Draft Regulations laid before the Scottish Parliament under section 62(4) of the Debt Arrangement and Attachment (Scotland) Act 2002 for approval by resolution of the Scottish Parliament.

DRAFT SCOTTISH STATUTORY INSTRUMENTS

2013 No.

DEBT

The Debt Arrangement Scheme (Scotland) Amendment Regulations 2013

Made - - - - - Coming into force - -

The Scottish Ministers make the following Regulations in exercise of the powers conferred by sections 2(3)(d), 4(5), 5(4), 7, 7A and 62(2) of the Debt Arrangement and Attachment (Scotland) Act 2002(1) and all other powers enabling them to do so.

A draft of these Regulations has been laid before and approved by resolution of the Scottish Parliament in accordance with section 62(4) of that Act(2).

Citation and commencement

- 1.—(1) These Regulations may be cited as the Debt Arrangement Scheme (Scotland) Amendment Regulations 2013.
 - (2) They come into force on the day after the day on which the Regulations are made.

Interpretation

- 2. In these Regulations—
 - "DAS" means the Debt Arrangement Scheme; and
 - "the DAS Regulations" means the Debt Arrangement Scheme (Scotland) Regulations 2011(3).

^{(1) 2002} asp 17 ("the Act"). The Act was relevantly amended, and section 7A inserted, by the Bankruptcy and Diligence etc. (Scotland) Act 2007 (asp 3), sections 173, 209(1), 211 and 212 and schedule 4, paragraph 10, schedule 5, paragraph 30 and schedule 1, Part 1. Section 9(1) contains a definition of "prescribed" relevant to the exercise of statutory powers under which these Regulations are made.

⁽²⁾ The powers to make these Regulations are exercised together by virtue of section 33(2) of the Interpretation and Legislative Reform (Scotland) Act 2010 (asp 10). The Regulations are subject to the affirmative procedure by virtue of section 33(3) of that Act.

⁽³⁾ S.S.I. 2011/141.

Amendment to the Debt Arrangement Scheme (Interest, Fees, Penalties and Other Charges) Regulations 2011

- **3.**—(1) The Debt Arrangement Scheme (Interest, Fees, Penalties and Other Charges) (Scotland) Regulations 2011(4) are amended in accordance with paragraphs (2) to (5).
 - (2) In regulation 2 (interpretation), for the definition of "the DAS Regulations" substitute—
 ""the DAS Regulations" means the Debt Arrangement Scheme (Scotland) Regulations 2011;".
- (3) In regulation 4(1)(a) (moratorium on interest, fees, penalties or other charges), for "date on which a debt payment programme is approved" substitute "date on which a debtor applies for a debt payment programme (which is subsequently approved)"(5).
 - (4) After regulation 4(1) insert—
 - "(1A) Paragraph (1) applies to a debt in respect of which an offer of composition is accepted, or deemed to be accepted, under regulation 46B(1) or (2)(6) of the DAS Regulations as it applies to a completed programme."
 - (5) For regulation 5(1) (appeal to the sheriff on point of law), substitute—
 - "(1) As regards any debt included in a debt payment programme the debtor for the debt payment programme or creditor may apply to the DAS Administrator for review of a determination of the DAS Administrator under regulation 4(3) in accordance with regulations 47(4) and (5), 47A and 47B(7) of the DAS Regulations on any ground which may be raised in an appeal under paragraph (1A).
 - (1A) A debtor or creditor may appeal to the sheriff on point of law against a decision of the DAS Administrator under regulation 47B of those Regulations as it applies to paragraph (1).",

and for the heading to regulation 5 substitute "Reviews and appeals".

Amendment to the DAS Regulations

4. The DAS Regulations are amended in accordance with regulations 5 to 18 and 19(1) and (2).

Correction of accidental errors

5. After regulation 4, insert—

"Correction of accidental errors

- **4A.**—(1) The DAS Administrator may correct an accidental error in any determination, made by the DAS Administrator under these Regulations.
- (2) The DAS Administrator must notify the correction in writing to any person notified of the determination.
 - (3) A correction has effect—
 - (a) as if the determination was made in corrected form on the date on which the original determination was made; and
 - (b) where a debt payment programme was revoked in error, to restore that programme as if it had not been revoked.
 - (4) A correction under paragraph (1) may not be made—

⁽⁴⁾ S.S.I. 2011/238.

⁽⁵⁾ An application is made under regulation 20 of the DAS Regulations.

⁽⁶⁾ Regulation 46B(1) and (2) is inserted by regulation 15 of these Regulations.

⁽⁷⁾ Regulations 47(4) and (5), 47A and 47B are inserted by regulation 17 of these Regulations.

- (a) after 28 days from the date on which the error was made; or
- (b) where an application for review has been made under regulation 47 and a decision has not been made by the DAS Administrator.".

Money adviser fees

- **6.**—(1) In the definition of "continuing liability" in regulation 2(1) (interpretation: general)—
 - (a) after sub-paragraph (i) omit "and"; and
 - (b) after sub-paragraph (j) insert

"and;

- (k) a fee charged to a debtor by a money adviser;".
- (2) At the end of regulation 3(2)(b) (interpretation: debt), insert—

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- (c) as a fee charged by a money adviser for the money adviser's services in the debt payment programme in respect of which the services are provided".
- (3) In regulation 12 (functions and duty of a money adviser), in paragraph (3)—
- (i) after sub-paragraph (a) omit "and"; and
- (ii) at the end of sub-paragraph (b) insert—

"; and

(c) provide, as required by the DAS Administrator, information about the amount charged as a fee to a debtor for the adviser's services in a debt payment programme".

Approval of a money adviser

- 7. In regulation 9 (approval of a money adviser), for paragraph (3) substitute—
 - "(3) An applicant is to be a fit and proper person if, but not only if—
 - (a) the person has undergone training on the matters specified in Schedule 3; or
 - (b) the person works for an organisation which is working towards accreditation at Type 2 level or above against the Scottish National Standards for Information and Advice Provision.".

