STATUTORY RULES OF NORTHERN IRELAND

2003 No. 103

INSOLVENCY INDIVIDUALS

The Administration of Insolvent Estates of Deceased Persons (Amendment) Order (Northern Ireland) 2003

Made - - - 19th February 2003

To be laid before Parliament

Coming into operation 1st April 2003

The Lord Chancellor, in exercise of the powers conferred upon him by Articles 365(1) of the Insolvency (Northern Ireland) Order 1989(1) and of all the powers enabling him in that behalf, with the concurrence of the Department of Enterprise, Trade and Investment(2), hereby makes the following Order:

Citation, commencement and interpretation

- 1.—(1) This Order may be cited as the Administration of Insolvent Estates of Deceased Persons (Amendment) Order (Northern Ireland) 2003 and shall come into operation on 1st April 2003.
- (2) In this Order, references to "the 1991 Order" are references to the Administration of Insolvent Estates of Deceased Persons Order (Northern Ireland) 1991(3).

Amendments to the Administration of Insolvent Estates of Deceased Persons Order (Northern Ireland) 1991

- **2.**—(1) The 1991 Order is amended as provided in this Order.
- (2) Anything done before 1st April 2003 under or for the purposes of any provision of the 1991 Order is not invalidated by the amendment of that provision by this Order, but it has effect as if done under or for the purposes of the provision as amended.

⁽¹⁾ S.I. 1989/2405 (N.I. 19) to which the most recent relevant amendments were made by S.R. 2002 No. 223

⁽²⁾ Formerly the Department of Economic Development; seeS.I. 1999/283 (N.I. 1)

⁽³⁾ S.R. 1991 No. 365

Amendments to Schedules to the Administration of Insolvent Estates of Deceased Persons Order (Northern Ireland) 1991

- **3.**—(1) After paragraph 5(c) of Part II of Schedule 1 to the 1991 Order (who may present a bankruptcy petition) insert—
 - "(ca) at the end of paragraph 1(ba) there shall be added the words "in Form 1, with such variations as the case requires (if any), set out in Schedule 3 to the Administration of Insolvent Estates of Deceased Persons Order (Northern Ireland) 1991";
 - (cb) at the end of paragraph 1(bb) there shall be added the words "in Form 1, with such variations as the case requires (if any), set out in Schedule 3 to the Administration of Insolvent Estates of Deceased Persons Order (Northern Ireland) 1991";"
- (2) For paragraph 6(a) of Part II of Schedule 1 to the 1991 Order (modified version of Article 240 of the Insolvency (Northern Ireland) Order 1989) substitute—
 - "(a) for paragraph (1) there shall be substituted the following:-
 - "(1) An insolvency administration petition shall:-
 - (a) if a liquidator (within the meaning of Article 2(b) of the EC Regulation(4)) has been appointed in proceedings by virtue of Article 3(1) of the EC Regulation in relation to the deceased debtor, be served on him;
 - (b) unless the High Court directs otherwise, be served on the personal representative; and
 - (c) be served on such other persons as the Court may direct."; and".
- (3) For paragraph 30 of Part II of Schedule 1 to the 1991 Order (modified version of Article 303 of the Insolvency (Northern Ireland) Order 1989) substitute—
 - **30.** Article 303 with the following modifications:–
 - (a) in paragraph (5) for the words "the bankrupt is entitled to the surplus" there shall be substituted the words "the surplus shall be paid to the personal representative unless the Court otherwise orders", and
 - (b) after paragraph (5) there shall be added:-
 - "(6) Paragraph (5) is subject to Article 35 of the EC Regulation (surplus in secondary proceedings to be transferred to main proceedings)."
- (4) The forms contained in the Schedule to this Order are substituted for the forms identically numbered in Schedule 3 to the 1991 Order.

Dated 19th February 2003.

Irvine of Lairg, C.

The Department of Enterprise, Trade and Investment hereby concurs with the foregoing Order. Sealed with the Official Seal of the Department of Enterprise, Trade and Investment on 26th February 2003.

L.S.

