SCOTTISH STATUTORY INSTRUMENTS

2014 No. 294

DEBT

The Debt Arrangement Scheme (Scotland) Amendment Regulations 2014

Made - - - - 5th November 2014

Coming into force
for the purpose of
regulation 1(2)
for the purpose of
regulation 1(3)

1st April 2015

The Scottish Ministers make the following Regulations in exercise of the powers conferred by sections 2(3)(d), 4(5), 5(4), 7 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 2014.
 - (2) Subject to paragraph (3), they come into force on 11th December 2014.
- (3) Regulations 8 except paragraph (3)(a) and (c), 9(1), 10, 21(5)(a), 22, Schedule 1 and Schedule 2 in respect of form 1 come into force on 1st April 2015.

^{(1) 2002} asp 17. Section 5(4) was amended by the Bankruptcy and Diligence etc. (Scotland) Act 2007 (asp 3) ("the 2007 Act"), section 212. Section 7 was amended by the 2007 Act, section 212 and by the Bankruptcy and Debt Advice (Scotland) Act 2014 (asp 11) ("the 2014 Act"), section 53. Section 9(1) contains a definition of "prescribed" relevant to the exercise of statutory powers under which these Regulations are made. Section 9(1) was amended by the 2014 Act, Section 53.

⁽²⁾ As amended by paragraph 38 of schedule 3 to the 2014 Act. The powers used in this instrument include section 7(2)(bd) of the Act, inserted by section 3(2) of the 2014 Act. 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.

Interpretation

2. In these Regulations, "the DAS Regulations" means the Debt Arrangement Scheme (Scotland) Regulations 2011(3).

Amendment to the DAS Regulations

3. The DAS Regulations are amended in accordance with regulations 4 to 22.

Interpretation: Common Financial Tool, legal persons and other entities

- **4.** In regulation 2(1) (interpretation: general)—
 - (a) after the definition of "appeal", insert—

""charity" means a body entered in the Scottish Charity Register under the Charities and Trustee Investment (Scotland) Act 2005(4);

"Common Financial Statement" means the style and format for income and expenditure categories under that title (and, where relevant, related spread sheets, budget sheets, trigger figures, guidance materials and notes) published by the Money Advice Trust(5);

"Common Financial Tool" means the method of assessing the amount of a debtor's assets, income, liabilities and expenditure provided for under section 5D (assessment of debtor's contribution) of the 1985 Act(6) modified in accordance with Schedule A1(7);";

(b) for the definition of "continuing money adviser", substitute—

""continuing money adviser" has the meaning given by regulation 12(3)(8);";

(c) after the definition of "DAS Register", insert—

""debtor" means—

- (a) an individual;
- (b) a legal person;
- (c) a trust; or
- (d) an unincorporated body of persons;

"declaration of viability" has the meaning given by regulation 22A(7)(c)(9);";

(d) after the definition of "joint debt payment programme", insert—

""legal person" means—

- a partnership;
- a limited partnership within the meaning of the Limited Partnerships Act
- a corporate body other than a company registered under the Companies Act 2006(11);";

⁽³⁾ S.S.I. 2011/141, as amended by S.S.I. 2013/225.

 ^{(4) 2005} asp 10.
 (5) The Money Advice Trust is a company registered in England and Wales with registered number 4741583, registered charity in England and Wales registration number 1099506. Available atwww.cfs.moneyadvicetrust.org

See the Common Financial Tool etc. (Scotland) Regulations 2014 (S.S.I. 2014/290).

⁽⁷⁾ Inserted by regulation 8(6) of and Schedule 1 to these Regulations.

⁽⁸⁾ As amended by regulation 7(a) of these Regulations.

⁽⁹⁾ Regulation 22A (debt payment programme: legal persons and other entities) is inserted by regulation 13 of these Regulations.

^{(10) 1907} c.24 (7 Edw.7).

^{(11) 2006} c.46.

- (e) after the definition of "money adviser", insert—
 - ""nominated person" means a person specified by virtue of regulation 22A(7)(b);
 - "OSCR" means the Office of the Scottish Charity Regulator within the meaning of the Charities and Trustee Investment (Scotland) Act 2005(12);"; and
- (f) after regulation 2(1), insert—
 - "(1A) Any reference in these Regulations to a debtor (however described) does not include an entity referred to in section 6(2) of the 1985 Act (companies registered under the Companies Act 2006 or entities in respect of which an enactment provides, expressly or by implication, that sequestration is incompetent)(13)."