Payments distributors

- **8.**—(1) In regulation 16(1) (functions and duty of a payments distributor)—
 - (a) after "payments distributor" where it first occurs, insert "on behalf of the debtor";
 - (b) in sub-paragraph (a), for "DAS Administrator and any continuing money adviser" substitute "money adviser"; and
 - (c) in sub-paragraph (c), for ", any continuing money advisor, and to creditors", substitute "and any continuing money advisor".
- (2) In regulation 17(2) (charges by a payment distributor), after "fee" insert ", including any VAT incurred,".

Information on the DAS Register

9. In regulation 19(2) (information on the DAS Register)—

- (a) after sub-paragraph (h), insert—
 - "(ha) correction of an accidental error under regulation 4A;
 - (hb) variation of an approved programme under regulation 46D;
 - (hc) an application for review under regulation 47;"; and
- (b) in sub-paragraph (i), for "47" substitute "47C".

Joint debt payment programme

- **10.** In regulation 22(1) (joint debt payment programme)—
 - (a) for sub-paragraph (a) substitute—
 - "(a) if each of the debtors is liable for a debt which the programme would provide for the payment of; and"; and
 - (b) in sub-paragraph (b), omit "and" where it appears before "they".

Creditors

- 11.—(1) In regulation 23 (consent of creditors)—
 - (a) in paragraph (3), omit ", and if posted must be sent to the creditor by first class recorded delivery post";
 - (b) at the end of paragraph (5), insert—
 - ", irrespective of any assignation of the debt by that creditor,"; and
 - (c) after paragraph (7), insert—
 - "(8) Where the rights to one or more debts included in the debt payment programme are assigned, the creditor must immediately notify the DAS Administrator in writing—
 - (a) that the creditor has assigned the rights; and
 - (b) of the details of the assignee.".
- (2) After regulation 23 (consent of creditors), insert—

"Creditor's authorised representative

- **23A.** Where a creditor authorises another person to act on behalf of the creditor in relation to the debt arrangement scheme—
 - (a) the authorised representative must, provide evidence of authority to act on behalf of the creditor to the DAS Administrator and any continuing money adviser; and
 - (b) the creditor must notify the DAS Administrator and any continuing money adviser where the representative is no longer authorised.".

Standard conditions

12. In regulation 27 (standard conditions), in paragraph (2)(a), for "one month" substitute "42 days".

Variation

13.—(1) After regulation 36, insert—

"Proposal for variation: discharge of liability on compensation

- **36A.**—(1) The DAS Administrator may propose a variation of a debt payment programme where a liability, or part of a liability, of the debtor is discharged by a creditor applying compensation between that debt, or part of that debt, and a liability owed by the creditor to the debtor.
- (2) The DAS Administrator may not do so unless it has made a reasonable attempt to agree a variation between the debtor and creditor.
- (3) The proposal must be intimated in writing to those mentioned in regulation 36(4)(a) to (d).".
- (2) In regulation 37 (grounds for variation)—
 - (a) after paragraph (1)(e), insert—
 - "(ea) under regulation 36A where liability of a debtor is discharged by a creditor applying compensation;"; and
 - (b) in paragraph (1)(h)—
 - (i) for "of 6 months" substitute "not exceeding 6 months"; and
 - (ii) for "an equal period" substitute "a period equal to the period of deferment".
- (3) In regulation 39 (notification of approval or rejection of a variation) after paragraph (1)(c), insert "(ca) where there is a payment instruction under regulation 32, to the employer;".

Revocation of debt payment programmes

- 14.—(1) After regulation 40(a) (revocation on sequestration in debtor application), insert
 - on an award of sequestration of the debtor's estate where a creditor presented, or concurred in the presentation of, the petition for sequestration before approval of the programme(8);".
- (2) After regulation 40, insert—

"Death of a debtor

- **40A.**—(1) A debt payment programme must be revoked by the DAS Administrator on intimation to the DAS Administrator of the death of the debtor.
- (2) In paragraph (1), "the debtor" in relation to a joint debt payment programme refers to either debtor."
- (3) In regulation 42(1)(c) (grounds for revocation), for "the aggregate of two such payments" substitute "the aggregate of payments due in a period of two months, beginning after the last payment is made".
 - (4) In regulation 44 (notification of revocation)—
 - (a) in paragraph (2)(a) omit "and";
 - (b) in paragraph (2)(b) omit "to"; and
 - (c) at the end of paragraph (2)(b) insert—
 - "(c) the debtor; and
 - (d) the payments distributor.".
 - (5) After regulation 44, insert—

⁽⁸⁾ A debt payment programme is approved from midnight on the day immediately before that on which the notice under regulation 26 of the DAS Regulations is entered in the DAS register (see regulation 26(2)).

"Effect of revocation

- **44A.**—(1) The revocation of a debt payment programme is to have no effect for 14 days immediately following the date on which the programme is revoked; and
- (2) Where there is an application for review of a determination of the DAS Administrator to revoke a programme under regulation 47(3)(9), the revocation of the programme is to have no effect for 28 days after the date on which the application is made."

Composition

15. After Part 9 insert—

"PART 9A

COMPOSITION

Offer of composition

- **46A.**—(1) The DAS Administrator or a continuing money adviser may, with the consent of the debtor, make an offer of composition to each creditor taking part in the debt payment programme—
 - (a) after a period of 12 years beginning with the approval of the debt payment programme; and
 - (b) where 70% of the total amount of debt due under the programme when the programme was approved, has been paid.
 - (2) An offer under paragraph (1) must be made in form 6(10).
- (3) The period of 12 years in paragraph (1)(a) must not include any period of during which payments by the debtor were deferred under regulation 37(1)(h).

Acceptance of offer by creditors

- **46B.**—(1) Where a creditor accepts the offer of composition, in respect of a debt or debts due to that creditor and included in the debt payment programme, the liability of the debtor to repay that debt is discharged.
- (2) A creditor who is made an offer of composition under regulation 46A(1) and who does not respond to that offer within 21 days after the date of the offer is deemed to accept the offer.
 - (3) The DAS Administrator must maintain a record of acceptances by creditors.

