Mail Signed For 1st Class, Royal Mail Signed For 2nd Class or Articles for the Blind services will only be considered valid by us if the item has not been delivered or no attempt has been made to deliver the item within 3 working days of the due date. An extra working day is added if items are posted during the **Christmas and New Year period**. If an item has been redirected using our Redirection™ service then the period is 6 working days instead of 3; during the Christmas & New Year period this is extended to 8 days.

Table 3 – Due date and qualifying days to be used for determining when an item may be considered delayed outside of the Christmas and New Year period

Service	Due date	Delay if delivered
First Class, Royal Mail Signed For 1st Class & Articles for the Blind	Next working day after posting	3 or more working days after due date.
Second Class, Royal Mail Signed For 2nd Class	3 working days after posting	6 or more working days after due date if redirected item.

16.8.2.4 Claims for delay relating to items sent using the Special Delivery service will only be considered valid by us if the item has not been delivered or no attempt has been made to deliver the item within 24 hours of the due date. This applies all year round. If an item sent using the Special Delivery service arrives 7 or more working days after the due date then we will make a payment for substantial delay in addition to a postage refund. Special Delivery™ items which have been redirected by our Redirection™ service are not eligible for delay compensation.

16.8.2.5 All delay claims must be made within 3 months of posting by you and within one month of delivery (or attempted delivery) by the addressee. We will not accept any liability or responsibility for claims made after this time periods. Please note that any claims for refunds relating to Special Delivery on the basis that the item sent using that service did not arrive by the specified time must be made within 14 days of posting.

16.8.2.6 In respect of claims for the loss and delay of items conveyed to addresses which have been exempted from a daily delivery obligation by our regulator, Ofcom, the assessment of lateness in paragraph 16.8.2.1 and the assessment of when an item is considered delayed in paragraph 16.8.2.3 and 16.8.2.4 shall apply on a case by case basis.

16.8.3 All claims should be made using the correct claim form which is available to download from our website (www.royalmail.com) and can be collected from Post Office® branches. By using the correct claim form we can process your claim as quickly and effectively as possible.

16.8.4 The claim form needs to be completed as fully as possible, signed and dated by the claimant before being sent to us. Remember that in order to claim loss or damage compensation for actual loss of the item some additional evidence is required and should be sent in with the claim form.

16.8.4.1 If additional evidence cannot be provided then only a postage refund or stamps can be considered.

16.9 No compensation or other payment will be paid by us for loss or damage claims unless the claim is made within 80 days of the date of posting and unless the claim is made in full compliance with the requirements of this Scheme.

16.10 No compensation or other payment will be paid by us for delay claims unless the claim is made within 3 months of posting by the sender or 1 month of receipt by the recipient and unless the claim is made in full compliance with the requirements of this Scheme.

17. Additional terms & conditions for some services

17.1 The terms and conditions set out in sections 5 to 16 apply to all items. These are referred to in this Scheme as the **common terms**. Some services that we offer have additional terms and conditions that are specific to those services. The additional terms are known as the **specific terms** in this Scheme and are contained in the sections below. There is a section each for:

- Royal Mail Signed For 1st Class, Royal Mail Signed For 2nd Class and Proof of Delivery (section 18),
- Special Delivery (section 19),
- Articles for the Blind (section 20),
- Petitions and Addresses to the Sovereign (section 21),
- Petitions to Parliament & Assemblies (section 22),
- Poste Restante (section 23) and
- Items sent between the United Kingdom and the Channel Islands and the Isle of Man (section 24).

17.2 When using a service listed in section 17.1, the specific terms must be complied with in addition to the common terms. Where the specific terms conflict with the common terms, the specific terms should be followed as they take priority over the common terms.

17.3 In addition to the common & specific terms contained within this Scheme, other terms and conditions may exist for some services. For example in section 10 above we mentioned that customers using a franking machine must abide by the Royal Mail Scheme For Franking Letters And Parcels 2008 and according to any guidelines that we publish on our Franking help centre website (www.royalmail.com). Also, customers who make use of a credit account must abide by the PPI Licence, the PPI design notes and any guidelines that we publish on our website. Such terms and conditions may be contained in application forms, licences, or any other document issued or authorised for issue by us and all may be updated from time to time.

18. Royal Mail Signed For 1st Class, Royal Mail Signed For 2nd Class & Proof of Delivery

18.1 Royal Mail Signed For 1st Class and Royal Mail Signed For 2nd Class are services which can be bought on their own. Royal Mail Signed For 1st Class and Royal Mail Signed For 2nd Class items will only be delivered to an addressee or their representative once a signature or similar proof of delivery has been gained. Please note that Royal Mail Signed For 1st Class and Royal Mail Signed For 2nd Class are not tracked services; they simply provide a way of gaining the service called Proof of Delivery.

18.2 Royal Mail Signed For 1st Class and Royal Mail Signed For 2nd Class should not be confused with Special Delivery which is highly secure, fully tracked and offers next day delivery, a money back guarantee and is to be used for valuables.

18.3 You must apply (or must ensure someone else applies) a fully completed Royal Mail Signed For 1st Class or Royal Mail Signed For 2nd Class label securely to the cover of the item for which Royal Mail Signed For 1st Class or Royal Mail Signed For 2nd Class has been purchased in a manner and position specified by us.

18.4 Upon delivery of an item with Royal Mail Signed For 1st Class or Royal Mail Signed For 2nd Class added the addressee or their representative must sign (or otherwise provide some form of proof of delivery as we may specify). Where such a signature or proof of delivery is refused to be provided to us then the item may be dealt with or disposed of as we consider appropriate. Please note that the representative could be someone else at the delivery address or a neighbour.

18.5 You may request that our Customer Services provide you with a copy of the signature of the recipient of the Royal Mail Signed For 1st Class or Royal Mail Signed for 2nd Class item that was obtained when it was successfully delivered. This service is called Proof of Delivery and we may charge you an administration fee the value of which can be found on our website (www.royalmail.com). This service is available up to 3 months after the date that the item was posted. If we are unable to provide a copy of the signature or proof of delivery (and cannot show that this was due to a refusal to provide one upon delivery) then we will refund the Royal Mail Signed For 1st Class or Royal Mail Signed for 2nd Class fee.

18.6 You may also obtain proof that the Royal Mail Signed For 1st Class or Royal Mail Signed for 2nd Class item was successfully delivered free of charge from our website (www.royalmail.com) up to 12 months after the item was posted. Please note that we will only refund the Royal Mail Signed For 1st Class or Royal Mail Signed for 2nd Class fee if a claim is made within 3 months of the item being posted.

19. Special Delivery™

19.1 Special Delivery⁸ is a service that can be bought on its own. It offers next day delivery by 1pm to most of the UK with online tracking and proof of delivery. We will attempt to deliver a Special Delivery item by 1pm the next working day after it has been posted. If we do not succeed in attempting to deliver by this time we will refund your postage (see below). Please note that some destinations, redirected items and addresses where no one is available to accept the item are exempt from this money back guarantee. Please also note that we may suspend the money back guarantee from time to time for exceptional reasons (e.g. extreme weather). More information including an up to date list of UK destinations that aren't covered by the 1pm guarantee can be found on our website (www.royalmail.com).

19.2 Special Delivery also offers a Saturday Guarantee add on for items posted on a Friday and the ability to purchase cover for Consequential Loss. Both are discussed further in sections below. The Special Delivery item will only be delivered to the delivery address once a signature or similar proof of delivery has been gained. Special Delivery is our only service with tracking that is offered under this Scheme. Royal Mail Signed For 1st Class and Royal Mail Signed For 2nd Class do not offer tracking; they simply provide a way of gaining proof that an item has been accepted at a Post Office® branch and delivered.

19.3 You must apply (or must ensure someone else applies) a fully completed Special Delivery label securely to the cover of a Special Delivery item in a manner and position specified by us.

19.4 Upon delivery of a Special Delivery item the addressee (or their representative) must sign their name (or otherwise provide some form of proof of delivery as we may specify). Please note that the person who signs for the item may not be the addressee; it could be anyone at the delivery address. Where such a signature or proof of delivery is not provided to us then the item may be dealt with or disposed of as we consider appropriate.

19.5 You may request that our Customer Services provide you with a copy of the signature of the recipient of the Special Delivery item that was obtained when it was successfully delivered. This service is called Proof of Delivery. This service is available up to 3 months after the date that the item was posted. If we are unable to provide a copy of the signature or proof of delivery (and cannot show that this was due to a refusal to provide one upon delivery) then we will refund the postage paid.

19.6 You may also obtain proof that a Special Delivery item was successfully delivered free of charge from our website up to 12 months after the item was posted. Please note that where we fail to give you Proof of Delivery we will only refund postage if a claim is made within 3 months of the Special Delivery item being posted.

19.7 Special Delivery items posted on a Friday are due for delivery the following Monday⁹ (or next working day following a Bank Holiday). Saturday Guarantee can be purchased for an additional service fee at a Post Office® branch if delivery on the Saturday rather than the Monday is required. The exemptions and suspensions previously mentioned in 19.1 still¹⁰ apply; information can be found in on the Special Delivery website (www.royalmail.com).

19.8 As mentioned in section 16.7.5 Special Delivery comes with compensation of up to the lower of market value or £500 for loss or damage (or part loss). The purchase of enhanced compensation for an appropriate additional service fee increases the maximum limit up to £1,000 or £2,500. These limits do not include cover for consequential loss. Consequential loss is the loss that occurs from failure of the Special Delivery service beyond the loss or delay of or damage to an item. For instance the loss of some legal contractual documents may lead to additional financial loss. Our Consequential Loss service is an add on service that will provide additional compensation if things go wrong. It is available for an additional service fee from a Post Office® branch. It is not available for items being sent to the Channel Islands, Isle of Man or HM Forces (also known as BFPO) addresses.

19.8.1 Claims for consequential loss must be made within 14 days of the day the item was posted.

19.8.2 Claims for consequential loss can only be made by you, as the sender of the item, for the loss you have incurred which is over & above and wholly distinct from the actual value of the contents of the Special Delivery item.

19.9 If we find an item which has not met the conditions laid out in this Scheme for a Special Delivery item but which either

- has 'Special Delivery' written on it, or anything which suggests that the item is intended to be sent via Special Delivery or
- is found to contain valuables, then we will treat it as a Special Delivery item.

19.9.1 In either case, if the item is treated as a Special Delivery item, you or the addressee will be charged the appropriate postage for that service. If the fee is not paid the item may be dealt with or disposed of at our discretion.

20. Articles for the Blind

20.1 Articles for the Blind is a free of charge, next day service for the conveyance of items that contain particular items that are of use to blind people.

20.2 In this Scheme **blind people** and **the blind** means

20.2.1 persons registered as blind under the provisions of the National Assistance Act 1948 or

20.2.2 persons whose standard of close-up vision, with spectacles, is N12 or less.

20.3 Articles for the Blind can be used to convey items to or from blind people that contain any of the following items:

20.3.1 books, papers and letters which are specifically prepared for use by blind people. Standard or large print items may only be sent using the Articles for the Blind service if, in our reasonable opinion, they fall within this definition and the font size is at least 16 points in size,

20.3.2 papers sent to anyone to be specially prepared or impressed so that blind people can use them,

20.3.3 relief maps,

20.3.4 machines, frames and attachments for making impressions for blind people to use,

20.3.5 writing frames and attachments,

20.3.6 Braille instruction manuals or

20.3.7 any other item that we determine to be allowable as listed on our website

20.4 Articles for the Blind can be also used to convey items between blind people and specific organisations or institutions (which are pre-approved by us) that cater for blind people that contain any of the following items:

20.4.1 games (including card games),

20.4.2 mathematical appliances and attachments,

20.4.3 'talking books' and 'talking newspapers', which are recordings of readings from printed sources, such as books, journals, newspapers, periodicals or similar publications,

20.4.4 equipment used to play talking books and newspapers,

20.4.5 metal plates impressed or sent for impressing for use by blind people,

20.4.6 supplies of covers, envelopes and labels for sending articles for use by blind people,

20.4.7 watches, clocks, timers, tools and measuring equipment designed for blind people to use,

20.4.8 walking sticks adapted for blind people,

20.4.9 harnesses for guide dogs,

20.4.10 computer disks and CDs which have been prepared for blind people and do not contain information which can be read without specially prepared encryption software or

20.4.11 any other item that we determine to be allowable as listed on our website (www.royalmail.com)

20.5 Any item must meet all the conditions set out below and we may open and inspect each item to ensure it meets the conditions set out below:

20.5.1 It must weigh less than 7 kilograms.

20.5.2 It must clearly show the words 'ARTICLES FOR THE BLIND' on the front of the cover along with your name and address somewhere on the cover where it can't be confused with the destination address (preferably on the back of the item). If sent through a Post Office® branch a label must also be applied which is known as a P4558.

20.5.3 It must be left un-sealed so the contents can be checked to make sure they are permissible as listed in 21.3 or 21.4. Alternatively they can be sealed in a manner that we can open and then re-seal. Alternatively we may agree alternative arrangements with you in advance should you be unable to meet these requirements. For example you may be able to design your cover such that the contents are visible.