Approved money adviser for legal persons and other entities

- **5.**—(1) For regulation 7(3) (debtor to have approved money adviser), substitute—
 - "(3) The money adviser who advises a debtor and intends to resign must assist a debtor in finding a replacement money adviser before the money adviser resigns."
- (2) After regulation 8 (approved categories of money advisers), insert—

"Approved money advisers: legal persons and other entities

8A. Where the debtor is a legal person, trust or unincorporated body of persons, the money adviser who advises the debtor must be a money adviser in the category specified in regulation 8(a)."

Approval of a money adviser

- **6.**—(1) In regulation 9 (approval of a money adviser)(14)—
 - (a) for paragraphs (2) and (3), substitute—
 - "(2) The DAS Administrator may approve an application under paragraph (1), if satisfied that the applicant—
 - (a) has undergone training on the matters specified in Schedule 3;
 - (b) is not a person listed in regulation 10; and
 - (c) is a fit and proper person to be a money adviser."; and
 - (b) for the cross-reference in Schedule 3 substitute "Regulation 9(2)(a)".
- (2) Regulation 7 of the Debt Arrangement Scheme (Scotland) Amendment Regulations 2013(15) is revoked.

Functions and duty of a money adviser

- 7. In regulation 12 (functions and duty of a money adviser)—
 - (a) in paragraph (3), after "to a debtor" where it first occurs insert "or advises a debtor which is a legal person, trust or unincorporated body of persons";
 - (b) in both heads (i) and (ii) of paragraph (3)(b), after "adviser" insert "or any nominated person under regulation 22A(7)(b)";

⁽¹²⁾ See section 1 of that Act.

⁽¹³⁾ Section 6(2) is amended by paragraph 6 of schedule 3 to the 2014 Act, to add a reference to limited liability partnerships.

⁽¹⁴⁾ Regulation 9(3) was substituted by S.S.I. 2013/225 to add a reference to organisations working towards Type 2 accreditation against Scottish National Standards for Information and Advice Provision.

⁽¹⁵⁾ S.S.I. 2013/225.

- (c) after paragraph (3)(b)(ii)—
 - (i) omit "and"; and
 - (ii) insert—
 - "(iia) on any resignation, the full name and business address of the replacement money adviser or nominated person; and"; and
- (d) after regulation 12 insert—

"Additional functions and duty of a money adviser: legal persons and other entities

- **12A.** Where the debtor is a legal person, trust or unincorporated body of persons a money adviser must—
 - (a) in any review under regulation 12(3)(a) include a declaration of viability;
 - (b) if unable to make such a declaration because the money adviser considers the debtor does not meet the requirements contained in regulation 22A(7)(c), apply as soon as reasonably practicable for revocation under regulation 41; and
 - (c) on becoming aware of information which causes the adviser to believe that a ground for revocation under regulation 42(1) is met, apply as soon as reasonably practicable for revocation under regulation 41.".

Common Financial Tool: consequential amendments, all debts due

- **8.**—(1) In regulation 12(1) (functions and duty of a money adviser)—
 - (a) after "money adviser" insert ", using the Common Financial Tool in the case of a debt payment programme for an individual,"; and
 - (b) at the end of sub-paragraph (d) insert ", in accordance with the Common Financial Tool in the case of a debt payment programme for an individual".
- (2) At the end of regulation 12(3)(a) insert "(in accordance with the Common Financial Tool in the case of a debt payment programme for an individual)".
 - (3) After regulation 20(2) (application for approval)—
 - (a) insert—
 - "(2A) The debt payment programme applied for under paragraph (1) must provide for the payment of all debts due by the debtor at the time of making the application which a debt payment programme can provide for payment of, subject to regulation 22A(8)(b).";
 - (b) after paragraph (2A) so inserted, insert—
 - "(2B) Where the debtor is an individual the application must also contain—
 - (a) the statement of income and expenditure in form 1 as at that date completed in the style and format of the Common Financial Statement; and
 - (b) a statement—
 - (i) that the proposed payments are in accordance with the Common Financial Tool as assessed by the money adviser; and
 - (ii) any evidence or explanation required in applying that tool."; and
 - (c) after paragraph (2B) so inserted, insert—
 - "(2C) Where the debtor is a charity the application must also contain evidence that it has been intimated to OSCR.".
 - (4) In regulation 24 (approval of agreed programmes)—