Notice of completion on composition

- **46C.** Where every creditor accepts (or is deemed to accept) the offer in respect of all of the debts in a debt payment programme the DAS Administrator must send notice in writing of completion of the programme—
 - (a) to the debtor;
 - (b) to any continuing money adviser;
 - (c) to the payments distributor; and

⁽⁹⁾ Regulation 47(3) is substituted by regulation 17 of these Regulations.

⁽¹⁰⁾ Inserted by regulation 18 of these Regulations.

(d) to the employer where there is a payment instruction under regulation 32.

Variation on composition

- **46D.**—(1) Where regulation 46C does not apply, the debt payment programme must be varied by the DAS Administrator in accordance with the acceptances (and deemed acceptances) made under regulation 46B.
 - (2) The DAS administrator must intimate in writing the effect of the variation—
 - (a) to the debtor;
 - (b) to any continuing money adviser;
 - (c) to the payments distributor;
 - (d) to all creditors continuing to take part in the programme; and
 - (e) to an employer if there is a payment instruction under regulation 32.".

Reviews and appeals

- **16.**—(1) In regulation 2(1) (interpretation: general) after the definition of "the 1986 Act", insert— "appeal" means an appeal under regulation 47C;".
- (2) For regulation 12(1)(c) (functions of a money adviser: assistance and advice) substitute—
 - "(c) assist a debtor with, and advise on an application—
 - (i) for approval, variation or revocation of a debt payment programme; or
 - (ii) for review of a determination under regulation 47.".
- (3) In regulation 30 (diligence or sequestration in the period before a debt payment programme is approved), for paragraph 2(b), substitute—
 - "(b) that occurring 14 days after the date on which notice of rejection of the debt payment programme, sent under regulation 29(1), is so entered;
 - (ba) where an application for review has been made under regulation 47(1), that occurring 28 days after the date on which the application is made; and".
 - 17. For Part 10, substitute—

"PART 10

REVIEWS

Application for review

- **47.**—(1) A debtor or a money adviser acting on behalf of a debtor may, on any ground which may be raised in an appeal, apply for review of a determination of the DAS Administrator not to approve a debt payment programme.
- (2) A creditor named in an application for a debt payment programme may, on any ground which may be raised in an appeal, apply for review of a determination of the DAS Administrator to—
 - (a) dispense with the consent of the creditor;
 - (b) approve a programme.
- (3) A debtor or a money adviser acting on behalf of a debtor, a creditor participating in a debt payment programme or a creditor who has applied for variation of a programme on the

grounds in regulation 37(1)(e) or (f) may, on any ground which may be raised in an appeal, apply for review of a determination of the DAS Administrator to—

- (a) attach a condition under regulation 28;
- (b) approve, or refuse to approve, a variation of a programme;
- (c) revoke a programme;
- (d) correct an accidental error in any determination and restore a debt payment programme under regulation 4A.
- (4) An application under this regulation must be made—
 - (a) within 14 days after the date of intimation of the determination to the debtor or creditor; and
 - (b) in writing.
- (5) Where an application has been made under this regulation, the DAS Administrator must intimate the application in writing to—
 - (a) the debtor;
 - (b) any creditor named in the application for a debt payment programme;
 - (c) the money adviser who made the application for the programme;
 - (d) each creditor taking part in the programme; and
 - (e) any continuing money adviser for the debtor.

Procedure at review

- **47A.** Where an application is made under regulation 47, the DAS Administrator must review the determination which is the subject of the application—
 - (a) within 28 days of the application for review; and
 - (b) on the basis of—
 - (i) the information provided in the application; and
 - (ii) any written representations received from the debtor, creditor or money adviser.

Decision

- **47B.**—(1) Following review of a determination the DAS administrator may—
 - (a) confirm its determination;
 - (b) amend or alter its determination; or
 - (c) revoke its determination and substitute a new determination.
- (2) The DAS administrator must intimate in writing the result and the effect of the decision—
 - (a) to the debtor;
 - (b) to any creditor named in the application for a debt payment programme;
 - (c) to the money adviser who made the application for the programme;
 - (d) to each creditor taking part in the programme;
 - (e) to any continuing money adviser for the debtor;
 - (f) to the payment distributor; and
 - (g) where there is a payment instruction under regulation 32, to an employer.

PART 10A

APPEALS

Appeals

- **47C.**—(1) A debtor or a creditor may appeal to the sheriff on a point of law against a decision of the DAS administrator under regulation 47B.
 - (2) An appeal to the sheriff under paragraph (1)—
 - (a) is to be by summary application; and
 - (b) must be lodged within 14 days after the date of intimation to the appellant of the decision appealed against.
 - (3) The decision of the sheriff is final.".

Forms

- **18.**—(1) In regulation 37(4) (grounds for variation), for "form 3" substitute "form 4".
- (2) In Schedule 1 (forms)—
 - (a) for the following forms substitute the numbered form of the same number set out in the Schedule to these Regulations—
 - (i) form 1 (application for a debt payment programme);
 - (ii) form 2 (notification of approval of a debt payment programme);
 - (iii) form 4 (application for variation of a debt payment programme); and
 - (iv) form 5 (application for revocation of a debt payment programme); and
 - (b) insert form 6 after form 5.

Minor amendments and revocations

- 19.—(1) In regulation 18(1) (debt arrangement scheme register), insert "public" before "register".
- (2) In regulation 46(2) (notice of completion), for "mandate" substitute "instruction".
- (3) In the Bankruptcy (Scotland) Act 1985(11)—
 - (a) in section 7 (meaning of apparent insolvency) omit the subsection (1)(c)(vii) inserted by regulation 46 of the Debt Arrangement Scheme (Scotland) Regulations 2004(12); and
 - (b) in section 14 (registration of warrant or determination of debtor application)(13), omit the subsection (1)(c) inserted by paragraph 1 of Schedule 3 to those Regulations(14).