Michael J. Bohill
Senior officer of the
Department of Enterprise, Trade and Investment

SCHEDULE

Article 3

AMENDED FORMS

THE ADMINISTRATION OF INSOLVENT ESTATES OF DECEASED PERSONS ORDER (NORTHERN IRELAND) 1991

FORM 1CREDITOR'S PETITION FOR INSOLVENCY ADMINISTRATION ORDERIn the High Court of Justice in Northern Ireland Chancery Division (Bankruptcy)

description including any rescal tracing name, of deceased the m	Re*
tat thend for opinit(s) and addresses (ed technological)	I/We (a)
	petition the exact that u a coor be made for the administration of the insolvent estate in bank-uptey of the late
thy Tracet Full inside is not for minimizing quites of deceased policy	(b)
to: Tweet in full any office name(s) by which the coccases do not was known	Jalso kruwn as (c)
ic) Traint only address/es) at which the decousted doctor has recoded at or after the rime the art in redail was accurate.	[and lately residing at (d)
ter Freet auding name folding hydro- contret to object." It is a worker to object of a worker of content of and according to an expensive or to the object of the period of the period of the object o	and lately carrying on business as (c)
(ii) Insert date of death	who died on (f)
	and say as follows: -
igy Tvolete skiop il coble	1. (g) The deceased debtor's centre of main interests, being the place where he/she conducted the administration of his/her interests, was located within the United Kingdom, at
	CR

The deceased debtor's centre of main interests was located outside the United Kingdom but within the Luropean Union and he/she had an establishment as defined by EC Regulation No. 1346/2000 within Northern Ireland at

ΩĐ

The deceased debtor's centre of main interests was located outside the European Union.

OR

The deceased debtor earried on business as an insurance undertaking, a credit institution; investment undertaking providing services involving the holding of funds or securities for third parties; or a collective investment undertaking as referred to in art 1.2 of the EC Regulation.

2. (g) The proceedings will be main OR secondary OR territorial proceedings for the purposes of the EC Regulation.

OR

The proceedings do not fall within the EC Regulations.

Under the LC Regulation:

- The centre of main interests should correspond to the place where the debtor conducts the administration of his interests on a regular basis.
- (ii) Establishment is defined as "any place of operations where the debter cornes out a non-transitory economic activity with human means and goods".
- (ii) Give the amount of free definely, what they related in an election of the second Show section by the an election of the charge it to previously not fire to the decreased settler and the reasons with your models in ingit
- The estate of the deceased debtor is justly and truly indebted to me [us] in the aggregate sum of £(h)______
- State date payable or number studyn if this mann
- 4. The above-mentioned debt is for a liquidated sum payable (j) and the estate of the deceased delstor is according to my/cur information and belief insufficient to pay his debts.
- I/We do not, nor does any person on my/our behalf, hold any security on the deceased debtor's estate, or any part thereof, for the payment of the above-mentioned sum.

OR

I/We hold security for the payment of (g) [part of] the above mentioned sum.

I/We will give up such security for the benefit of all the creditors in the event of an insolvency administration order being made.

OR

	estimate the value of such security to be t . This petition is not made in respect of the secured part of my/our debt.
$\wp_{\mathcal{G}}$ r kan akta weli pansad	6. The will of the deceased debtor was on (k)
Of Treat following and ordresses of parties product, will	proved by (1)
	OR
(m) Insendere letters of an obsided on greater	The letters of administration of his estate were on (m)
the case. Relationers and subfreezes in purpose forters of manifolds on position	Granted to (n)
lc	
	Endorsement
	This petition having been presented to the High Cour, on and lited on all and/pro it is ordered that the petition shall be
	heard as follows: -
	Date
	l'imellours
	Place
(of the act in the master) accresses of parace given modes	and you. (o)
	are to take notice that if you intend to oppose the petition you must not later than 7 days before the date fixed for the hearing:
	(i) file in the High Court a notice specifying the grounds on which you object to the making of an insolvency administration order, and
	(ii) send a copy of the notice to the petitioner or his solicator.
(p) Only to be completed where the positioning additionis	The soliciter to the petitioning creditor is-(p)
regress itself by a collings	Name
	Address
	Telephone Number
	Fax Number (if my)
	Reference

THE ADMINISTRATION OF INSOLVENT ESTATES OF DECEASED PERSONS ORDER (NORTHERN IRELAND) 1991

FORM 2PETITION FOR INSOLVENCY ADMINISTRATION ORDER BY SUPERVISOR OF VOLUNTARY ARRANGEMENT OR PERSON BOUND BY ITIn the High Court of Justice in Northern Ireland Chancery Division (Bankruptcy)