20.5.4 It must not contain any item or personal message which is not listed in 21.2 or 21.3, with the exception of a label showing the name and address of the sender, and instruction booklets, guarantees, technical documentation and other information provided for use with an item listed in 21.3 or 21.4. Please note that we may open and inspect items that are sent using the Articles for the Blind to ensure the service is not being abused.

20.5.5 It must be addressed to a named recipient. This can be the name of an individual or an organisation that provides services specifically for blind people. Where addressed to an individual that individual must be a blind person. It is not permissible to send an item using Articles for the Blind if it is addressed to 'The Occupier' or 'Dear Customer'.

20.5.6 It must not contain any advertising literature.

20.6 If we find an item that has been posted with us as an Articles for the Blind item but which does not meet the requirements set out in these specific terms then we may convey it using a different service

and we will charge you or the recipient the appropriate postage for that service along with a surcharge to cover our costs. If the postage and surcharge is not paid then we will deal with the item as we determine.

20.7 More information is available on our website (www.royalmail.com).

21. Petitions and Addresses to the Sovereign

21.1 Special arrangements exist for the delivery of a petition or an address to the **Sovereign**, Her Majesty the Queen.

21.1.1 For the purposes of section 21.1 an **address** to the Sovereign is a formal signed written representation or appeal in respect of any concern or grievance for which there is no other constitutional remedy readily available.

21.1.2 For the purposes of section 21.1 a **petition** is a signed document intended to be presented to the Sovereign asking for action to be taken on a particular issue.

21.2 Petitions and Addresses to the Sovereign are free of charge as long as the special conditions set out below are all met:

21.2.1 it is a signed original and not a copy,

21.2.2 it is within the size limits set out in 6.3,

21.2.3 it does not weigh more than 2 kilograms,

21.2.4 it is packed so the contents can easily be inspected,

21.2.5 it clearly has 'ADDRESS TO HM THE QUEEN' or 'PETITION TO HM THE QUEEN' marked on the cover and

21.2.6 it does not contain any other item

21.2.7 We will not accept any item for free delivery using Petitions and Addresses to the Sovereign unless we consider it complies with these conditions or if we do not consider the contents to be a genuine address or petition.

22. Petitions to Parliaments and Assemblies

22.1 Special arrangements exist for the delivery of a petition to a member of either House of Parliament (that is, the House of Commons or the House of Lords), the Scottish Parliament, the National Assembly for Wales or the Northern Ireland Assembly.

22.1.1 For the purposes of section 22.1 a petition is a signed document intended to be presented to a current member of either House of Parliament, the Scottish Parliament, the National Assembly for Wales or the Northern Ireland Assembly asking for action to be taken on a particular issue.

22.2 We will deliver a petition to either House of Parliament, the Scottish Parliament, the National Assembly for Wales or the Northern Ireland Assembly free of charge as long as the special conditions set out below are all met:

22.2.1 it is a signed original and not a copy,

22.2.2 it is within the size limits set out in 6.3,

22.2.3 it does not weigh more than 2 kilograms,

22.2.4 it is packed so the contents can easily be inspected,

22.2.5 it clearly has 'PETITION TO THE HOUSE OF COMMONS', 'PETITION TO THE HOUSE OF LORDS', 'PETITION TO THE SCOTTISH PARLIAMENT', 'PETITION TO THE NATIONAL ASSEMBLY FOR WALES' or 'PETITION TO THE NORTHERN IRELAND ASSEMBLY' marked on the cover,

22.2.6 it is marked for the attention of a current member of parliament, the assembly or parliamentary Lord and

22.2.7 it does not contain any other item.

22.3 We will not accept any item for free delivery using Petitions to Parliament and Assemblies unless we consider it complies with these conditions or if we do not consider the contents to be a genuine Petition

23. Poste Restante

23.1 Poste Restante is a service that allows an item to be addressed to a person at a Post Office® branch where that person may, without being charged, collect that item during normal opening hours.

23.1.1 For the purposes of section 23.1 a person is a traveller with no fixed abode in the local area or any other person or class of person that we decide and publicise on our website. It is not available to businesses including sole traders.

23.2 The words 'POSTE RESTANTE - TO BE CALLED FOR' must be clearly marked on the cover of the item along with the full and correct surname of the addressee of the item.

23.3 The Post Office® branch staff may refuse to hand over a Poste Restante item if they are not satisfied as to the identity of the person collecting the item.

23.4 Post Office® branches will hold an item posted within the United Kingdom, the Channel Islands or the Isle of Man. They will hold an item for two weeks if posted within the United Kingdom, for one month if posted overseas and for two months if addressed to a branch at a sea port if you are arriving by ship.

23.4.1 items that are not collected within the time period set out in 23.4 will be treated as if they were undeliverable (see section 15)

23.5 Please note that not all Post Offices® branches are capable of providing the Poste Restante service for operational or other reasons. The Post Office® Customer Service team can help set up this service. Their details are on their website (www.postoffice.co.uk).

23.6 We or the Post Office® will not provide the Poste Restante service where there is reason to believe that you or the addressee is mis-using the Poste Restante service; for example where the addressee already has a permanent residential or business address in the area or where the addressee's name is abbreviated or in our reasonable opinion we believe it to be false.

24. Items sent between the United Kingdom and the Channel Islands or the Isle of Man

24.1 This section of this Scheme applies to an item posted in the United Kingdom for delivery to an address in the Channel Islands or the Isle of Man (referred to in this part of this Scheme as '**outgoing items**') and to an item posted in the Channel Islands or Isle of Man for delivery to an address in the United Kingdom (referred to in this part of this Scheme as '**incoming items**').

24.2 All incoming items are subject to HM Customs and Excise regulations. We may charge a handling fee for ensuring that an item passes through the proper HM Customs and Excise checks. In addition HM Customs and Excise may charge an import duty (customs charge). This handling fee and duty must be paid by the recipient on delivery. If the fee and/or duty are not paid we will deal with the item at our discretion. The fee we charge is published from time to time on our website (www.royalmail.com).

24.3 Section 16 ('Compensation – what we are liable for') of this Scheme does not apply to incoming or outgoing items except as expressly provided for in this section.

24.4 We may pay compensation for loss of or damage to (or part loss of) an incoming or outgoing item as set out in section 16 if the following criteria are all met:

24.4.1 we would have paid compensation if the item had been an item posted in and for delivery in the United Kingdom,

24.4.2 we are satisfied that the item was lost or damaged whilst in our custody and

24.4.3 we are satisfied that no compensation has been or will be paid in respect of that item by the postal administration of the Channel Islands or the Isle of Man.

Annex A - Definitions used in this Scheme

A1 The Interpretation Act 1978 applies for the interpretation of this Scheme and for this purpose this Scheme is to be treated as if it were an Act of Parliament.

A2 In this Scheme, the following words and terms have the following meanings:

Actual Loss

(a) Where an item is lost or damaged beyond repair then it is the amount it cost the customer to acquire, purchase or manufacture the item subject to adjustment to take account of condition, age and depreciation.

(b) Where an item is damaged it is the cost of repair. No additional payment will be made for the reduced value of the repaired item.

Address

means for any premises the address, including the postcode, maintained by us from time to time as corresponding to those premises in the Postcode Address File

Addressee

The person to whom an item is addressed.

Antiques

Items that are at least one hundred years old.

Business

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

Channel Islands

The islands called Guernsey, Jersey, Herm and Sark.

Christmas and New Year period

The period commencing on the first Monday in December in any year and ending at the start of the first working day following the New Year public holiday(s)

Cover

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

Damage

If something in an item of mail has suffered a degree of harm that reasonably impairs the material function or contents of the item.

Due date

Means:

- (a) for First Class, Royal Mail Signed For 1st Class and Special Delivery, the next working day following the date of posting;
 (b) for Second Class and Royal Mail Signed For 2nd Class services the third working day following the date of posting.

Franking Mark

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

Intrinsic Value

When used in relation to the content of an item means that it has an inherent monetary value relating to its essential nature.

Item

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

Loss

An item shall be deemed to be lost, (unless there is evidence to the contrary to demonstrate that it has not been lost) if it has not been delivered by us by the end of the fifteenth working day after its **due date**, or the tenth working day after its due date for Special Delivery.

Neighbour

For the purposes of delivering items, an appropriate person chosen at the discretion of the delivery officer on the basis of local knowledge and official guidance, who lives within close proximity of the address on the item. They may be a next-door neighbour or someone who lives sufficiently close by.

Market Value

means what a willing buyer would pay a willing seller, both in a free market, for an item. When assessing the market value of an item, the value of any message or information it contains, or bears or refers to must be ignored. Market value is one of two caps upon the amount of compensation payable.

Part Loss

Where a letter is received and some or part of the content is missing.

Post, Posted

An item is posted if it has been entrusted to us for transmission by post in accordance with one of the approved methods set out in section 12 of this Scheme and related words shall be construed accordingly.

Postage

The amount of money charged by us for delivery of an item.

Postage Mark

A collective term for a mark or impression (to include a Franking Mark, a Printed Postage Impression (PPI), any Postage paid symbol, pre-printed stationery and SmartStamp®) authorised for use by us to indicate payment of postage and/or service fees on an item or to indicate that you have entered into an arrangement with us to pay postage and/or service fees on that item. A postage mark may be non-adhesive (when it is embossed, impressed or printed on a cover) as we may from time to time permit.

Postmark

Any indicator, image or impression applied by us to a cover or envelope, to cancel a postage stamp or postage label, to indicate that we are the delivery agent of the item or for any other postal purpose approved and authorised by us.

Printed Postage Impression (PPI)

A Postage mark indicating postage is payable to us and printed under a Licence from us.

Private Post Box

Any post box owned and maintained by a person other than ourselves which has been authorised for use as a post box by either Post Office Limited or ourselves for the posting of items which are intended to be carried by us.

Postage Stamp

means a stamp, authorised for use by us to indicate payment of postage and/or fees on an item or to indicate that you have entered into an arrangement with us to pay postage and/or service fees on that item. A postage stamp may be adhesive in order for it to be affixed to a cover as we may from time to time permit.

Postage Label, Service fee Label

means a label, authorised for use by us to indicate payment of postage and/or service fees on an item, or to indicate that you have entered into an arrangement with us to pay postage and/or service fees on that item. A postage label may be adhesive in order for it to be affixed to a cover as we may from time to time permit.

Representative

means a person who acts legitimately, with or without express permission, on behalf of the addressee.

Service fee

The amount of money charged by us for providing a service in connection with an item.

SmartStamp®

A postage mark used by customers posting items with the SmartStamp® indicia having entered into the relevant SmartStamp® terms and conditions.

Small Parcel Box

A 15cm³ specifically designed mailing box with the "Royal Mail Delivered By" symbol on it as well as reference to "Small Parcel Box". Customers sending items with a height greater than 8cm weighing no more than 2kg must use one of these boxes to take advantage of the Small Parcel price.

Social Security post

Social security post means items whose contents relate to any benefit, contributions or national insurance number or to any other matter relating to social security. Social security post is further defined in Section 182A of the Social Security Administration Act 1992 and Section 158A of the Social Security Administration (Northern Ireland) Act 1992.

Sovereign

The reigning Monarch of the United Kingdom.

Valuables (money and jewellery)

Any item that is:

- (i) precious metal that has been manufactured in such a way as to add value to it, including coins used for ornament;
- (ii) diamonds and precious stones;
- (iii) watches the cases of which are made wholly or mainly of precious metal; and
- (iv) articles similar to any of those referred to in i) - iii) above with an **intrinsic value**.
- (v) Coins & Bank notes of any currency that are legal tender at the time of posting;
- (vi) Postal Orders, cheques and dividend warrants uncrossed and payable to bearer;
- (vii) Unused postage and revenue stamps and National Insurance stamps; Exchequer bills, bills of exchange, promissory notes and credit notes; Bonds, bond coupons and any other investment certificates; and
- (viii) Coupons, vouchers, tokens, cards, stamps and other documents that can be exchanged in whole or in part for money, goods or services.

Working Day

For any item posted using (or otherwise treated by us as being posted using) a service other than Special Delivery, working days are Monday to Saturday inclusive, excluding any day which is (in the part of the United Kingdom concerned) a public holiday and any other day that Ofcom has directed us to treat as a public holiday.

For items that have been posted using (or otherwise treated by us as being posted using) the Special Delivery service to which Saturday Guarantee has not been added, working days are Monday to Friday inclusive excluding any day which is (in the part of the United Kingdom concerned) a public holiday and any other day that Ofcom has directed us to treat as a public holiday.

For items posted using (or otherwise treated by us as being posted using) the Special Delivery service to which Saturday Guarantee has been added, working days are Monday to Saturday inclusive, excluding any day which is (in the part of the United Kingdom concerned) a public holiday and any other day that Ofcom has directed us to treat as a public holiday.

Further information (not part of the Scheme)

You can get more information on this Scheme, the services it covers and the details contained in the web pages that are linked in this document from our Sales Centre on 08457 740740.

Lines are open from 8am to 6pm Monday to Friday and from 8am to 1pm on Saturdays.

FOOTNOTES

¹We also offer some services under contracts which have their own terms and conditions. Some of those contracts incorporate this Scheme and so some of the clauses contained within this Scheme apply to services provided under contract.

²Special Delivery may also be provided under a contract.