^{(11) 1985} c.66. Section 7 was repealed in part by the Drug Trafficking Act 1994 (c.37) ("the 1994 Act"), Schedule 3, and the Criminal Procedure (Consequential Provisions) (Scotland) Act 1995 (c.40) ("the 1995 Act"), Schedule 5, and amended by the 1994 Act, Schedule 1, paragraph 10(2), the Criminal Justice (Scotland) Act 1995 (c.20), Schedule 6, paragraph 185(3), the 1995 Act, Schedule 4, paragraph 58(3), the Debt Arrangement and Attachment (Scotland) Act 2002 (asp 17), schedule 3, paragraph 15(2), and the Proceeds of Crime Act 2002 (c.29), Schedule 11, paragraph 15(3). Subsection (1)(c) was also repealed in part, and sub-paragraph (iv) prospectively repealed, by the Bankruptcy and Diligence etc. (Scotland) Act 2007 (asp 3) ("the 2007 Act"), schedule 6, Part 1 (see SSI 2008/115) and S.S.I. 2004/468 and 2011/141 ("the DAS Regulations").

⁽¹²⁾ S.S.I. 2004/468 (revoked). A section 7(1)(c)(vii) in similar terms was inserted by Schedule 2 to the DAS Regulations.

⁽¹³⁾ Section 14 (and the heading to that section) was amended by the Bankruptcy (Scotland) Act 1993 (c.6), Schedule 1, paragraph 3, the 2007 Act, schedule 1, paragraph 12 and S.S.I. 2004/468 and the DAS Regulations.

⁽¹⁴⁾ S.S.I. 2004/468 (revoked). A section 14(1)(c) in similar terms was inserted by Schedule 2 to the DAS Regulations.

Savings

- **20.**—(1) Nothing in regulation 3(3), 6, 12, 13(1) or (2), 14(3) or 18(2) affects a debt payment programme in respect of which an application for approval was made (under regulation 20 of the DAS Regulations) before the date on which these Regulations comes into force.
- (2) Nothing in regulation 3(5), 5, 14(5), 16 or 17 affects a debt payment programme where the determination—
 - (a) against which a review or appeal would be made; or
 - (b) which would be corrected,

was made before the date on which these Regulations comes into force.

St Andrew's House, Edinburgh Date

Name
A member of the Scottish Government

Draft Legislation: This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Debt Arrangement Scheme (Scotland) Amendment Regulations 2013 No. 225

SCHEDULE

Regulations 15 and 18(1) and (2)

FORMS

The Debt Arrangement Scheme (Scotland) Regulations 2011

FORM 1 Regulation 20(2)

APPLICATION FOR APPROVAL OF A DEBT PAYMENT PROGRAMME SECTION 1 1 Details of Applicant (Money Adviser) Unique ID Number Name Address Contact Name (if different) Phone No. SECTION 2 2 Details of the debtor(s) applying for a Debt Payment Programme (DPP) 2a. Details of the debtor Surname First Name(s) Any other name the debtor has been known by Date of Birth (DD/MM/YYYY) Address Town Postcode Email address (if applicable) Telephone - Home Telephone - Mobile Business Name (if applicable) Business Address Town 2b. Is this application a result of a revoked joint application? Yes No Yes No 🗆 2c. Is this a joint application? If 'yes', do the debtors applying for a joint DPP meet the criteria in Regulation 22(1)? a) husband and wife to each other b) civil partners of each other c) living together as husband and wife d) the same sex living together as in a husband and wife relationship If 'no', DO NOT PROCEED with a joint DPP. 2d. Do both debtors consent to a joint application? If 'yes', complete 2e. If 'no', DO NOT PROCEED with a joint DPP. Yes No 🗆

2e. Details of the other debtor in a joint DPP

Surname			
First Name(s)			
Any other name the debter has open			
krown by			
Eath of Bidn (CEMOCYYYY)	<u> </u>	<u>· </u>	
#Jdrees			
_ewn			
Postsada			
I mail address (1 applicable)			
_elephone Home			
To ophone - Mobile	I		
Business Name (napolicable) Business Address			
Tawn			
Postende			
F W NaMis			
SECTION 3			
3 Eligibility to Apply			
Debtor(s) must satisfy a number of conditions to be a	e io ble to apply for approval.	of a DEEP	
3a. Is the programme for ONE debt only?		Yes 🗌	No 🗌
In 'yes', is the depoter involved in ait me to key director on time procention the celld in the DPP?	on, time to pay order	~ _{F8} □	t.c 🗌
Thyte', to this second duestion, the decion is NOT Electronic this debt is the only celetin (Reg. 21(3)).	ligible to aboy for a program	mo	
Sb. is the debtor, or in the case of a joint applica paying any debt under a conjoined arrestment or		Y:% 🗌	No 🗆
If 'yee', has a gred tor, including a creditor of a cebt : arrestment order in respect of another cebt, ettempts the deplor by any lawful meet a?		Y∺s □	tsc 🗆
If 'no', the debtor is NOTIE ig bie for a programme (Reg (21(/))		
Sc. Is the debtor, or in the case of a joint applica	tion, either of the debtors:		
A guerantly on undisclarated beautiment in	Costland England of		
 i) currently an undischarged bankrupt in Wales? 	econium. Engining of	- es 🗆	No 🗆
 ii) currently subject to a bankruptcy restrictions under bound by a bankruptcy restrictions under 		Y+% □	tsc 🗆
In 'yes' to any i) on ii), the depotr is NOT Liig ble for a	programme (Reg 21(2))		
Sd. Has the debtor, or in the case of a joint appli- granted a trust deed that has become protected?		's 'Y:s: □	No 🗌
In 'yea", the deptor is NOT \pm gible for a programme ϵ	(Reg. 21(2))		

SECTION 4						
4 Debt to be included in	the Debt Payr	nent Programme	,			
4a. The following are de owed by (deb		to be included in	the program	me		
Creditor's Name, address (incl. postcode)	Creditor ID ref.	Account numb	per Amour	nt owed	Payme (per in	
			£	Р	£	F
Complete (i) and (ii) for jo 4a. i) The following are owed by (deb Creditor's Name.	debts which ar			mme nt owed	Paymo	
address (incl. postcode)	ref.	Account nume			(per in	staln
			£	P	£	P
TOTAL DEBT		£	P			
4c. Is the debtor, or in to arrestment or arrestment	he case of a jo nt of their inco	int application, e me?	ither of the d	ebtors, sub Yes	ect to any No [<u>'</u>
If 'yes', provide additional	information to	the DAS Administ	rator			
SECTION 5						
5 Financial statement of	f the debtor(s)					
5a. The following is the programme	net income an	d expenditure of	(de	ebtor's nam	e) in the	
Total salary or wages		£	р			
Total income from bene	fits	£	р			
Total pension income Total other income		£	p p			
rotar other income		I I.	1.6			