 Insert mane and short description, including any recent to ling range, of secessed Johns 	Re*
(.) Insert Juli name(s) and actilizates) of petitioners s	1/We (a)
	position the court that an order be made for the administration of the insolvent estate in bankruptcy of the late
30 Treen, Juli noune, and former need after of collection of collection.	(b)
(b) Treet in Juli my other winers; By which the deceived debter was uncome	Jalsot Grown as (b)
(d) Leset, any architect(e) ar which the decessed dobbe that descend at or offer the true the perintent debt was marked.	[and lately residing at (d)
(c) taset, rading mene subling for the auditor or others in the was see from not sufficient and or the included or the included or the included of the the better the tase the patient debt was incurred.	[and lately earrying on business as (c)
	and say as follows:
(f) Leis eta trippicali e	1. (f) The deceased debtor's centre of main interests, being the place where he/she conducted the administration of his/her interests, was located within the United Kingdom, at
	r 111

The deceased debtor's centre of main interests was located outside the United Kingdom but within the European Union and be/she had an establishment as defined by EC Regulation No. 1346/2000 within Northern Iroland at

OR

The deceased debter's centre of main interests was located outside the European Union.

OR.

The deceased debtor carried on business as an insurance undertaking; a credit institution; investment undertaking providing services involving the holding of funds or securities for third parties; or a collective investment undertaking as referred to in Article 1(2) of the EC Regulation.

2. (f) The proceedings will be main OR secondary OR territorial proceedings for the purposes of the EC Regulation.

OR

The proceedings do not fall within the LC Regulations.

Under the EC Regulation:

- (i) The centre of main interests should correspond to the place where the debtor conducts the administration of his interests on a regular basis.
- (ii) Ustablishment is defined as "any place of operations where the debtor carries out a non-transitory economic activity with human means and goods".

(g) Trisert Anto the	3. On: (g)
a aces wall within distribute we luut a ly an ang ement	a voluntary arrangement proposed by the deceased debtor was approved by his
(b) Investigation and	ereditors and I am (I) $ $ a person who is for the time being bound by the said voluntary arrangement and (h)
supervisor	is the supervisor (h)
	the supervisor of the said voluntary arrangement).
() Insert cate of death.	4. The deceased debior died on (j)
(F) Theen time will to well	5. The will of the deceased debtor was on (k)
(in Tusert Tall names and	proved by (1)
addresses of parties possing will	OR
ynn Friedrichte leiters of eid mit niedre riebe grantod	The letters of scanin strution of his estate were on (m)
you invert full names and advices of partick let any of	granted to (ii)
almiriotetica nomballo	

 The estate of the deceased debtor is according to my/our information and belief insufficient to pay his debts.

	Endorsement
	This polition having been presented to the High Court on and filter on all
	ann/pm it is ordered that the petition shall be heard as follows: —
	Date
	TimeHours
	Place
(c) cases full names and addresses of parties given notice	and you. 101
	are to take notice that if you intend to oppose the perition you must not later than 7 days before the date fixed for the hearing:
	 (i) Tile in the High Court a notice specifying the grounds on which you object to the making of an insolvency administration order; and
	(ii) send a copy of the notice to the petitioner or his sol citor.
(a) Only to be completed strong the cathring	The solicitor to the petitioning creditor is: -(p)
oraliter is represented by a valid to	Name
	Address
	Telephone Number
	Pas Nuntsa (if any)
	Reference

THE ADMINISTRATION OF INSOLVENT ESTATES OF DECEASED PERSONS ORDER (NORTHERN IRELAND) 1991

FORM 3INSOLVENCY ADMINISTRATION ORDERIn the High Court of Justice in Northern Ireland Chancery Division (Bankruptcy)

(HTHI)

Ġ,	insert fall name of problems.	Upon the petition of (a)
	Trace to detect of least on	Date(b)
		And upon hearing
		And upon reading the cyldence
(c)	Ensein full name of recessor-lebtor	It is ordered that the estate of (c)
rd)	used residential necross of decessor relicitations of death.	Formerly of (c)
(e:	Temps of any coder of to together of cover of application	who died insolvent, be administered in bankruptcy and that the costs of this application by (e)
	Delete us expanded aniest whicher main, and colling on to the set precedings	And the Court being satisfied that the LC Regulation (f) does/does not apply(f) and it is ordered that those proceedings are (g) proceedings as defined in Article 3 of the (C) Regulation

THE ADMINISTRATION OF INSOLVENT ESTATES OF DECEASED PERSONS ORDER (NORTHERN IRELAND) 1991

FORM 4INSOLVENCY ADMINISTRATION ORDER ON TRANSFER OF PROCEEDINGSIn the High Court of Justice in Northern Ireland Chancery Division (Bankruptcy)