³Special Delivery Next Day bought with Consequential Loss or with a Saturday Guarantee attract Value Added Tax (VAT) and so can only be purchased with a 'smart' franking machine that is, one that (amongst other features) accounts correctly for VAT.

⁴NOTE: Not part of the Scheme. We will not attempt to deliver to a neighbour an international inbound item that requires a signature or any other item that we are contractually not permitted to deliver to a neighbour.

⁵Local in this context means an address covered by the Delivery Office to which the item was returned.

⁶For instance the landlord boards the property up or it becomes physically impossible to put any more mail through the letterbox or

a relative makes contact with us to let us know that mail is no longer required for that address.

⁷Valid for a Letter format item weighing up to 100g

⁸Royal Mail also offers Special Delivery™ 9:00am. This service is offered under contract rather than through this Scheme. Details can be found on our website (www.royalmail.com)

⁹Please note that we may, on occasion, deliver items on a Saturday if it is operationally convenient for us to do so.

¹⁰In addition we will not deliver items to an address if a person at that address has requested for items not to be delivered on a Saturday under a retention arrangement with their local Delivery Office.

(44)

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.gazettes-online.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.

(45)

Corporate Insolvency



Administration

Appointment of Administrators

Company Name: CAITHNESS STONE INDUSTRIES LIMITED.

Company Number: SC117088

Company Registered Address: 4 The Shore, Wick, Caithness KW1 4JW.

Nature of Business: Excavation and Wholesale of Caithness Stone.

Administrator appointed on: 10 June 2013.

By notice of Appointment lodged in: Court of Session

Joint Administrators: Alexander Iain Fraser (IP No 9218) and Thomas Campbell MacLennan (IP No 8209), Suite 2B, Johnstone House, 52-54 Rose Street, Aberdeen AB10 1UD.

(46)

Receivership

Appointment of Receivers

INK SHOP PRINTING LIMITED

Company Number: SC152859

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 4 Atlantic Quay, 70 York Street, Glasgow, G2 8JX on 25 June 2013 at 10.00am 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.

Anne Buchanan, Joint Receiver

06 June 2013.

(47)

Members' Voluntary Winding-up Resolutions for Winding-up

Companies Act 2006

Insolvency Act 1986

Special Resolution of

BRIDGETON CONSULTANCY LIMITED

Company Number: SC168085

Passed 7 June 2013

Notice is hereby given that at a General Meeting of the Members of the above named company, duly convened and held at Royal Exchange, Panmure Street, Dundee on Friday 7 June 2013 at 11.00 am, the following Special Resolution was duly passed:

"That the company be wound up voluntarily and that Graeme Cameron Smith CA, Royal Exchange, Panmure Street, Dundee, be and is hereby appointed Liquidator for the purposes of such winding-up and that he is authorised to make distributions in specie if he considers it appropriate".

Sian Crozier, Director

(48)

Companies Act 1985 and Insolvency Act 1986

Resolutions of

LORICATUS LIMITED

Company Number SC366323

Registered in Scotland

At a general meeting of the above-named company duly convened and held at Scott-Moncrieff, Exchange Place 3, Semple Street, Edinburgh EH3 8BL on 7 June 2013 at 11.00 am the following written resolutions were passed: No 1 as a special resolution and No 2 as an ordinary resolution.

1. That the company be wound up voluntarily.
2. That Stewart MacDonald of Scott-Moncrieff, Edinburgh be and he is hereby appointed liquidator for the purpose of such winding-up and that any power conferred on him by the company, or by law, be exercisable by him alone.

Robert Malcolm Armour, Chairman

7 June 2013.

(49)

JLB LIMITED

(In Members Voluntary Liquidation)

At an Extraordinary General Meeting of the company duly convened and held at Dalgety House, Viewfield Terrace, Dunfermline KY12 7HY on Monday 10 June 2013, the following Resolutions were duly passed.

1. SPECIAL RESOLUTIONS

"That the company be wound up voluntarily".

"That the liquidator be and is hereby authorised to divide among the members either in specie or in kind the whole or any part of the assets of the company."

2. ORDINARY RESOLUTION

"That Richard Gardiner of Thomson Cooper, 3 Castle Court, Carnegie Campus, Dunfermline KY11 8PB, be and is hereby appointed Liquidator for the purpose of such winding up".

John White, Chairman

(50)

PREMIER WINDOW RENOVATIONS LIMITED

Company Number: SC244589

6th Floor, Gordon Chambers, 90 Mitchell Street, Glasgow, G1 3NQ

At a General Meeting of the Members of the above named Company, duly convened and held at 6th Floor, Gordon Chambers, 90 Mitchell Street, Glasgow, G1 3NQ, on 03 June 2013, at 11.00 am, the following Special Resolution was duly passed:

"That the Company be wound up voluntarily and that Claire Louise Middlebrook, of Henderson Loggie Chartered Accountants, 34 Melville Street, Edinburgh, EH3 7HA, (IP No 9650) be and is hereby appointed Liquidator for the purposes of such winding up and that she is authorised to make distributions in specie if she considers it appropriate."

Paul O'Brien, Director

11 June 2013.

(51)

ST VINCENT INVESTMENTS (LONDON AND SOUTH) LIMITED

Company Number: SC344135
(formerly Dunwilco (1568) Limited (until 24/09/2008))
Saltire Court, 20 Castle Terrace, Edinburgh, EH1 2EG

Pursuant to chapter 2 of part 13 of the Companies Act 2006 the following written resolutions were passed on 06 June 2013, as a Special Resolution and as an Ordinary Resolution:

“That the Company be wound up voluntarily, and that Blair Carnegie Nimmo, of KPMG LLP, Saltire Court, 20 Castle Terrace, Edinburgh, EH1 2EG, be and is hereby appointed liquidator for the purpose of such winding up and that any power conferred on him by the Company, or by law, be exercisable by him alone.”

Lynn McManus, Director

06 June 2013.

(52)

Name of Company: **MCQUEEN BROWN LIMITED.**

Company Number: SC124831

Address of Registered Office: 72 Priestfield Road, Edinburgh EH16 5JB.

I, Colin David Scott, Chartered Accountant, Geoghegans CA, 6 St Colme Street, Edinburgh EH3 6AD hereby give notice that I have been appointed Liquidator of McQueen Brown Limited by Special Resolution of the Company dated 30 May 2013. Any creditors having a claim against the company should notify the Liquidator at the above address before 31 July 2013 or they may be excluded from any distributions. As this is a member's voluntary liquidation all known creditors have been or are expected to be paid in full.

Colin David Scott, Liquidator

Date of Appointment: 5 June 2013.

(57)

ST VINCENT INVESTMENTS (NORTH AND SCOTLAND) LIMITED

Company Number: SC344120
(formerly Dunwilco (1570) Limited (until 24/09/2008))
Saltire Court, 20 Castle Terrace, Edinburgh, EH1 2EG

Pursuant to chapter 2 of part 13 of the Companies Act 2006 the following written resolutions were passed on 06 June 2013, as a Special Resolution and as an Ordinary Resolution:

“That the Company be wound up voluntarily, and that Blair Carnegie Nimmo, of KPMG LLP, Saltire Court, 20 Castle Terrace, Edinburgh, EH1 2EG, be and is hereby appointed liquidator for the purpose of such winding up and that any power conferred on him by the Company, or by law, be exercisable by him alone.”

Lynn McManus, Director

06 June 2013.

(53)

Company Number: SC244589

Name of Company: **PREMIER WINDOW RENOVATIONS LIMITED.**

Nature of Business: 43390 - Other building completion and finishing.
Type of Liquidation: Members.

Address of Registered Office: 6th Floor, Gordon Chambers, 90 Mitchell Street, Glasgow, G1 3NQ.

Liquidator's Name and Address: Claire Middlebrook, of Henderson Loggie Chartered Accountants, 34 Melville Street, Edinburgh, EH3 7HA

Office Holder Number: 9650.

Date of Appointment: 03 June 2013.

By whom Appointed: Members.

(58)

Appointment of Liquidators

Company Number: SC168085

Name of Company: **BRIDGETON CONSULTANCY LIMITED.**

Nature of Business: Support activities for petroleum and natural gas extraction.

Type of Liquidation: Members.

Address of Registered Office: The Old Coach House, Bridgeton, St Cyrus, Montrose DD10 0DN.

Liquidator's Name and Address: Graeme Cameron Smith CA, Royal Exchange, Panmure Street, Dundee DD1 1DZ.

Date of Appointment: 7 June 2013.

By whom Appointed: Members.

(54)

Company Number: SC344135

Name of Company: **ST VINCENT INVESTMENTS (LONDON AND SOUTH) LIMITED.**

Previous Name of Company: Dunwilco (1568) Limited (until 24/09/2008).

Nature of Business: Investment.

Type of Liquidation: Members.

Address of Registered Office: Saltire Court, 20 Castle Terrace, Edinburgh, EH1 2EG.

Liquidator's Name and Address: Blair Carnegie Nimmo, of KPMG Restructuring, Saltire Court, 20 Castle Terrace, Edinburgh, EH1 2EG

Office Holder Number: 8208.

Date of Appointment: 06 June 2013.

By whom Appointed: Members.

(59)

Company Number: SC360904

Name of Company: **JLB LIMITED.**

Nature of Business: Business and Management Consultancy.

Type of Liquidation: Members Voluntary Liquidation.

Address of Registered Office: Dalgety House, Viewfield Terrace, Dunfermline KY12 7HY.

Liquidator's Name and Address: Richard Gardiner, Thomson Cooper, 3 Castle Court, Carnegie Campus, Dunfermline KY11 8PB.

Office Holder Number: 9488.

Date of Appointment: 10 June 2013.

By whom Appointed: Members.

(55)

Company Number: SC344120

Name of Company: **ST VINCENT INVESTMENTS (NORTH AND SCOTLAND) LIMITED.**

Previous Name of Company: Dunwilco (1570) Limited (until 24/09/2008).

Nature of Business: Investment.

Type of Liquidation: Members.

Address of Registered Office: Saltire Court, 20 Castle Terrace, Edinburgh, EH1 2EG.

Liquidator's Name and Address: Blair Carnegie Nimmo, of KPMG Restructuring, Saltire Court, 20 Castle Terrace, Edinburgh, EH1 2EG

Office Holder Number: 8208.

Date of Appointment: 06 June 2013.

By whom Appointed: Members.

(60)

Company Number: SC366323

Name of Company: **LORICATUS LIMITED.**

Nature of Business: Professional, scientific and technical activities.

Type of Liquidation: Members.

Address of Registered Office: 88 Ravelston Dykes, Edinburgh EH12 6HE.

Liquidator's Name and Address: Stewart MacDonald, Scott-Moncrieff Chartered Accountants, Allan House, 25 Bothwell Street, Glasgow G2 6NL

Office Holder Number: 8906.

Date of Appointment: 7 June 2013.

By whom Appointed: Members.

(56)

Final Meetings

FRIMU (UK) LIMITED

(In Members' Voluntary Liquidation)

Notice is hereby given, pursuant to Section 94 of the Insolvency Act, that a Final Meeting of the Members of the above named company will be held within the offices of Milne Craig, at 79 Renfrew Road, Paisley PA3 4DA, on 15 July 2013 at 12.00 noon, for the purpose of having an account laid before the members and to receive the Liquidator's report showing how the winding up of the company has been conducted and its property disposed of and of hearing any explanation that may be given by the liquidator.

H R Paton, Liquidator

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

11 June 2013.

(61)

HOWISONCONSULT LIMITED

In Members Voluntary Liquidation

Notice is hereby given, pursuant to Section 94 of The Insolvency Act 1986, that a Final General Meeting of the Company will be held in the office of Thomson Cooper, 3 Castle Court, Carnegie Campus, Dunfermline KY11 8PB, on 17 June 2013 at 10.00 am for the purpose of having an account laid before the members showing how the winding-up has been conducted and the property of the company disposed of and hearing any explanations that may be given by the Liquidator. A member entitled to attend and vote at the meeting may appoint a proxy to attend and vote on their behalf.

Richard Gardiner, Liquidator
Thomson Cooper, 3 Castle Court, Carnegie Campus, Dunfermline, Fife KY11 8PB

13 June 2013. (62)

MACLENNAN BROTHERS LIMITED

Company Number: SC059091

Balivanich, Isle of Benbecula, Western Isles, HS7 5LL

Notice is hereby given, pursuant to Section 94 of the Insolvency Act 1986, that a Final General Meeting of members of the above named Company will be held within the offices of Begbies Traynor, Finlay House, 10-14 West Nile Street, Glasgow, G1 2PP, on 26 July 2013 at 3.00 pm, for the purposes of having an account laid before the Members 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 Liquidator. Date of Liquidation: 21 December 2011.

Derek A. Jackson, Liquidator
12 June 2013. (63)

Creditors' Voluntary Winding-up Resolutions for Winding-up

The Companies Act 1985

AGRIMARINE LIMITED

Special Resolution in terms of the Companies Act 2006 and Pursuant to Section 283(1) and (4) to (6)

At a General Meeting of the Members of the above-named company duly convened and held at 375 West George Street, Glasgow, on 7 June 2013, at 2.00 pm the following Special Resolution was duly passed:

"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."