Total income	£	р	
Payment frequency Weekly Fortnightly	Monthly [4 weekly
Total household expenditure	£	р	7
Total travel expenditure	£	Р	1
Total phone expenditure	£	р	1
Total other expenditure	£	Р	1
			-
Total disposable income	£	р	1
Complete for joint applications only. 5a. i) The following is the net income and expend programme		(debtor	s name) in the
Total salary or wages	£	р	4
Total income from benefits	£	р	4
Total pension income	£	Р	4
Total other income	£	р	_
Total income	£	р]
Payment frequency Weekly Fortnightly	Monthly [4 weekly
Total household expenditure	£	р]
Total travel expenditure	£	р]
Total phone expenditure	£	Р	1
Total other expenditure	£	р	1
•			-
Total disposable income	£	р	1

Draft Legislation: This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Debt Arrangement Scheme (Scotland) Amendment Regulations 2013 No. 225

5b. The debtor, or the debtors in the case of a joint DPP, propose(s) the following:						
i) Total payment offer of	r	over	Instalments			
Payment frequency vVeekly	Letingatly [Morthy 🗌	/ weekly 🗌			
ii) Lump sum offer of						
III) Lump sum to be paid	on the following date or	dates:				
iv) Realisation of the fol	lowing asset∣s∤for the be	nefit of creditors:				
SECTION 6						
6 Payment Details						
		ing the period of 4	ee to 12 days immediately following			
	ebtors in the case of a joh e Payments Distributor de he DAS Administrator:					
Paymente Bistribulor Address						
6c. The debtor, or the de Distributor will deduct _ addition to 2% application			erstand that the Payments ors to cover their costs, in Yes No			
Diest Debit Standing Older Checke Poeta Order Psykhint F-Ronking	o pay using one of the fol	lowing payment n	ethod s (tick preferred method):			

Se. If the debtor(s) selected Direct Debit or Sta	nding Order, provide bank account details:
Nama of bank	
Name of accion incluents:	
Bank account number	
Son Geda	· -
Preferred cate for the payment to be made is:	
6f. If the debtor(s) selected payment direct from	n salary or wages, provide employer's details:
Name of Employer	
Addres	
Town / City	
Fostcade	
Husiness Lax/obune number	
Business c-mail address	
Bebly Coployee Minumber	
Debtor imployee says I number	
SECTION 7	
7a. The debtor, or debtors in the case of a joi approved they must meet the following conditions:	int application, understand that if the programme is lons:
(a) make all payments under a programme as the	ey fallicite 🔲 🔲
(b) pay a continuing lab ity when due for paymen	nt;
(a) make no additional payment to a creditor for a	a dop, that is included in the programme
(d) no apply for pricidan precil beyond that pen-	nitled by DAS Regulations
	ernyourn kosc K winning) and it applicable, their
(i) ionange of address;	
(iii) material change of circumstances within	7 days of becoming aware of the change:
 (f) within 10 days also receipt by the debtor of on their nature, assets to lies it is as made. 	a written request, provide such information or evidence.
(a) make all payments in respect of credit obtains	ed under the Regulations as they fail due
 (b) give all notices and intimations which are required 	uited to be given under the Regulations
 (i) complete and submit when due is tax or or returned or occupred. 	duty return or deparation; and pay the tax or cuty so [1]
	onably practicable of a money across deasing to act for similar or resonation or suspension of acrosses, of the
advisor	
7b. The debtor, or debtors in the case of a joint approved they may be bound by any other resc	t application, understand that if the programme is
Administrator intended to secure completion of	
provided to the DAS Administrator will be used Debt Arrangement and Attachment (Scotland)	t application, agree that any personal information d to discharge their statutory functions under the Act 2002 and other relevant legislation (including r) but personal information will not be disclosed to Yes [

Draft Legislation: This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Debt Arrangement Scheme (Scotland) Amendment Regulations 2013 No. 225

7d. The debtor, or debtors in the case of a joint application, understand that the DAS Administrator (or an agent acting on their behalf) may also contact them to discuss their experience as part of our ongoing commitment to customer service.

Does the debtor agree to being contacted in this way?

SE	CTION 8
_	

The DAS Administrator in dolerning whether to approve a programme may consider information ю AS

the reg	vided by the deldor, to deplors in the base of social to a programmer and any comment in deptor(s). The DAS Administrator may considerions in oldering the term of the programmer in stones in oldering the term of the programmer ninistrator considers appropriate.	node by the money activise, who has rider the fair and reasonable conditio	picy occiadvice insise: out in the
	Provide any supporting information or co infinistrator to take into consideration.	omments below that you wish the	DAS
S	eccaling numeration		
SE	CTION B		
9.	Declaration by Money Adviser		
	I declare that the declar, or in the case of a received appropriate financial advice and in DPP, including the conditions which apply a held on a EVAS bub direg star.	formation about applying for a	
	Education that the decicing or in the case of a consented to proceed with this application (Yes 📗 No 🗀
10.	Signature of Debtor(s)		
	(Where form not submitted on debtor)s	declaration in Section 9 above)	
	I sook for approve tof the deal payment of declare that I nave received a spropriate ni for a DEP find using the soliditions which my DEP will be held on a DAS public regis	nands) advice and information about apply. If also indensial to hall inform	tapplying
	Signature of Demor	cata	
	Skinsture of other defror in a Joint DPP	cat≟	

Draft Legislation: This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Debt Arrangement Scheme (Scotland) Amendment Regulations 2013 No. 225

The Debt Arrangement Scheme (Scotland) Regulations 2011

FORM 2 Regulation 28(4)(a)(ii) NOTIFICATION TO CREDITOR OF APPROVAL OF A DEBT PAYMENT PROGRAMME SECTION 1 1a DAS Case Number 1b Date the Debt payment Programme (DPP) was approved SECTION 2 2 Creditor 10 No. (where appropriate). Name of Company Or, happropriate creditor's name Address Fown Forland: SECTION 3 3 Details of the debtor Surname First Name(s) Any other name the debter has been krown by Eale of Éide (CE/MM/YYYY) awn Postcodo Business Name (napolicable) Business Address ewn Postcode 3 a Details of second debtor in Joint DPP Sumarra Fig. Name(s) Any other name the debtor has been known by Dete of Birth (CD/MV/YYYY) Address Town libatopda Business Name (il applicable) Business Accress GW1 Postcode

•			

4 Details of Debt included in Programme

The declar, or the debtors in the case of a join, application, agree to make the first payment under the programme during the period of 42 cays in the cate yieldowing the cate on which the DPP is approved.