In the High Court of Justice in Northern Ireland Changery Division (Bankrigitey)

 Insect name and short description, including any research using name, of deceased orbits. 	Re*
(a) to self full issue of peoples debter	Proceedings for the administration of the estate of the late (a)
	having been commenced in
Cittles frame of sp	
m which proceedings continuously	on (c)
ye' Trien (are	And whereas the Court did on (e)
	It is ordered that the estate of (a)
(d) Delete us applicate (e) Tracer whether mai according in to proceedings	it is ordered that these proceedings are (e)

THE ADMINISTRATION OF INSOLVENT ESTATES OF DECEASED PERSONS ORDER (NORTHERN IRELAND) 1991

FORM 5PETITION BY PERSONAL REPRESENTATIVE FOR INSOLVENCY ADMINISTRATION ORDERIN the High Court of Justice in Northern Ireland Chancery Division (Bankruptcy)

•	Insert reducery slot, decorption, molacing say means thinking the most fisk crossed deploy	Re°
		I/We
>1	Insert full name(s) such adviso(nx) of positional(s)	(a)
		petition the court that an order be made for the administration of the inselvent estate in bankruptey of the late
ъ.	Insert full rame and for no secured or of receiver debter	(b)
(=+	towat in fall may other removed by	also known as (e)
	which the deceased delifortwo knows	
:v:	Insert any addresses ar which the deceased deptor has reaided or	and lately residing at (d)
	or after the time his peririen deld was increase	[and lately carrying on business as (c)
(41)	hand recing some adding "with modes or others" of the was- sed masters that institute of best vasses, somise on by the decessed contents at after the time be position didd way	
(f)	ricense lessal delecal ceste	who died on (I)and say as follows: =
(<u>a</u>)	Dolete as applicable	1. (g) I am/We are the personal representative(s) of the deceased debtor and his will was on
(1)	hand den wie prosen	(h)
Đ	The art full number and a sudit assets of parties proming will	proved by (j)
		OR .
,kʻ,	insert date larges of submustation granted	The letters of administration of h.s estate were on (k)
(1)	Insert Fall names and olderesses of carrios forms of	granted to (I)
	s dumus haben granted a	

 (g) The deceased debter's centre of main interests, being the place where he/she conducted the administration of his/her interests, was located within the United Kingdom, at

OR

The deceased debtor's centre of main interests was located outside the United Kingdom but within the Luropean Union and he/she had an establishment as defined by EC Regulation No. 1346/2000 within Northern Ireland at

OR.

The deceased debtor's centre of main interests was located outside the European Union.

OR

the deceased debtor earned on pastness as an instrumed indertaking; a credit institution; investment undertaking providing services involving the holding of funds or securities for third parties; or a collective investment undertaking as referred to in Article 1(2) of the EC Regulation.

 (f) The proceedings will be main OR secondary OR territorial for the purposes of the FC Regulation

OR

The proceedings do not fall within the EC Regulation.

Under the EC Regulation:

- (i) The centre of main interests should correspond to the place where the debtor conducts the administration of his interests on a regular basis.
- (ii) Establishment is defined as "any place of operations where the debtor carries out a non-transitory economic activity with human misnes and goods".
- The estate of the deceased debtor is according to my/our information and belief insufficient to pay his debts.

EXPLANATORY NOTE

(This note is not part of the Order)

This Order amends the Administration of Insolvent Estates of Deceased Persons Order (Northern Ireland) 1991 (S.R. 1991 No. 365) ("the 1991 Order") in the light of Council Regulation (EC) No. 1346/2000 of 29th May 2000 on insolvency proceedings Official Journal No. L160, 30.06.00. p. 1 ("the EC Regulation") which came into force on 31st May 2002.

The EC Regulation aims to provide for the efficient and effective functioning of cross-border insolvency proceedings in the European Union.

The amendments made by this Order are-

- to specify which form a liquidator (within the meaning of Article 2(b) of the EC Regulation) appointed in proceedings by virtue of Article 3(1) of the EC Regulation or a temporary administrator (within the meaning of Article 38 of the EC Regulation) must use to petition for an insolvency administration order ("temporary administrator" and "main proceedings" are defined in the EC Regulation);
- to require that, where such a liquidator has been appointed, a petition will need to be served on him:
- to provide expressly that modified Article 303 of the Insolvency (Northern Ireland) Order 1989 is subject to Article 35 of the EC Regulation;
- to substitute the forms in the 1991 Order with forms which require consideration of whether the EC Regulation applies to the proceedings in question.