Chairman (64)

SPECIAL AND ORDINARY RESOLUTIONS

(Pursuant to section 378(1) of the Companies Act 1985 and sections 84(1)(c) and 100 of the Insolvency Act 1986)

CTTS LIMITED

Company Number: SC2199832

At a General Meeting of the above named company duly convened and held at 2 West Regent Street, Glasgow G2 1RW, on 3 June 2013, the following resolutions were duly passed as a special and an ordinary resolution, respectively:

1. "That it has been resolved by special resolution that the company be wound up voluntarily."
2. "That David N Kaye, of Crawfords Accountants LLP, Stanton House, 41 Blackfriars Road, Salford, Manchester M3 7DB 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 David N Kaye, as liquidator.

David Johnstone, Chairman of both meetings (65)

PURE COSMETIC CLINICS LTD

Company Number: SC418312

13 Manor Place, Glasgow, EH3 7DH

At a general meeting of the above named Company duly convened and held at 4 West Regent Street, Glasgow, G2 1RW on 12 June 2013 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, 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.

Charles Hamilton, Chairman (66)

Meetings of Creditors

ADCRAFT LIMITED

Company Number: SC144931

Registered Office: Block 10 Moorfield Industrial Estate, Kilmarnock, Ayrshire, KA2 0BA.

Principal Trading Address: Block 10 Moorfield Industrial Estate, Kilmarnock, Ayrshire, KA2 0BA.

Notice is hereby given, pursuant to Section 98 of the Insolvency Act 1986 that a meeting of creditors of the above named Company will be held at the office of Begbies Traynor (Central) LLP, Finlay House, 10-14 West Nile Street, Glasgow G1 2PP, on 01 July 2013, at 2.00 pm for the purposes mentioned in Sections 99 to 101 of the Insolvency Act 1986. A list of the names and addresses of the Company's creditors will be available for inspection, free of charge, within the offices of Begbies Traynor (Central) LLP, Finlay House, 10-14 West Nile Street, Glasgow G1 2PP, during the two business days preceding the above meeting.

S. Moreland, Director
12 June 2013. (67)

HETTIE'S CATERING LTD

(t/a Hettie's)

Company Number: SC283843

Registered Office: 8-10 Atholl Road, Pitlochry, Perthshire, PH16 5BX. Principal Trading Address: 8-10 Atholl Road, Pitlochry, Perthshire, PH16 5BX.

Notice is hereby given, pursuant to Section 98 of the Insolvency Act 1986 that a meeting of the creditors of the above-named Company will be held at Grampian Hotel, 37 York Place, Perth, PH2 8EH, on 25 June 2013, at 10.30 am for the purposes mentioned in Section 99 to 101 of the said Act. During the period before 25 June 2013 Jonathan Mark Taylor of T H Corporate Services Limited, Chandler House, 5 Talbot Road, Leyland, PR25 2ZF, will furnish creditors free of charge with such information concerning the company's affairs as they may reasonably require. Any creditor entitled to attend and vote at this meeting is entitled to do so either in person or by proxy. A form of proxy is available. Creditors 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 with T H Corporate Services Limited, Chandler House, 5 Talbot Road, Leyland, PR25 2ZF. Unless there are exceptional circumstances, a creditor will not be entitled to vote unless his written statement of claim, ("proof"), which clearly sets out the name and address of the creditor and the amount claimed, has been lodged and admitted for voting purposes. Whilst such proofs may be lodged at any time before voting commences, creditors intending to vote at the meeting are requested to send them with their proxies. The resolutions to be taken at the creditors' meeting may include a resolution specifying the terms on which the Liquidator is to be remunerated, and the meeting may receive information about, or be called upon to approve, the costs of preparing the statement of affairs and convening the meeting.

Name and address of Insolvency Practitioner calling the meeting: Jonathan Mark Taylor (IP No 10570) of Chandler House, 5 Talbot Road, Leyland, PR25 2ZF. Contact Name: Jonathan Mark Taylor, Email: jtaylor@th-cs.com, Tel: 01772 641146.

Clare Pinchbeck, Managing Director
07 June 2013. (68)

INSTALL COMMERCIAL CATERING ENGINEERS LTD

Company Number: SC392656
Registered Office and Trading Address: Unit BC11 Centrex House, Simpson Parkway, Kirkton Campus, Livingston EH54 7BH.

Notice is hereby given pursuant to Section 98 of the Insolvency Act 1986, that a Meeting of Creditors of the above named Company will be held at the office of Grainger Corporate Rescue & Recovery, 65 Bath Street, Glasgow G2 2BX, on Monday 24 June 2013 at 11.00 am for the purposes mentioned in Sections 99 to 101 of the Insolvency Act 1986.

A list of names and addresses of the Company's creditors will be available for inspection, free of charge, within the offices of Grainger Corporate Rescue & Recovery, 65 Bath Street, Glasgow G2 2BX, during the two business days preceding the above meeting.

Charles Hamilton, Director (69)

Appointment of Liquidators

Company Number: SC197040
Name of Company: **AGRIMARINE LIMITED**.
Nature of Business: Civil Engineering.
Type of Liquidation: Creditors.
Address of Registered Office: 25 Earl Haig Road, Hillington Park, Glasgow G52 4JU.

Liquidator's Name and Address: Brian Milne, French Duncan Business Recovery, 375 West George Street, Glasgow G2 4LW.
Office Holder Number: 9381.
Date of Appointment: 7 June 2013. (70)

Company Number: SC219982
Name of Company: **CTTS LIMITED**.
Nature of Business: Non-Trading.
Type of Liquidation: Creditors Voluntary Liquidation.
Address of Registered Office: Suite 26, Strathclyde Business Centre, Pottery Street, Greenock, Renfrewshire, Scotland PA15 2UH.
Liquidator's Name and Address: David N Kaye, Crawfords Accountants LLP, Stanton House,, 41 Blackfriars Road, Salford, Manchester M3 7DB.
Office Holder Number: 2194.
Date of Appointment: 3 June 2013.
By whom Appointed: Members and Creditors. (71)

Company Number: SC418312
Name of Company: **PURE COSMETIC CLINICS LTD**.
Nature of Business: Other Human Health Activities.
Type of Liquidation: Creditors.
Address of Registered Office: 13 Manor Place, Glasgow, EH3 7DH.
Liquidator's Name and Address: Susan M Wriglesworth, of Creditifix Limited, 4 West Regent Street, Glasgow, G2 1RW.
Office Holder Number: 8179.
Date of Appointment: 12 June 2013.
By whom Appointed: Members and Creditors. (72)

Final Meetings

CLAN CONCEPT LTD
Company Number: SC230594
22 Backbrae Street, Kilsyth, G65 0NH
Principal Trading Address: Clan House, 1 Wellington Road, Bishopbriggs, Glasgow, G64 2SA.
Notice is hereby given, pursuant to section 106 of the Insolvency Act 1986, that a final meeting of the creditors of the above named Company will be held within the offices of Begbies Traynor, Finlay House, 10-14 West Nile Street, Glasgow, G1 2PP, on 22 July 2013 at 3.00 pm for the purposes of receiving the Liquidator's account of the winding up and determining whether the Liquidator should be released in terms of Section 173 of the Insolvency Act 1986.
Office Holder Details: Derek A Jackson (IP No. 009505), Begbies Traynor, Finlay House, 10-14 West Nile Street, Glasgow, G1 2PP.
Tel: 0141 222 2230.

Derek A Jackson, Liquidator
12 June 2013. (73)

GORDON (SCOTLAND) LIMITED

(In Creditors' Voluntary Liquidation)

Notice is hereby given that final meetings of the members and the creditors of the above company will be held in terms of Section 106 of the Insolvency Act 1986 at the offices of The P&A Partnership, 69 Buchanan Street, Glasgow G1 3HL on 30 August 2013 at 10.00 am and 10.15 am respectively, for the purposes of receiving the Liquidator's report showing how the winding up has been conducted together with any explanation that may be given by him, and in determining whether the Liquidator should have his release in terms of Section 173 of said Act.

7 June 2013

Derek Simpson Liquidator

The P&A Partnership, 69 Buchanan Street, Glasgow G1 3HL (74)

OCEANTEAM POWER & UMBILICAL LIMITED

Company Number: SC288716

Notice is hereby given, pursuant to section 106 of the Insolvency Act 1986, that the final meeting of the creditors of the above named Company will be held at the offices of Shepherd & Wedderburn, 1 Exchange Crescent, Conference Square, Edinburgh, EH3 8UL on 12 July 2013 at 11.30 am and 11.45 am respectively, for the purpose of laying before the meetings an account showing how the winding up has been conducted and the Company's property disposed of and hearing any explanation that may be given by the Joint Liquidators and to determine whether the Joint Liquidators should have their release.

A member or creditor entitled to attend and vote at either of the above meetings may appoint a proxy to attend and vote instead of him or her. A proxy need not be a member or creditor of the Company. Proxies for use at either of the meetings must be lodged at 10 Furnival Street, London EC4A 1AB no later than 12.00 noon on the business day preceding the date of the meetings.

Nick O'Reilly, Joint Liquidator

10 June 2013. (75)

SCOTSYS LIMITED

Company Number: SC230646
("the Company")

Registered Office: PricewaterhouseCoopers LLP, 141 Bothwell Street, Glasgow G2 7EQ

Notice is hereby given pursuant to Section 106 of the Insolvency Act 1986 that a Final Meeting of the Members and Creditors of the above named Company will be held at the offices of PricewaterhouseCoopers LLP, Erskine House, 68-73 Queen Street, Edinburgh EH2 4NH, on Monday 15 July 2013, at 11.00 am, for the purposes of having an Account laid before them, and to receive the report of the Joint Liquidator showing the manner in which the winding up of the Company has been conducted and the property disposed of, and of hearing any explanation that may be given by the Joint Liquidator.

Proxies to be used at the Meeting must be lodged with the Joint Liquidator at PricewaterhouseCoopers LLP, Erskine House, 68-73 Queen Street, Edinburgh EH2 4NH no later than 12.00 noon of the business day before the Meeting.

Office Holder details: *J B Cartwright* (IP No 5455) and *G D Frost* (IP No 3679) of PricewaterhouseCoopers LLP, Erskine House, 68-73 Queen Street, Edinburgh EH2 4NH.

Should you wish to discuss matters please contact Lesley Degnan on 0131 260 4245 or at lesley.a.degnan@uk.pwc.com. (76)

SUMMERLEE LIMITED

63 Carlton Place, Glasgow, G5 9TR
Principal Trading Address: Crimson Star, 577 London Road, Glasgow, G40 1NE.

Notice is hereby given, pursuant to section 106 of the Insolvency Act 1986, that a Final Meeting of the creditors of the above-named Company will be held within the offices of Begbies Traynor, Finlay House, 10-14 West Nile Street, Glasgow, G1 2PP on 25 July 2013 at 10:00am for the purposes of receiving the Joint Liquidators account of the winding up and determining whether the Joint Liquidators should be released in terms of Section 173 of the Insolvency Act 1986. Date of Liquidation: 27 October 2011.

Office Holder details: Derek A Jackson (IP No: 009505) of Begbies Traynor, Finlay House, 10-14 West Nile Street, Glasgow, G1 2PP. Tel: 0141 222 2230.

Derek A. Jackson, Liquidator

10 June 2013. (77)

TGS RETAIL LIMITED

Company Number: SC294949

5 Oswald Street, Glasgow, G1 4QR

Principal Trading Address: 310-314 Argyle Street, Glasgow, G2 8LP.

Notice is hereby given, pursuant to Section 106 of the Insolvency Act 1986, that a final meeting of creditors of the above company will be held within the offices of Begbies Traynor, Finlay House, 10-14 West Nile Street, Glasgow, G1 2PP, on 25 July 2013, at 10.30am for the purposes of receiving the Joint Liquidator's account of the winding up and determining whether the Joint Liquidators should be released in terms of Section 173 of the Insolvency Act 1986.

Date of liquidation: 29 September 2010.

Derek A Jackson, Liquidator (IP No 009505)

11 June 2013. (78)

Notices to Creditors

The Insolvency Act 1986
In the Matter of

CTTS LIMITED

Company Number: SC219982

(In Creditors Voluntary Liquidation)

I, David N Kaye, of Crawfords Accountants LLP, Stanton House, 41 Blackfriars Road, Salford, Manchester M3 7DB, hereby give notice pursuant to Rule 4.19 of the Insolvency Rules (Scotland 1986 that I was appointed liquidator of the above named company on 3 June 2013. A Liquidation Committee was not formed. I do not intend to summon another meeting to establish a Liquidation Committee unless requested to do so by one tenth in value of the company's creditors. Notice is hereby given that the creditors of the above named company which is being voluntarily wound up are required, on or before 8 July 2013 to prove their debts by sending to the undersigned, David N Kaye, of Crawfords Accountants LLP, Stanton House, 41 Blackfriars Road, Salford, Manchester M3 7DB, the liquidator of the company, written statements of the amounts they claim to be due to them from the company and, if so requested, to provide such further details or produce such documentary evidence as may appear to the liquidator to be necessary. A creditor who has not proved this debt before the declaration of any dividend is not entitled to disturb, by reason that he has not participated in it, the distribution of that dividend or any other dividend declared before his debt was proved.