4a. The debtor, or the debtors in the case of a joint application, agree to make all payments to the Payments Distributor detailed below unless another Payments Distributor is notified by the DAS Administrator:

Feynien's Distributor Address	

4b. The Payments Distributor will deduct 2% from the payment due to the creditors from each Instalment to cover the fee payable to the DAS Administrator for consideration of the OPP application and an additional $\underline{\hspace{1cm}}$ % fee for administering the payments distribution.

4c. The following are debts which are included in the programme owed by (deblor's name)

Actount rumper	4 nount o	rwed	Peymentia (perinstal		Net amb baya de to d (per instaln	redito:
	ę.	t)	£	þ	£	l:

(Continue to list oil debts, if more than one)

For joint DIPPE only. 4c. i) The following are debts which are included in the programme owed by (debtor's name)

Appoint rumper	Amounte	wed	Payment a (per instal		Net amb beyable to di (per instaln	redito:
	C.	Þ	T.	ь	T.	۴

(Continue to list all debts: if more than one)

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Ad. The debter, or the debters in the case of a joint DPP, will pay the following:

4a. The debtor, of the debtors in the	case or a joint Dr i	, will puy the folia	wing.
i) Total payment amount of		over	instalments
Payment frequency Weekly Fortni	ightly M	onthly	4 weekly
ii) Lump sum offer of			
iii) Lump sum to be paid on the follo	owing date or dates:	:	_
iv) Realisation of the following asse	et(s):		
•			\neg
SECTION 5			
Notification by Continuing Mon- appropriate)	ey Adviser or the DA	AS Administrator	(where
You are notified that the debtor, or specified in this notice are taking parameters. Arrangement Scheme (Scotland) if	part in a DPP approve		ne,
Name of person sending this notic	e		date
5a. Details of Continuing Money Ad	lviser or the DAS Ac	iministrator (whe	re appropriate)
ID No. (where appropriate) Name Address			
Contact Name (if different)			
Phone No.			

The DAS Administrator will use information provided to discharge their statutory functions under the Debt Arrangement and Attachment (Scotland) Act 2002 and other relevant legislation, including placing debtor's details on the DAS public register. Personal information will not be disclosed to third parties except as provided by legislation.

IMPORTANT INFORMATION FOR CREDITORS

The Debt Arrangement Scheme (DAS)

The Debt Arrangement Scheme is a statutory scheme that has binding legal effect. A DAS docupayment programme (DFF) has effect when it is approved by the DAS Administrator, on behalf of Spottish Ministers - the Accountant in Benkruptoy, 1 Tennyour Road, Krivinning, KA13 68A

DAS Leads couple with deals to pay mast of each they owns after a couloes over an expand on red of t no. No further interest of energies can be accept to the cobt whilst the EPP continues and they are written of on completion of the DP^{\pm}

This form is a notice to verified the TAS Administrator has appropriate a CEP as emposed by the cablor of cablors in the case of a joint CPP, named bodye. The debter(s) is itherefore, protected from enforcement.

The projection w_i is pply until the congramme is completed out w_i is up if the programme is revoked before completion. For example out to non-cosyment by the deposits).

IT IS UNLAWFUL TO SEQUESTRATE (MAKE BANKRUPT), OR TO USE DILIGENCE (ENFORCEMENT) AGAINST A DEBTOR WHO IS PROTECTED FROM ENFORCEMENT.

Further information arout the rights and outes of softers and proditors under DAS is available on the Accountant in Bankhuctey website at: www.aib.gov.uk.

The Debt Arrangement Scheme (Scotland) Regulations 2011 Reg. 38(3)(b) Form 4

Application for Variation of a Debt Payment Programme

S ec 1	tion 1 Details of Applicant (Money Advis	er or Creditor in DPP or Creditor not in DPP)
	DIND (Where Appropriate) Name Addicess	
	Cantact Name (it offerent) Plante No	
	Сарасту	Money Adviser
S ec 2	tion 2 Details of Debt Payment Programme	
	DAS case number is this a joint DPF?	
2.8	Name of debtor	
	Surname First Name(s) wddress	
	Postcode	
26	If a joint DPP isomplete 2b Name of other debtor in the DPP	
	Someone Lirst Name(s) Addices	
	Postocle	

Se c	ction 3 Grounds for Variation (Regulation 57)							
	Lapply for a variation because							
Э	There is an agreement between the cebtor, on in the base of a joint DPP the debtors, and each cross for participating in the programme	Υоз		Vο	Ξ			
b	There is an agreement between the cebtor and a creditor to cancel the obligation to roppy an amount.	Yos		ďσ	=			
0	The program halis one in relation to which a request for the consent of every disclibit was mode police 90th June 2007 and the variation is to Treeze interestance charges otherwise due to these precitors.	Yos		ψp	Ξ			
ij	There has been a material change in the directnistances of the declar or, in the case or a joint D-P, the debtors	Yos		Чэ	=			
Ü	A dobt has seen on tied from at was wrongly assessed for the programme due to a mistake, oversight, or other reasonable cause.	Yos		Чэ	=			
1	There is a deal that was future or contingent which was known but not quantificate. Yes \square No at the date of approval, is now quantified and due for payment.							
я	The orbitor of the declars in the case of a join, DPP modes credit to meet an							
lı	The achieves in the case of all on DEP incidences, wishes to defin powerful for a period of not exceeding 6 months, with the period of the DMP to be extended accordingly, as the cettor's disposable income has reduced by $c0\%$ or more as a result of the dictums access specified below	Yes		Va	Ξ			
	A period of unemployment or change in employment;							
	A period of leave from an adyment for matemity, pate nity, adoptionally department;	io nui	to ca	ard fi	я в			
	A period of illness of the deblor							
	Discree, class alien of civil cal thership or judicial sequestion, or Death of a person with whom the debtor shared financial responsibility	es or c	therv	/ISE.				
Prov	ride full details and evidence in respect of Sa) to 3h) below.							
	Supporting Information							

	lion 4										
ė.	Effect of the Variati	on									
	Leisnto										
ā.	Change the cobt incl	usca intra DF	-1P .					Yos		Чэ	Ξ
	If yes, provide detail	is or the cest t	o be no uded	or exc	luced o	e cw:					
	Creditoria Name A roldress	Oreditar ID	Account number	Amor uwo E		rul i	if new dept in the pramme				
				_		_					
		l	<u> </u>					I			
b	Arrange a payment hi above)	no iday at hat e	exceeding 6 m	icntre	(an the _t	graun	de at 3h	Yes		Vο	Ξ
	If yeer, provide detail	ls of income s	nd excenditur	e st/2	below:						
:	Vary huternound day	able to the one	cilers					Yes		Ма	=
	If yesi, provide detail		ome, expendi	ture a		ed pay	men: offer:				
	otal salary or wag:				<u> </u>		Р				
	Total income from a	ocnofils			€		þ				
	To all pageston incom	nc:			£		P				
	oral other income.				<u>!</u>		L.				
	Total income				£		b				
	Fayment Texturency Weekly	Ez nighty □	Monthly [] 4 w:	ee sty 🔲						
	otal household exp	penditure			<u>-</u>		P				
	otal travel expend	iture			£		Р				
	Total phone exacts	cture			€		Р				
	oral other expends	tre			<u>!</u> .		P				
	Total disposable li	ncome			£		þ				
	Payment offer of	av	/er		nstalime						
đ	Ollhon	rozingniy 🗀	WOATHIN] 4 W:	æ51y ∐			Yos	П	VI-S	_
.i		er maak sk da'	en der helen					1105	П	45	_
	Provide full details if		.5 40°, 0915W.						_		
	Supporting information	on:									

S ect 51	ion 5 Approval of a Variation (Regulation 35)	
	The DAS Administrator in determining whether a variation is rain and reasonal consider information provided by the detroit or decorabilities asset of a local District Sold amendation being and the decorability making but the views of any menoy advisor who has provided advice to the decorabilities and making the factor the DAS Administrator considers appropriate.	PP the inalian
	Provide any supporting informs innochomments believ that you wish the EAS Administrator to take into consideration.	
	Supporting Information	
Sect 0	ion 6 Declaration by Money Adviser (whore applicable)	
	I declare that the debtor, or in the base of a joint DPP the cebtors, received appropriate financial acylobia to information about varying the DPP, including the implications of the varietion.	
	I declare that the debter, or in the case of a joint ago cation the ceblors have conserted to proceed with this application without aigning this declaration.	
S ect	ion 7 Declaration of Creditor (where applicable)	
	I adoly for a variation of the DPP losise, but in this application	
	Signature of Creditordatedate	
	Position in company (flishy)	

The Debt Arrangement Scheme (Scotland) Regulations 2011

Form 5

Reg. 41(2)(b)

Application for Revocation of a Debt Payment Programme

Section 1 1 Defails of Applicant (Money Adv	iser or Creditor in DPP)
ID Koll (Milran Appopriata) Nama Address	
Contact Name (if different) Phone No	
Сарасту	Money Adviser
Section 2 2 Details of Debt Payment Programme	
DAS case number subisity joint DPP?	Yes No No Notkrewn
2a Name of debtor	
Surreme First Name(s) Address	
Fostacle	
It a joint DP-1 complete 2b 2b Name of other debtor in the DPP	
Someome First Namo(s) Address	
Postcode	

Se 0	tion 3 Grounds for Revocation (Regulation 42)				
	l apply for a revocation of the DPP because:				
a)	The debtor, or in the base of a joint DPP the debtors failed to satisfy a standard condition under regulation 27 or a discretionary condition under regulation 28.	Yes		No	
p;	The ceptor ich in the page on a joint CPP the debtors, made a halse statement in their approprian.	Yes		Nο	
3)	The debtar or in the case of a joint DPP the deptors halled to make the agreed installment under the LPPP and they are currently in arreasy of an amount equal to the aggregate or payments due in a period of two months beginning after the ast payment is made.	Yes		No.	
ď,	The conditions for a joint DPP as specifies in regulation 22(1) or (2) no lunger apply	Yes		No	
e;	The rodder, or in the case of a join DPP cont of her decrois, is decreased.	Yes		No	
	vide full details in respect of 3a) to 3e) below. Supporting Information Sion 4				_
•	Determination of a Revocation The 198 Administrator must it near regulation 43, periader any state tonial for, a coblor. The nature of any failure, or militude also errors, inforward for not the programme will be successful and any representative after on by the creditors, provided that they are received within the signal Tab Administrator may have regard to any other fair or the list on when determining whether in revoke a CPP. Provide any subporting information or comments below that you wish to so into consideration.	merion lo ions maca peoned o uscannece	cindicalle by the enoc. secuspials	*	

Section 5	
5 Declaration by Money Advises	
I deplace that the deplace or in the case of a joint DPP the debtors, receiving mandal ladvice and information about revoking the DPP, including the Impreviously on a unterest and charges that apply to the debts	
I declare that the cettor, or in the case of a joint application the dectors, have proceed with this application without signing this declaration	a consented to
Section 6 S Declaration of Creditor (where applicable)	
.1 declaration of ortalion (where application)	
I apply for a revocation of the DPP, as set out in this application.	
Signature of Oredinordatedate	
Position in company (fliany)	