David N Kaye, Liquidator (79)

Winding-up By The Court***Petitions to Wind Up (Companies)*****BRANNAN CONSTRUCTION MANAGEMENT LTD.**

On 21 May 2013, a petition was presented to Edinburgh Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court *inter alia* to order that Brannan Construction Management Ltd., 73 Wakefield Avenue, Edinburgh EH7 6TP (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Edinburgh Sheriff Court, 27 Chambers Street, Edinburgh within 8 days of intimation, service and advertisement.

A D Smith, Officer of Revenue & Customs

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

Reference: 1062043/ARG (80)

CLYDEVALLEY FINANCIAL SOLUTIONS LIMITED

On 3 June 2013, a petition was presented to Hamilton Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court *inter alia* to order that Clydevalley Financial Solutions Limited, Wishaw Business Centre, 14-16 King Street, Principal Suite (Unit 3), Wishaw ML2 8BS (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Hamilton Sheriff Court, Birnie House, Caird Park, Hamilton Business Park, Caird Street, Hamilton within 8 days of intimation, service and advertisement.

K Henderson, Officer of Revenue & Customs

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

Reference: 1063518 NAS (81)

CUTIE HOUSE LIMITED

On 3 June 2013, a petition was presented to Edinburgh Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court *inter alia* to order that Cutie House Limited, 130/9 Leith Walk, Edinburgh EH6 5DT (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Edinburgh Sheriff Court, 27 Chambers Street, Edinburgh within 8 days of intimation, service and advertisement.

J Noonan, Officer of Revenue & Customs

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

Reference: 1063530 NAS (82)

IMS (ABERDEEN) LIMITED

Notice is hereby given that on 29 May 2013, a Petition was presented to the Sheriff of Grampian, Highland and Islands at Aberdeen craving the Court *inter alia* that IMS (Aberdeen) Limited, with its Registered Office at 34 Albyn Place, Aberdeen AB10 1FW, be wound up by the Court; in which Petition the Sheriff at Aberdeen by interlocutor dated 30 May 2013 ordained the said IMS (Aberdeen) Limited 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 Aberdeen within 8 days after intimation, advertisement or service.

Kenneth Balfour Lang Solicitor

Mellicks, Solicitors, 160 Hope Street, Glasgow G2 2TL (83)

STEEL BOTTOM BARS LTD

On 3 June 2013, a petition was presented to Edinburgh Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court *inter alia* to order that Steel Bottom Bars Ltd, 5/1 Powderhall Rigg, Edinburgh EH7 4GA (registered office) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Edinburgh Sheriff Court, 27 Chambers Street, Edinburgh within 8 days of intimation, service and advertisement.

N MacDonald, Officer of Revenue & Customs
HM Revenue & Customs, Debt Management & Banking, Enforcement & Insolvency, 20 Haymarket Yards, Edinburgh
for Petitioner
Reference: 1063861 NAS (84)

STEWART WALKER & SON LIMITED

Under the Corporate Insolvency conditions to Wind up a company

On 7 June 2013, a Petition was presented to Airdrie Sheriff Court by Stewart Walker & Son Limited having their registered office at 18-20 Napier Court, Wardpark Industrial Estate, Cumbernauld G68 0LG, being wound up by the Court and to appoint J.J. Smith Insolvency Practitioner at Hamilton as liquidator and Interim Liquidator. All parties claiming an interest must lodge answers with Airdrie Sheriff Court, Graham Street, Airdrie ML6 6AB, within 8 days of intimation, service and advertisement.

Paul Santoni, Solicitor
Wilshaw (85)

Appointment of Liquidators**AMW SECURITY TECHNOLOGIES LIMITED**

Company Number: SC270751
(In Liquidation)

Registered Office: 4 Atlantic Quay, 70 York Street, Glasgow G2 8JX
(Former Registered Office: 41 Cumbernauld Road, Stepps, Glasgow G33 6LR)

I, David J Hill, BDO LLP, 4 Atlantic Quay, 70 York Street, Glasgow G2 8JX, hereby give notice pursuant to Rule 4.19 of the Insolvency (Scotland) Rules 1986, that I was appointed Liquidator of AMW Security Technologies Limited, by resolution of the first meeting of creditors on 11 June 2013.

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

David J Hill, Liquidator
11 June 2013. (86)

ELVIVA LIMITED

(In Liquidation)

I, Kevin McLeod, TDC Solutions Limited, Office 20 Stirling Business Centre, Wellgreen Place, Stirling FK8 2DZ, hereby give notice pursuant to Rule 4.19 of the Insolvency (Scotland) Rules 1986 that I was appointed liquidator of Elviva Limited by resolution of the First Meeting of Creditors held on 11 June 2013. A liquidation committee was not established. Accordingly, I hereby given 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 31 July 2013.

Kevin McLeod, Liquidator
TDC Solutions Limited, Office 20 Stirling Business Centre, Wellgreen Place, Stirling FK8 2DZ (87)

GRAHAM HUTT PROPERTIES LTD

I, Claire L Middlebrook, of Henderson Loggie CA, 34 Melville Street, Edinburgh, EH3 7HA, hereby give notice that on 11 June 2013, I was appointed Liquidator of Graham Hutt Properties Ltd by a resolution of a meeting of creditors held on 11 June 2013. A liquidation committee was not established at the meeting of creditors held on 11 June 2013, and I do not intend to summon a meeting to establish a liquidation committee unless requested to do so by one tenth in value of the company's creditors.

Claire L Middlebrook, Liquidator
11 June 2013. (88)

PARLIAMENT HOMES LIMITED

Company Number: SC286512

Former Registered Office: Mayfield Farm, Mayfield, Cupar, Fife KY15 5NU

In terms of Rule 4.19(4)(b) of the Insolvency (Scotland) Rules, notice is hereby given that on 11 June 2013 Donald McKinnon, 168 Bath Street, Glasgow G2 4TP was appointed Liquidator of Parliament Homes Limited by resolution of the first meeting of creditors held in terms of Section 138(3) of the Insolvency Act 1986.

A liquidation committee was not established. 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.

Donald McKinnon, Liquidator
Wylie & Bisset LLP, 168 Bath Street, Glasgow G2 4TP (89)

Meetings of Creditors**INFO SIGN SYSTEMS LTD**

(In Liquidation)

Registered Office: 1 Fleming Road, Kirkton Campus, Livingston EH54 7BN.

I, Annette Menzies, of Haines Watts Business Recovery, 231-233 St Vincent Street, Glasgow G2 5QY, hereby give notice that I was appointed Interim Liquidator of Info Sign Systems Ltd on 27 May 2013 by interlocutor of Livingston 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 Haines Watts Business Recovery, 231-233 St Vincent Street, Glasgow G2 5QY on 3 July 2013 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.

Annette Menzies, Interim Liquidator
Haines Watts Business Recovery
10 June 2013. (90)

Final Meetings**CLAN SCOTLAND (MANUFACTURING) LIMITED**

(In Liquidation)

Notice is hereby given that a final meeting of creditors will be held in terms of section 146 of the Insolvency Act 1986 at 104 Quarry Street, Hamilton ML3 7AX on 23 August 2013 at 11.00 am, for the purposes of receiving the Liquidator's report showing how the winding up has been conducted together with any explanation that may be given by him, and in determining whether the Liquidator should have his release in terms of Section 174 of the said Act.

Brian Milne, Liquidator
French Duncan, 104 Quarry Street, Hamilton ML3 7AX
10 June 2013. (91)

HARDY'S LIMITED

(In Liquidation)

Notice is hereby given that a final meeting of creditors will be held in terms of section 146 of the Insolvency Act 1986 at 104 Quarry Street, Hamilton ML3 7AX on 9 September 2013 at 11.00 am, for the purposes of receiving the Liquidator's report showing how the winding up has been conducted together with any explanation that may be given by him, and in determining whether the Liquidator should have his release in terms of Section 174 of the said Act.

Eileen Blackburn, Liquidator

French Duncan, 104 Quarry Street, Hamilton ML3 7AX

10 June 2013.

(92)

LAKEFIELD CLASSICS LIMITED

Company Number: SC278577

(In Liquidation)

Former Registered Office: Unit 2 Ruthven Road, Kingussie, Inverness-shire PH21 1ER

Notice is hereby given that, in terms of Section 146 of the Insolvency Act 1986 (as amended), that a Final Meeting of the Creditors of Lakefield Classics Limited will be held within the offices of Ritson Young, Chartered Accountants, 28 High Street, Nairn on Thursday 18 July 2013, at 12.00 noon for the purposes of receiving the Liquidator's Report on the winding-up and to determine whether the Liquidator should be released.

William Leith Young, Liquidator

Ritson Young, Chartered Accountants, 28 High Street, Nairn IV12 4AU

11 June 2013.

(93)

MACFARLANE-WATSON CORP. LTD

Company Number: SC264959

(t/a In-Floor)

22 Backbrae Street, Kilsyth, G65 0NH

Principal Trading Address: (formerly) 22 Backbrae Street, Kilsyth, G65 0NH; Rannoch Road, Birkenshaw Trading Estate, Uddingston, G71 5PR; 76 New Craighall Road, Unit 7, Eastern Ind. Est., EH15 3HS; 473 Hillington Road, Glasgow, G52 4BL; Unit 1, Manse Road, Motherwell, ML1 2PW; Auld House Retail Park, 51-55 Cadogan Road, Glasgow, G43 1AP; 2B Camlachie Street, Parkhead, Glasgow, G31 4JH

Notice is hereby given pursuant to Section 146 of the Insolvency Act 1986 that the general meeting of the members and creditors of the above named Company will be held at the offices of Singla & Company, Chartered Accountants, 4th Floor, 12 Devereux Court, Strand, London WC2R 3JL on 7 August 2013 at 11.00 am and 11.30 am respectively, to receive an account showing how the winding up of the Company has been conducted and its property disposed of and to hear any explanation that may be furnished by the Liquidator and to pass a Resolution as to the disposal of the books and records of the Company by the Liquidator.

A member or creditor entitled to attend and vote at either of the above meetings may appoint a proxy to attend and vote instead of him or her. A proxy need not be a member or creditor of the Company. Proxies to be used at the meetings must be lodged at Singla & Company, 4th Floor, 12 Devereux Court, Strand, London WC2R 3JL, telephone number 020 7353 6922, no later than 12.00 noon on 6 August 2013.

S K Singla, Liquidator (IP No. 2521)

12 June 2013.

(94)

TV & T LIMITED

(In Liquidation)

Notice is hereby given, pursuant to Section 146 of the Insolvency Act 1986, that the Final Meeting of Creditors of the above named Company will be held within the offices of Thomson Cooper, 3 Castle Court, Carnegie Campus, Dunfermline, Fife KY11 8PB, on Thursday 18 July 2013, at 10.00 am, for the purpose of receiving the Liquidator's final report showing how the winding-up has been conducted and determining whether in terms of Section 174 of the Insolvency Act 1986, the Liquidator should receive his release.

Creditors are entitled to attend in person or alternatively by proxy. A creditor may vote only if his claim has been submitted to the Liquidator and that claim has been accepted in whole or in part. A resolution will be passed only if a majority in value of those voting in person or by proxy vote in favour. Proxies must be lodged with the Liquidator at or before the meeting.

Richard Gardiner, Liquidator

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

11 June 2013.

(95)

Personal Insolvency



Trust Deeds

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

KARIN JANE ADAMSON

A Trust Deed has been granted by Karin Jane Adamson, 114 Glenallan Drive, Edinburgh, EH16 5RE, on 11 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

S M Wriglesworth, Trustee

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

12 June 2013.

(96)

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

JOHN BELL

A Trust Deed has been granted by John Bell, 169 Stonefield Road, Blantyre, Lanarkshire, G72 9SD, on 9 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, as Trustee for the benefit of his Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

S M Wriglesworth, Trustee
2nd Floor, 4 West Regent Street, Glasgow G2 1RW.
12 June 2013. (97)

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

CRAIG LEE BEXFIELD

A Trust Deed has been granted by Craig Lee Bexfield, residing at 45 Allan Crescent, Dunfermline, KY11 4HE, UK, on 6 June 2013 previously residing at 37 Rosebank Avenue, Falkirk, FK1 5JW, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Donald Harper, Invocas Financial, James Miller House, 98 West George Street, Glasgow, G2 1PJ, Scotland 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.

Donald Harper, Trustee
Invocas Financial, James Miller House, 98 West George Street, Glasgow, G2 1PJ, Scotland
6 June 2013. (98)

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

EDWIN DANIEL JAMES BOWN

A Trust Deed has been granted by Edwin Daniel James Bown, 6 Sutherland Close, Mintlaw, Peterhead AB42 5GQ, previously resided at: 11 Wordsworth Road, Chesterfield S41 8SU, on 6 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4DD.
12 June 2013. (99)

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

LOUISE BRENDA CAMERON

A Trust Deed has been granted by Louise Brenda Cameron, 9 Hepburn Drive, Dalkeith, Midlothian EH22 2JX, on 6 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4DD.
12 June 2013. (100)

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

IAN CAMPBELL AND MARGARET CAMPBELL

Trust Deeds have been granted by Ian Campbell and Margaret Campbell residing at 35 Glen Avenue, Chryston, Glasgow, G69 0DT, on 6 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) their estates to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, as Trustee for the benefit of their Creditors generally.