The Debt Arrangement Scheme (Scotland) Regulations 2011

FORM 6 Offer of Composition							Ri	gulation	46A		
SECTION 1											
1a. DAS Case Number											
1b. Date the Debt Payment Prog	jramme	(DPP)	was	аррі	rove	d _			/ 20_		
SECTION 2											
2. Creditor											
ID No. (where appropriate) Name of Company Or, Theomoxiate knodillor's name Address											
Tawn Forkaide											
SECTION 3											
3. Details of the debtor											
Sund to First name(s) Any other name the debtor has been known by Date of birth (DEVMY/YYYY) Arbitrass					T -			- 1			
Postcode Usuriess name (it applicable)											
Elleiness address Town Postonde											
3a. Details of second debtor in	joint DI	P									
Surname I instrume(s) Any other name the debter has been known by Eath of bith (CEVMO/YYYY) Address					<u> </u>			- I			
own Postcodo											
Business name (if applicable) Business accross lown Postbode											

Draft Legislation: This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Debt Arrangement Scheme (Scotland) Amendment Regulations 2013 No. 225

SECTION 4

- Details of the debt(s) owed to the creditor named in Section 2 included in the offer of cornossition.

Account number	Total deb Date Da appro	ი⊃დეც	To all arms by the de the D	obtorito	To all cubil cutstanding at cate of offer of composition		
	£	P	£	P	£	Р	

(Continue to list all debts, it more than one)

For an DEEs only

Argainst member	Total deb Data Di alopti	on was	To all arro by the d the t	labsor to	To all orbii outstanding at sate of attenot composition		
	ï	2	±	P	Ë	P	

(Continue to list all debts, it more than one)

SECTION 5

5. Offer of composition

An effer of composition is made to the preditor named in Section 2 . The DPP has been in effect for all least 12 years (expuding any period of defens.) and 170% or more of the total amount of debt due at the date of approval has been paid.

Where a creditor accepts the other of composition, the liability of the debtor to

- (a) Tropay a debt included in the Debt Paymon, Programme is discharged,
- (b) pay interest, rees, penalties profit encharges in relation to a debt included in the programme is volved.

A creditor who is made an effect of composition under regulation 45(4)/10 and one does not respond to that offer within 21 days after the date of the offer is deemed to accept the offer

SECTION 6

6. Acceptance

Laboreon the other or composition in respect of each of the cetos dire and included in the recommon \square

I accept the affer of composition in respect of only the following dept(s) included in the Programme.

I do not accept the offer or composition.		
Signature of Chocitor (may be omitted in an electronic application) Position in company (Carly)	c.e	

EXPLANATORY NOTE

(This note is not part of the Regulations)

The Debt Arrangement Scheme (Scotland Regulations 2011 ("the DAS Regulations") provide a scheme for the repayment of debts in Scotland. They provide for procedure and forms in respect of a repayment arrangement under the scheme, which on approval is described as a debt payment programme ("a programme").

These Regulations amend the DAS Regulations and the Debt Arrangement Scheme (Interest, Fees, Penalties and Other Charges (Scotland) Regulations 2011 (S.S.I. 2011/238) in order to make changes to the scheme.

Regulation 3 amends the last mentioned instrument to amend the date on which interest, fees, penalties and other charges are frozen on an application for a debt payment programme, to the date of application for the programme from the date of approval, and makes consequential changes for the introduction of composition and reviews by the DAS Administrator.

Regulation 5 inserts provision into the DAS Regulations to enable the DAS Administrator to correct accidental errors.

Further amendments are made to the DAS Regulations to provide that fees for the services of money advisers are not included in a programme (regulation 6) and to make further provision as to who can apply to be a money adviser (regulation 7).

Regulation 8 removes duties on payments distributors to assist the DAS Administrator and advise on payment distribution (insofar as the DAS Administrator administers ongoing cases in place of money advisers who do not charge), to provide reports to creditors, and clarifies the application of the limit to the amounts charged by payment distributors.

Amendments are made to the information to be included on the DAS Register (regulation 9).

Regulation 10 amends regulation 22 of the DAS Regulations to remove the requirement that the two debtors in a joint programme have a debt for which they are joint and severally liable. Amendments are made to regulation 23 of the DAS Regulations (consent of creditors) to remove the need to send the request for consent by first class post and to provide that the period of 21 days to respond to the request applies irrespective of assignation of a debt. A creditor has to notify the DAS Administrator of an assignation of a debt included in a programme. Further amendments are made to require a creditor's authorised representative to provide evidence of authority to act and for notification to the DAS Administrator where a representative is no longer authorised (regulation 11).

Regulation 12 increases the time limit in which the first payment under a programme is to be made from one month to 42 days. Regulation 13 allows for variation of a debt payment programme where a creditor has applied compensation (or "set-off") between mutual debts owed between the debtor and creditor, reducing a debtor's debt, where debtor and creditor do not agree a resultant variation. Amendments are also made to the duration of payment breaks and notification.

Regulation 14(1) allows revocation of a debt payment programme where there have been concurrent applications to the sheriff and DAS Administrator for bankruptcy and for a debt payment programme respectively, on an award of sequestration where the petition was presented before the debt payment programme was applied for. See also section 4(3) of the Debt Arrangement and Attachment (Scotland) Act 2002 and section 12(3A)(a) of the Bankruptcy (Scotland) Act 1985. Provision is also made for revocation on the death of a debtor. New provisions are inserted into the DAS Regulations to introduce composition after the debtor has made payments in terms of the programme for a period of 12 years and 70% of the debt is paid (regulation 15). In addition, a new review and appeal procedure

is introduced (regulation 16 and 17). Provision is also made in respect of the effect of determinations which are challenged.

Provision is also made for new forms (regulation 18).

Regulation 19 makes minor corrections and clarifications and implements recommendations of the Scottish Law Commission to remove technical duplication in provisions amended into the 1985 Act.

Regulation 20 includes savings provisions in relation to programmes approved and determinations made before these Regulations come into force.

A Business and Regulatory Impact Assessment of the effect which these Regulations are likely to have on business costs has been prepared and placed in the Scottish Parliament Information Centre. Copies may be obtained from the Accountant in Bankruptcy, 1 Pennyburn Road, Kilwinning.