If a Creditor wishes to object to the Trust Deeds for the purposes of preventing them becoming Protected Trust Deeds (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deeds may become Protected Trust Deeds unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deeds and do not wish to accede to them.

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

S M Wriglesworth, Trustee
2nd Floor, 4 West Regent Street, Glasgow G2 1RW.
12 June 2013. (101)

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

STUART CHMYLOWSKYJ

A Trust Deed has been granted by Stuart Chmylowskyj, 12 Dunrobin Walk, Ormiston Crescent, Dundee DD4 0RS, previously resided at: 50 Speckled Wood Court, Dundee DD4 0LY, on 29 May 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4DD.
11 June 2013. (102)

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

MICHAEL CRAIG

A Trust Deed has been granted by Michael Craig, Brownhill Cottage Tarbolton, Mauchline, Ayrshire KA5 5LZ, on 3 June 2013, conveying (to the extent specified in section 5(4A) in 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.

12 June 2013. (103)

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

SUSAN MARY MACINNES CRAIG

A Trust Deed has been granted by Susan Mary Macinnes Craig, Flat 2, 65 Chalmers Street, Ardrishaig, Lochgilphead PA30 8DX, previously resided at: Hayfield Auldgirth, Dumfries DG2 0XG and 3/3, 7 Torness Street, Glasgow G11 5JU, on 5 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee

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

11 June 2013. (104)

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

ANDREA CROLLA

A Trust Deed has been granted by Andrea Crolla, 48 Duddingston Road, Edinburgh, Midlothian EH15 1SG, Business address: Sunset Fish & Chip Shop, 346 Gorgie Road, Edinburgh EH11 2QU, on 17 April 2013, conveying (to the extent specified in section 5(4A) in 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.

12 June 2013. (105)

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

LAURA MARGARET CROSSAN

A Trust Deed has been granted by Laura Margaret Crossan, 43 Culduthel Avenue, Inverness IV2 6AS, on 10 June 2013 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

10 June 2013. (106)

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

CHAD WILLIAM OWENS DAVIDSON

A Trust Deed has been granted by Chad William Owens Davidson, 1/1, 125 Allander Road, Bearsden, Glasgow G61 1LZ, Previously resided at: 23 Southview Drive, Bearsden, Glasgow G61 4HQ; Flat 6, Jedworth Court, 68 Manse Road, Bearsden, Glasgow G61 3RQ, on 6 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee

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

12 June 2013. (107)

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

DEREK DAVIDSON

A Trust Deed has been granted by Derek Davidson, 16 Nith Path, Cleland, Motherwell, Lanarkshire ML1 5PG, on 7 June 2013, conveying (to the extent specified in section 5(4A) in 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.

10 June 2013. (108)

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

WILLIAM JOSEPH DONAGHEY

(Formerly t/a Kenlite Electrics)

A Trust Deed has been granted by William Joseph Donaghey (Formerly t/a Kenlite Electrics), 12 Lion Bank, Kirkintilloch, Glasgow G66 1PH, also known at 37 Broom Gardens, Lenzie, Kirkintilloch, Glasgow G66 4EH, also known at 27 Dowanhill Street, Glasgow G11 5QR, on 20 May 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Iain Cullens Forsyth, 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.

Iain Cullens Forsyth, Trustee

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

10 June 2013. (109)

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

GAYLE CRICHTON DONNELLY (OR STEWART)

A Trust Deed has been granted by Gayle Crichton Donnelly (or Stewart), 2 Airylygg Drive, Eaglesham, Glasgow G76 0LJ, previously at 51 Ocean Drive, East Kilbride, Glasgow, G75 8RJ, on 30 May 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, David G E Brown, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to 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 G E Brown, Insolvency Practitioner, Trustee

Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG.

12 June 2013. (110)

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

FREDERICK BRIAN DUNDAS

A Trust Deed has been granted by Frederick Brian Dundas, 96 Warwick, East Kilbride, Glasgow G74 3PY, on 10 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Nick Payne, Payplan Scotland, Kempton House, Kempton Way, Dysart Road, Grantham, Lincolnshire NG31 7LE, 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.

Nick Payne, Trustee

Payplan Scotland, Kempton House, Kempton Way, Dysart Road, Grantham, Lincolnshire NG31 7LE.

12 June 2013. (111)

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

DYHAN EISENECKER

A Trust Deed has been granted by Dyhan Eisenecker, 82 Corstorphine Road, Edinburgh EH12 6JQ on 10 June 2013 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) her estate to me, Eric Robert Hugh Nisbet, The Glen Drummond Partnership, 4 Turnbull Way, Knightsridge, Livingston EH54 8RB, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of 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.

Eric Robert Hugh Nisbet, Trustee

The Glen Drummond Partnership, 4 Turnbull Way, Knightsridge, Livingston EH54 8RB.

11 June 2013. (112)

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

CHANTAL ELIZABETH FEDERICO

A Trust Deed has been granted by Chantal Elizabeth Federico, 7 Logie Place, Dunfermline KY12 9BT, Previously resided at: 31 Mellerstain Road, Kirkcaldy KY2 6UB, on 5 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her

estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4DD.

11 June 2013. (113)

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

STEVEN FINDLAY

A Trust Deed has been granted by Steven Findlay, 6 Market Place, Tarbert, Argyll PA29 6AB, previously residing at 1 Glen Aray View, Inveraray, Argyll PA32 8TW on 10 April 2013, conveying (to the extent specified in section 5(4A) in 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.

10 June 2013. (114)

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

IAIN GARDYNE

A Trust Deed has been granted by Iain Gardyne, Smithy House, Dronley, Dundee, Angus DD3 0QL, on 7 June 2013, conveying (to the extent specified in section 5(4A) in 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.

10 June 2013. (115)

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

VIKKI GIBSON

A Trust Deed has been granted by Vikki Gibson, 10 Alloway Grove, Paisley PA2 7DQ, on 7 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Iain Cullens Forsyth, 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.

Iain C Forsyth, Trustee
Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA.

13 June 2013. (116)

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

ANDREW GRAHAM

A Trust Deed has been granted by Andrew Graham, 23 Burndyke Square, Glasgow, Lanarkshire G51 2NH, on 6 June 2013, conveying (to the extent specified in section 5(4A) in 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.

10 June 2013. (117)

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

LOUISE GRAHAM

A Trust Deed has been granted by Louise Graham, 24 Blaney Avenue, Patna, Ayr KA6 7LS, on 10 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Nick Payne, Payplan Scotland, Kempton House, Kempton Way, Dysart Road, Grantham, Lincolnshire NG31 7LE, 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.

Nick Payne, Trustee
Payplan Scotland, Kempton House, Kempton Way, Dysart Road,
Grantham, Lincolnshire NG31 7LE.
13 June 2013. (118)

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

ANDREW GRANT

A Trust Deed has been granted by Andrew Grant, 78 Woodland Way, Denny, FK6 5NZ, on 9 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, as Trustee for the benefit of his Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

S M Wriglesworth, Trustee
2nd Floor, 4 West Regent Street, Glasgow G2 1RW.
12 June 2013. (119)

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

DEAN ALEXANDER GRANT

A Trust Deed has been granted by Dean Alexander Grant, 12 Taylor Road, Whitburn, Bathgate EH47 0NL, previously resided at: 11 Hunters Lane, Whitburn, Bathgate EH47 0DT, on 4 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park,
Carrington, Manchester, M31 4DD.
10 June 2013. (120)

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

PAUL BRUCE GREIG

A Trust Deed has been granted by Paul Bruce Greig, 11 Broomhill Way, Kingseat, Newmachar, Aberdeen, Aberdeenshire AB21 0AA, on 5 June 2013, conveying (to the extent specified in section 5(4A) in 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.
12 June 2013. (121)

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

LORNA ALISON HARKINS

A Trust Deed has been granted by Lorna Alison Harkins, 23 Barwood Hill, Dumbarton G82 3DU, on 31 May 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

B C Nimmo, Trustee
KPMG, 191 West George Street, Glasgow G2 2LJ.
12 June 2013. (122)

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

JANETTE TERI HELME

A Trust Deed has been granted by Janette Teri Helme, 152 Currievale Drive, Currie EH14 5TH, on 2 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park,
Carrington, Manchester, M31 4DD.
10 June 2013. (123)

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

TRACY HERNING

A Trust Deed has been granted by Tracy Herning, 14A High Street, Tillicoultry, Clackmannanshire FK13 6AE, on 7 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Barry Stewart, 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.

Barry Stewart, Trustee

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

10 June 2013. (124)

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

CLARK LEWIS KAY

A Trust Deed has been granted by Clark Lewis Kay, 186 Primrose Lane, Rosyth, Dunfermline, Fife KY11 2UP, previously resided at: 34 Hillfield Road, Inverkeithing, Fife KY11 1BP, on 8 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee

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

12 June 2013. (125)

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

ISABEL HENDERSON FRASER KELLY

A Trust Deed has been granted by Isabel Henderson Fraser Kelly, 24 Unitas Road, Bellshill, Lanarkshire ML4 1QF, on 29 May 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, David G E Brown, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to 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 G E Brown, Insolvency Practitioner, Trustee
Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG.

12 June 2013. (126)

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

GAVIN KENNEDY

A Trust Deed has been granted by Gavin Kennedy, 1 Caerlaverock Road, Prestwick, Ayrshire KA9 2LD, on 11 June 2013, conveying (to the extent specified in section 5(4A) in 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.

12 June 2013. (127)

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

NATALIE LYNN LAWRIE

A Trust Deed has been granted by Natalie Lynn Lawrie, 25 Hillwood Road, Ratho Station, Newbridge EH28 8PY, previously resided at: 11 Hillwood Terrace, Ratho Station, NEWBRIDGE EH28 8QA; 157 Sherbrooke Road, Rosyth, DUNFERMLINE KY11 2YT, on 5 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Dean Smith, Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4RL, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

Dean Smith, Trustee

Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4RL.

11 June 2013. (128)

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

NICOLA LENNON

A Trust Deed has been granted by Nicola Lennon, 2 Kincardine Place, Bishopbriggs, Glasgow G64 1NT, on 4 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

B C Nimmo, Trustee

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

12 June 2013.

(129)

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

HARVEY PETER LINDSAY

A Trust Deed has been granted by Harvey Peter Lindsay, 24 Downfield Street, Tollcross, Glasgow G32 8RT, on 7 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, as Trustee for the benefit of his Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

B C Nimmo, Trustee

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

12 June 2013.

(130)

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

KENNETH ANDREW LINN

A Trust Deed has been granted by Kenneth Andrew Linn, Flat 3, 8 Tron Place, Largs KA30 8AR, on 5 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee

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

11 June 2013.

(131)

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

JOHN MACDONALD

A Trust Deed has been granted by John Macdonald, Flat 0/2, 20 Cathedral Street, Glasgow G4 0RD, on 4 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee

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

11 June 2013.

(132)

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

ALAN AIRD MACDONALD AND ORLA AVINE MACDONALD

(Formerly: Orla Avine McAuley)

Trust Deeds have been granted by Alan Aird MacDonald and Orla Avine MacDonald (formerly: Orla Avine McAuley), residing at 17 Cessnock Road, Troon, Ayrshire KA10 6NJ, on 4 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) their estates to me, Gordon Johnston, HJS Recovery, 12-14 Carlton Place, Southampton SO15 2EA, 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.

Gordon Johnston, ACA FABRP, Trustee

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

12 June 2013.

(133)

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

PAMELA COLE MARTIN

A Trust Deed has been granted by Pamela Cole Martin, 46 Bogside Road, Ashgill, Larkhall ML9 3AN, previously resided at: 21 Bogside Road, Ashgill, Larkhall ML9 3AW, on 3 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park,
Carrington, Manchester, M31 4DD.

10 June 2013. (134)

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

PAUL MCARDLE

A Trust Deed has been granted by Paul McArdle, 22 Drummessie View, Cumbernauld, Glasgow, G68 9HB, on 8 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, as Trustee for the benefit of his Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

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

12 June 2013. (135)

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

ALLAN DAVID KERMAK MCCAFFERY

A Trust Deed has been granted by Allan David Kermack McCaffery, 3/1, 83 Petershill Road, Glasgow G21 4RP, on 31 May 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Iain C Forsyth, 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.

Iain C Forsyth, Trustee
Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA.

12 June 2013. (136)

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

ELLEN MARIE KEMPTON MCCAFFERY

A Trust Deed has been granted by Ellen Marie Kempton McCaffery, 3/1, 83 Petershill Road, Glasgow G21 4RP, on 31 May 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland)

Act 1985) her estate to me, Iain C Forsyth, 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.

Iain C Forsyth, Trustee
Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA.

12 June 2013. (137)

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

SARAH HELEN MCCAULEY

A Trust Deed has been granted by Sarah Helen McCauley, 1 Weymouth Crescent, Gourrock, Renfrewshire PA19 1HR, on 9 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park,
Carrington, Manchester, M31 4DD.

12 June 2013. (138)

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

ROSEANNE MCDEVITT

A Trust Deed has been granted by Roseanne McDevitt, 229 Glencoats Drive, Paisley PA3 1RR, on 7 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Dean Smith, Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4RL, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park,
Carrington, Manchester, M31 4RL.

11 June 2013. (139)

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

LESLEY CHRISTIE MCGHEE

A Trust Deed has been granted by Lesley Christie McGhee, 1/3 279 Holmlea Road, Glasgow, Lanarkshire G44 4BU, on 8 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Timothy J Pope, Mitchell Farrar Insolvency Practitioners LLP, 2002/2003 Kings Reach, Yew Street, Stockport SK4 2HD, 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.

Timothy J Pope, Trustee
Mitchell Farrar Insolvency Practitioners LLP, 2002/2003 Kings Reach,
Yew Street, Stockport SK4 2HD.

12 June 2013. (140)

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

MONTGOMERY JOLIFFE DOBBIE MCGILL

A Trust Deed has been granted by Montgomery Joliffe Dobbie McGill, 22 Mote Hill Road, Girvan, Ayrshire KA26 0EE, on 30 May 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, David G E Brown, Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG, as Trustee for the benefit of his Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to 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 G E Brown, Insolvency Practitioner, Trustee
Garscadden House, 3 Dalsetter Crescent, Glasgow G15 8TG.

12 June 2013. (141)

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

KRIS MCKELVEY

A Trust Deed has been granted by Kris McKelvey, 48 Kiniver Drive, Glasgow G15 6RF, previously resided at: 28 Old Station Court, Bothwell, Glasgow G71 8PE and 1/2, 40 Cathedral Street, Glasgow G4 0RD, on 7 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park,
Carrington, Manchester, M31 4DD.

11 June 2013. (142)

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

DAVID MCLAREN

A Trust Deed has been granted by David McLaren, Flat 2/2, 17 Alsatian Avenue, Clydebank, Dunbartonshire G81 2NF, on 7 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park,
Carrington, Manchester, M31 4DD.

11 June 2013. (143)

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

JAMIE EDWARD MCLAREN

A Trust Deed has been granted by Jamie Edward McLaren, 31 Carnie Place, Buckie AB56 1EN, on 31 May 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park,
Carrington, Manchester, M31 4DD.

11 June 2013. (144)

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

ELIZABETH MCINTYRE MULL MCLAUGHLIN
(also known as Brown, also known as Dilworth)

WILLIAM ANTHONY FRED MCLAUGHLIN

Trust Deeds have been granted by Elizabeth McIntyre Mull McLaughlin (also known as Brown) (also known as Dilworth), and William Anthony Fred McLaughlin residing at 2A Felton Place, Glasgow, Lanarkshire G13 4DN, on 7 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act

1985) their estates to me, Brendan P Hogan, 80-82 Wellington Road North, Stockport SK4 1HW, as Trustee for the benefit of their Creditors generally.

If a Creditor wishes to object to the Trust Deeds for the purposes of preventing them becoming Protected Trust Deeds (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deeds may become Protected Trust Deeds unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deeds and do not wish to accede to them.

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

Brendan P Hogan, MIPA, Trustee

80-82 Wellington Road North, Stockport SK4 1HW.

11 June 2013.

(145)

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

LYNN MCLEAN

A Trust Deed has been granted by Lynn McLean, 10 Lauder Court, Kilmarnock KA3 7QJ, previously resided at: 29 Macnaughton Drive, KILMARNOCK KA3 7NF; 25 Rankin Court, KILMARNOCK KA3 7QX; 9 Western Road, KILMARNOCK KA3 1NG; 17 Macintyre Place, KILMARNOCK KA3 7LX, on 27 April 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee

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

12 June 2013.

(146)

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

IAIN WILLIAM MARTIN MCLINTOCK

A Trust Deed has been granted by Iain William Martin McLintock, 8 Glen Bervie, East Kilbride, Glasgow, G74 3ST, on 10 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, as Trustee for the benefit of his Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

S M Wriglesworth, Trustee

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

12 June 2013.

(147)

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

WENDY JANE MICHAEL

(also known as Scott)

(also t/a Bewitched Cleaning Services)

A Trust Deed has been granted by Wendy Jane Michael (also known as Scott), (Also t/a Bewitched), Cleaning Services, 20 Glen View Place, Gorebridge, Midlothian EH23 4LA, on 31 May 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Brendan P Hogan, National House, 80-82 Wellington Road North, Stockport SK4 1HW, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

Brendan P Hogan, MIPA, Trustee

National House, 80-82 Wellington Road North, Stockport SK4 1HW.

12 June 2013.

(148)

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

ALISTAIR MILNE

A Trust Deed has been granted by Alistair Milne, 33 Kinsail Drive, Glasgow, Lanarkshire G52 4ER, on 6 June 2013, conveying (to the extent specified in section 5(4A) in 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.

12 June 2013.

(149)

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

BRENDA MILNE

A Trust Deed has been granted by Brenda Milne, 33 Kinsail Drive, Glasgow, Lanarkshire G52 4ER, on 6 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Barry Stewart, 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.

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

12 June 2013. (150)

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

NIGEL JOHN MORGAN

A Trust Deed has been granted by Nigel John Morgan, 93 Kaimes Crescent, Kirknewton, Midlothian EH27 8AT, on 7 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4DD.

11 June 2013. (151)

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

CATHERINE ELIZABETH MORTON

A Trust Deed has been granted by Catherine Elizabeth Morton, 15 Dalroy Road, Croy, Inverness IV2 5PQ, on 8 May 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Kenneth Wilson Pattullo, Begbies Traynor, Finlay House, 10/14 West Nile Street, Glasgow G1 2PP, 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.

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

8 May 2013. (152)

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

HUGH WADDELL MURRAY AND MARY MURRAY

Trust Deeds have been granted by Hugh Waddell Murray and Mary Murray residing at 7D Garscadden View, Clydebank G81 2DQ, on 6 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) their estates to me, Dean Smith, Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4RL, as Trustee for the benefit of their Creditors generally.

If a Creditor wishes to object to the Trust Deeds for the purposes of preventing them becoming Protected Trust Deeds (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deeds may become Protected Trust Deeds unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deeds and do not wish to accede to them.

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

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4RL.

12 June 2013. (153)

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

CAROLYN NEWMAN

(nee Westwater)

A Trust Deed has been granted by Carolyn Newman (nee Westwater), 2/2 61 Clifford Street, Glasgow G51 1QH, previously resided at: Northview, Redding Road, Reddingmuirhead, FALKIRK FK2 0DP; 2/2 69 Albert Avenue, GLASGOW G42 8RA, on 3 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4DD.

11 June 2013. (154)

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

EWA OLESZCZAK

A Trust Deed has been granted by Ewa Oleszczak, 47 Murrayfield Loan, Crieff PH7 3JZ, on 11 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

B C Nimmo, Trustee

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

12 June 2013.

(155)

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

COLIN PARK

A Trust Deed has been granted by Colin Park, 78 Henderson Drive, Muirkirk, Cumnock KA18 3PR, previously resided at: 16 Hareshaw Crescent, Muirkirk, Cumnock KA18 3PY, on 22 May 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee

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

12 June 2013.

(156)

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

JENNA-LEIGH PHILLIPS

(also known as Davies)

A Trust Deed has been granted by Jenna-Leigh Phillips (also known as Davies), 1 Westbrae Crescent, Turriff AB53 4AR, on 30 April 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

B C Nimmo, Trustee

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

12 June 2013.

(157)

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

JAMES QUIGLEY

A Trust Deed has been granted by James Quigley, 4 Crathie Quadrant, Wishaw, Lanarkshire ML2 7UU, on 4 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act

1985) his estate to me, Nick Payne, Kempton House, Kempton Way, Dysart Road, Grantham, Lincs NG31 7LE, 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.

Nick Payne, Trustee

Kempton House, Kempton Way, Dysart Road, Grantham, Lincs NG31 7LE.

11 June 2013.

(158)

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

PAUL EDWARD REID

A Trust Deed has been granted by Paul Edward Reid, 4 Alexandra Place, Arbroath DD11 2BG, on 10 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Irene Harbottle, AMI Financial Solutions Ltd, St. James Business Centre, Linwood Road, Paisley PA3 3AT, 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.

Irene Harbottle, Trustee

AMI Financial Solutions Ltd, St. James Business Centre, Linwood Road, Paisley PA3 3AT.

13 June 2013.

(159)

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

GILLIAN RUSSELL

A Trust Deed has been granted by Gillian Russell, 8 Pitmedden Way, Dyce, Aberdeen, AB21 7ET, previously of 19 McIntosh, Crescent, Dyce, AB21 7AF, on 10 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, as Trustee for the benefit of his Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

S M Wriglesworth, Trustee

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

12 June 2013.

(160)

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

MICHAEL WILLIAM RUSSELL

A Trust Deed has been granted by Michael William Russell, 13 Vert Court, Haldane Avenue, Haddington EH41 3PX, on 7 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Blair Carnegie Nimmo, KPMG, 191 West George Street, Glasgow G2 2LJ, as Trustee for the benefit of his Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

B C Nimmo, Trustee

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

12 June 2013.

(161)

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

PAUL DAVID SELLERS

A Trust Deed has been granted by Paul David Sellers, U/R, 44 Glebe Road, Kilmarnock KA1 3DL, previously resided at: 17 Benbecula Road, Kilmarnock KA3 2LA, on 6 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee

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

12 June 2013.

(162)

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

ALLISON SHAW

A Trust Deed has been granted by Allison Shaw, 56 Crindledyke Crescent, Newmains, Wishaw ML2 9NH, on 7 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Dean Smith, Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4RL, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

Dean Smith, Trustee

Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4RL.

11 June 2013.

(163)

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

MARK SIMPSON

A Trust Deed has been granted by Mark Simpson, 135 Rosehaugh Road, Inverness IV3 8SR, on 30 May 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Dean Smith, Knightsbridge Insolvency, 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.

Dean Smith, Trustee

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

11 June 2013.

(164)

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

JULIE ANNE SMART

A Trust Deed has been granted by Julie Anne Smart residing at 2 Cameron Street, Dunfermline, Fife KY12 8DP on 4 June 2013 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.

12 June 2013.

(165)

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

ANTHONY SMITH

A Trust Deed has been granted by Anthony Smith, 92 Ronaldsay St, Glasgow, Lanarkshire G22 7AR, on 25 May 2013, conveying (to the extent specified in section 5(4A) in 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.

10 June 2013. (166)

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

CAROL RUTH STEEDMAN

A Trust Deed has been granted by Carol Ruth Steedman, 22/2 Great Junction Street, Edinburgh, EH6 5LA, on 5 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, S M Wriglesworth, 2nd Floor, 4 West Regent Street, Glasgow G2 1RW, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

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

12 June 2013. (167)

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

DIANE STEPHENS

A Trust Deed has been granted by Diane Stephens, 6 Watling Drive, Camelon, Falkirk, Stirlingshire FK1 4QD, on 7 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Barry Stewart, 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.

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

10 June 2013. (168)

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

GAVIN TAWSE

A Trust Deed has been granted by Gavin Tawse, 33 Old Milnafua Road, Alass, Ross-shire IV17 0TW, on 11 June 2013, conveying (to the extent specified in section 5(4A) in 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.

12 June 2013. (169)

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

KIMBERLEY TAWSE

(also known as Buchan)

A Trust Deed has been granted by Kimberley Tawse (also known as Buchan), 33 Old Milnafua Road, Alass, Ross-Shire IV17 0TW, on 11 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Barry Stewart, 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.

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

12 June 2013. (170)

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

FIONA LOUISE TAYLOR

A Trust Deed has been granted by Fiona Louise Taylor, 44 Rowan Road, Cumbernauld, Glasgow G67 3BZ, on 30 May 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Dean Smith, Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4RL, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

Dean Smith, Trustee
Knightsbridge Insolvency, Thornley House, Carrington Business Park,
Carrington, Manchester, M31 4RL.

13 June 2013. (171)

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

JOHN THOMSON

A Trust Deed has been granted by John Thomson, 160A Abbotsford St, Falkirk, Stirlingshire FK2 7QL, on 30 May 2013, conveying (to the extent specified in section 5(4A) in 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.

10 June 2013. (172)

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

JOHN JAMES WAKEFIELD

A Trust Deed has been granted by John James Wakefield, 31 Achingale Place, Watten, Wick KW1 5YP, previously resident at, 27 Achingale Place, Watten, Wick KW1 5YP, previously resident at, 87 Woad Lane, Great Coates, Grimsby DN37 9NB, on 6 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Brendan P Hogan, National House, 80-82 Wellington Road North, Stockport SK4 1HW, as Trustee for the benefit of his Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

Brendan P Hogan, MIPA, Trustee
National House, 80-82 Wellington Road North, Stockport SK4 1HW.

11 June 2013. (173)

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

TRACEY WATTERS

A Trust Deed has been granted by Tracey Watters, 23 Ferniehill Grove, Edinburgh, Midlothian EH17 7BS, on 8 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Barry Stewart, 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.

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

11 June 2013. (174)

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

CATHERINE AMANDA WILLCOCKS

A Trust Deed has been granted by Catherine Amanda Willcocks residing at 118A Garvock Hill, Dunfermline, Fife KY12 7RW on 4 June 2013 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.

12 June 2013. (175)

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

JOHN WILSON

A Trust Deed has been granted by John Wilson, 5 Lumley Street, Grangemouth, Stirlingshire FK3 8BN, on 6 June 2013, conveying (to the extent specified in section 5(4A) in 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.

10 June 2013. (176)

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

LINDA MARGARET WOODS

A Trust Deed has been granted by Linda Margaret Woods, 153 Ashgill Road, Glasgow G22 6TB, previously resided at: 2/6 18 Pinkston Drive, Glasgow G22 1NP, on 5 June 2013, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, Dean Smith, Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4RL, as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazette* a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

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

Dean Smith, Trustee

Knightsbridge Insolvency, Thornley House, Carrington Business Park, Carrington, Manchester, M31 4RL.

11 June 2013.

(177)

Companies & Financial Regulation



Companies Restored to the Register

OIL MAGNET LTD

Notice is hereby given that on 7 June 2013, a Petition was presented to the Sheriff at Arbroath for and on behalf of Mr Robin Simon Docherty, residing at 87 Waterloo Road, Wokingham, Berkshire RG40 2JG, seeking to have the company with the name Oil Magnet Ltd and number SC398639, whose last registered office was at was at Account Tax Ltd, Traill Drive, Montrose, Angus DD10 8SW, restored to the Register of Companies in terms of Sections 1029 and 1031 of the Companies Act 2006, in which Petition by 1st Deliverance dated 7 June 2013 the Sheriff appointed any person interested, if they intend to show cause why the Petition should not be granted, to lodge answers in the hands of the Sheriff Clerk, Sheriff Court House, Town House, 88 High Street, Arbroath DD11 1HL within eight days of this publication, service and advertisement.

Innes R Miller

James & George Collie

Solicitors

1 East Craibstone Street

Aberdeen

Petitioner's Agent

(178)

Notice of Disclaimer

Notice of Disclaimer of Bona Vacantia

Companies Act 2006

LANGHOLM DYEING CO. LIMITED

WHEREAS LANGHOLM DYEING CO. LIMITED, a company incorporated under the Companies Acts under Company number SC224382 was dissolved on 22 April 2010; AND WHEREAS in terms of section 1012 of the Companies Act 2006 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 Langholm Dyeing Co. Limited was heritably vest in the tenant's interest under a Lease between The Scottish Borders Council and Leeds Dyers Limited of the subjects known as Gala Mill, Huddersfield Street, Galashiels TD1 3BE registered in the Land Register of Scotland under Title Number SEL1383 on 24 January 2002 by virtue of an Assignment by the said Leeds Dyers Limited with consent of The Scottish Borders Council in favour of the said Langholm Dyeing Co. Limited registered in the Land Register of Scotland under Title Number SEL1383 on 14 March 2002, the landlord's interest in the said subjects being recorded in GRS Selkirk on 5 August 1999; AND WHEREAS the dissolution of the said Langholm Dyeing Co. Limited came to my notice on 4 June 2013: 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 aforesaid heritable property.

Catherine Dyer

Queen's and Lord Treasurer's Remembrancer

25 Chambers Street

Edinburgh

EH1 1LA

6 June 2013.

(179)

NOTICE OF DISCLAIMER OF BONA VACANTIA

Companies Act 2006

M. & I. FISHER (BAKERS) FALKIRK LIMITED

WHEREAS M. & I. Fisher (Bakers) Falkirk Limited, a company incorporated under the Companies Acts under Company number SC037603 was dissolved on 13 May 2008; 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 M. & I. Fisher (Bakers) Falkirk Limited was heritably vested in ALL and WHOLE (one) the ground floor shop premises and others known as 162 Grahams Road, Falkirk FK2 7BY, by virtue of the Disposition by Mrs Christina Muir Crowe or Fisher or Kilpatrick in favour of the said M. & I. Fisher (Bakers) Falkirk dated 28 August 1990 and recorded in the Division of the General Register of Sasines for the County of Stirling on 9 May 1991, (Two) the shop premises and others known as 46 Mary Street, Laurieston, Falkirk FK2 9PP by virtue of (a) the Disposition by Mrs Doreen Baird Sime Short or Hughes in favour of the said M & I Fisher (Bakers) Falkirk dated 15 and recorded in the said Division of the General Register of Sasines on 28 both days of September 1966 and (b) the Minute of Agreement among Falkirk District Council and Others (including the said M & I Fisher (Bakers) Limited) dated 20 August 1985 and subsequent dates and recorded in the said Division of the General Register of Sasines on 30 June 1986 and (Three) the shop premises and others known as 28-28 A Stirling Street, Denny FK6 6DJ by virtue of the Disposition Andrew Tannahill Kelly and Another in favour of the said M & I Fisher (Bakers) Limited dated 4 and recorded in the said Division of the General Register of Sasines on 17 both days of August 1983; AND WHEREAS the dissolution of the said M. & I. Fisher (Bakers) Falkirk Limited came to my notice on 6 November 2012: 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 aforesaid heritable properties.

Catherine Dyer

Queen's and Lord Treasurer's Remembrancer

25 Chambers Street

Edinburgh

EH1 1LA

7 June 2013.

(180)

Company Director Disqualification Order

VALERIE POLLOCK
COMPANY DIRECTORS DISQUALIFICATION ORDER
COMPANY DIRECTORS DISQUALIFICATION ACT 1986

In a Summary Application presented to the Sheriff Court of South Strathclyde, Dumfries and Galloway at Airdrie in terms of Section 6 of the above Act at the instance of Her Majesty's Secretary of State for Business, Innovation and Skills in respect of VALERIE POLLOCK, residing at 4 Shuttle Street, Kilsyth, Glasgow, G65 0BL, the Sheriff on 23 May 2013 made the following order:-

The Sheriff granted a Disqualification Order under Section 6(1) of the Company Directors Disqualification Act 1986 against VALERIE POLLOCK, to order that for a period of seven years (a) she shall not be a director of a company, act as a receiver of a company's property, or in any way, whether directly or indirectly, be concerned or take part in the promotion, formation or management of a company unless (in each case) she has the leave of the Court and (b) she shall not act as an insolvency practitioner; (2) Directs the Sheriff Clerk to register the Order in accordance with Regulation 6 of the Companies (Disqualification Orders) Regulations 2009; (3) Appoints intimation of the Order to be made once in the Edinburgh Gazette; and (4) Finds the Defender liable to the Pursuer in the expenses of the application as taxed and allows an account thereof to be given in and remits same, when lodged, to the Auditor of Court to tax and report; all of which notice is hereby given.

Shepherd and Wedderburn LLP
1 Exchange Crescent
Conference Square
Edinburgh
EH3 8UL

(181)

Petitions to Transfer Business

THE ROYAL LONDON MUTUAL INSURANCE SOCIETY
LIMITED
PRUDENTIAL RETIREMENT INCOME LIMITED

Notice is hereby given that, on 3 June 2013, the Court of Session in Edinburgh pronounced an Order, *inter alia*:

1. sanctioning, under Section 111 of the Financial Services and Markets Act 2000 (the "Act"), an insurance business transfer scheme (the "Scheme") under Part VII of the Act under which part of the long term insurance business of The Royal London Mutual Insurance Society Limited ("RL") (comprising approximately 45,000 annuities in payment) is to be transferred to Prudential Retirement Income Limited ("PRIL") with effect from 23:59 hrs on 30 June 2013 (the "Transfer Date");

2. transferring, under Section 112(1)(a) of the Act, to PRIL, with effect from the Transfer Date, that part of the undertaking, property and liabilities of RL to which the Scheme applies, which order shall not become effective in respect of any "Residual Assets" and "Residual Liabilities" of RL (as defined in the Scheme) until the relevant "Subsequent Transfer Date" (as defined in the Scheme); and

3. continuing, under section 112(1)(c) of the Act, by or against PRIL, those legal proceedings pending by or against RL on the Transfer Date, as provided for in the Scheme, except that the order shall not become effective in the case of any such legal proceedings relating to any Residual Asset or Residual Liability until the relevant Subsequent Transfer Date.

Copies of the Order sanctioning the Scheme are available on application to the undernoted.

Maclay Murray & Spens LLP

Quartermile One
15 Lauriston Place
Edinburgh
EH3 9EP

(Reference : MBL)

(182)

Partnerships



Statement by General Partner

LIMITED PARTNERSHIPS ACT 1907

APAX EUROPE VII FOUNDER L.P.

Registered in Scotland Number SL5981

Notice is hereby given that, pursuant to section 10 of the Limited Partnerships Act 1907, Irene Liebler has transferred part of her interest in Apax Europe VII Founder L.P., a limited partnership registered in Scotland with number SL 5981 (the "Partnership"), to Apax Europe VII Founder GP Co. Limited. (183)

LIMITED PARTNERSHIPS ACT 1907

ASIA LBO II, L.P.

Registered in Scotland: Number SL5756

Notice is hereby given, pursuant to Section 10 of the Limited Partnerships Act 1907, that Hendro Sutanto has transferred:

1. half of his interest in Asia LBO II, L.P., a limited partnership registered in Scotland with number SL5756 (the "Partnership") to Naniek Nowijanti Sutanto; and
2. half of his interest in the Partnership to Hamdani Lunardhi / Ratna Dewijanti Sutanto.

Hendro Sutanto has ceased to be a limited partner of the Partnership. Naniek Nowijanti Sutanto and Hamdani Lunardhi / Ratna Dewijanti Sutanto have each been admitted as limited partners of the Partnership. (184)

LIMITED PARTNERSHIPS ACT 1907

ASIA LBO III, L.P.

Registered in Scotland: Number SL6396

Notice is hereby given, pursuant to Section 10 of the Limited Partnerships Act 1907, that Sutanto Naniek / Santi Hapsari / Ratna Sutanto and Hendro Sutanto have transferred:

1. half of their interest in Asia LBO III, L.P., a limited partnership registered in Scotland with number SL6396 (the "Partnership") to Naniek Nowijanti Sutanto; and
2. half of their interest in the Partnership to Hamdani Lunardhi / Ratna Dewijanti Sutanto.

Sutanto Naniek / Santi Hapsari Ratna Sutanto and Hendro Sutanto have ceased to be limited partners of the Partnership. Naniek Nowijanti Sutanto and Hamdani Lunardhi / Ratna Dewijanti Sutanto have each been admitted as limited partners of the Partnership. (185)

LIMITED PARTNERSHIPS ACT 1907

BEECHBROOK MEZZANINE II GP LP

Registered in Scotland: Number SL12616

Notice is hereby given, pursuant to Section 10 of the Limited Partnerships Act 1907, that Beechbrook Mezzanine ILP Limited has transferred its entire interest in Beechbrook Mezzanine II GP LP, a limited partnership registered in Scotland with number SL12616 (the "Partnership") to Beechbrook Mezzanine II General Partner Limited. Beechbrook Mezzanine ILP Limited has ceased to be a limited partner of the Partnership. (186)

LIMITED PARTNERSHIPS ACT 1907

EUROPE LBO IV, L.P.

Registered in Scotland: Number SL5423

Notice is hereby given, pursuant to Section 10 of the Limited Partnerships Act 1907, that Sutanto Naniek / Santi Hapsari / Ratna Sutanto and Hendro Sutanto have transferred:

1. half of their interest in Europe LBO IV, L.P., a limited partnership registered in Scotland with number SL5423 (the "Partnership") to Naniek Nowijanti Sutanto; and
2. half of their interest in the Partnership to Hamdani Lunardhi / Ratna Dewijanti Sutanto.

Sutanto Naniek / Santi Hapsari Ratna Sutanto and Hendro Sutanto have ceased to be limited partners of the Partnership. Naniek Nowijanti Sutanto and Hamdani Lunardhi / Ratna Dewijanti Sutanto have each been admitted as limited partners of the Partnership. (187)

LIMITED PARTNERSHIPS ACT 1907

EUROPE LBO V, L.P.

Registered in Scotland: Number SL6057

Notice is hereby given, pursuant to Section 10 of the Limited Partnerships Act 1907, that Sutanto Naniek / Santi Hapsari / Ratna Sutanto and Hendro Sutanto have transferred:

1. half of their interest in Europe LBO V, L.P., a limited partnership registered in Scotland with number SL6057 (the "Partnership") to Naniek Nowijanti Sutanto; and
2. half of their interest in the Partnership to Hamdani Lunardhi / Ratna Dewijanti Sutanto.

Sutanto Naniek / Santi Hapsari / Ratna Sutanto and Hendro Sutanto have ceased to be limited partners of the Partnership. Naniek Nowijanti Sutanto and Hamdani Lunardhi / Ratna Dewijanti Sutanto have each been admitted as limited partners of the Partnership. (188)

LIMITED PARTNERSHIPS ACT 1907

HIP II INTERNATIONAL L.P.

Registered in Scotland: Number SL6123

Notice is hereby given, pursuant to Section 10 of the Limited Partnerships Act 1907, that DCM Investments L.P. has transferred its entire interest in HIP II International L.P., a limited partnership registered in Scotland with number SL6123 (the "**Partnership**") to Millennium Trust Company, LLC Cust.FBO DCM Investments LP-HIP II. DCM Investments L.P. has ceased to be a limited partner of the Partnership and Millennium Trust Company, LLC Cust.FBO DCM Investments LP-HIP II has been admitted as a limited partner of the Partnership. (189)



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