- (a) in paragraph (1), for "The" substitute "Subject to paragraph (1A), the"; and
- (b) after regulation 24(1) insert—
 - "(1A) In the case of a debt payment programme for an individual, the debt payment programme may only be approved in accordance with the Common Financial Tool.".
- (5) Before regulation 25(2)(a) (approval by the DAS Administrator) insert—
 - "(za) where the debtor is an individual, the Common Financial Tool;
 - (zb) where the debtor is an individual, any statement and evidence required under regulation 20(2B) to satisfy the DAS Administrator in applying the Common Financial Tool;".
- (6) Before Schedule 1, insert Schedule A1 set out in Schedule 1 to these Regulations.

Information on the DAS Register

- **9.**—(1) In both regulation 19(2)(a) and (3) (information on the DAS Register), for "regulation 20(3)" substitute "section 4A(1) and 4B(1) of the 1985 Act(16) or regulation 20(3).
 - (2) In regulation 19(3)—
 - (a) after "programme" where it last occurs insert ", and for each individual who has consented in relation to that debtor under regulation 22A(2)(a), (3), (4) or (5)"; and
 - (b) in sub-paragraph (c) after "business" insert "name and".

Application for approval: intention to apply and moratorium

- **10.** For regulation 20(3) (intimation of intention to apply) substitute—
 - "(3) On revocation of a joint debt payment programme on the grounds that conditions in regulations 22(1)(b) or (2) no longer apply or under regulation 40A(1), a debtor who intends to apply may give written intimation of that intention to the DAS Administrator within 12 months of giving notice under section 4A(1) of the 1985 Act."

Application for approval: legal persons and other entities

- 11. After regulation 20(4) (intimation of withdrawal) insert—
 - "(4A) Where the debtor is a legal person, trust or unincorporated body of persons—
 - (a) "habitually resident in Scotland" in paragraph (1) is to be taken to mean—
 - (i) having an established place of business in Scotland; or
 - (ii) constituted or formed under Scots law, and at any time carrying on business in Scotland(17); and
 - (b) intimation under paragraph (4) may be given by a nominated person or a money adviser on the debtor's behalf.".

Debtors who may apply for approval, etc.

- **12.**—(1) For regulation 21(1) (debtors who may apply for approval) substitute—
 - "(1) Subject to paragraphs (2) and (3), a debtor may apply for approval of a debt payment programme—

⁽¹⁶⁾ Sections 4A and 4B are inserted by section 8 of the 2014 Act.

⁽¹⁷⁾ See section 9(2A) of the Bankruptcy (Scotland) Act 1985 (c.66), as inserted by the 2007 Act, section 14(7)(d).

- (a) in the case of an individual debtor, where the programme provides for the payment of one or more debts; or
- (b) in the case of any other debtor, where the programme provides for the payment of two or more debts.".
- (2) In regulation 22(3) (joint debt payment programme), after ""debtor" insert "(including to a debtor who is an "individual" or "individuals")".

Business Debt Arrangement Scheme

13. After regulation 22 (joint debt payment programme), insert—

"Debt payment programme: legal persons and other entities

- **22A.**—(1) This regulation applies to an application for a debt payment programme under regulation 20(1) by a debtor which is a legal person, a trust or an unincorporated body of persons.
 - (2) In relation to a partnership—
 - (a) every partner must consent to the application; and
 - (b) the application may be combined with an application by any of the partners as an individual (but see paragraph (8)(b)).
- (3) In relation to a limited partnership, every general partner must consent to the application (and any limited partner in the partnership who at any time has taken part in the management of the firm).
 - (4) In relation to a trust, the majority of trustees must consent to the application.
- (5) In relation to a corporate body (other than a company registered under the Companies Act 2006) or an unincorporated body of persons, a person authorised to act on behalf of the body must consent to the application.
- (6) Where paragraph (2)(a), (3), (4) or (5) applies, a declaration by a money adviser under regulation 20(2)(b) must declare that consent has been given as required.
 - (7) Any application under this regulation must—
 - (a) include evidence (including any founding documents) demonstrating the legal status of the debtor;
 - (b) specify the full name and address of an individual who—
 - (i) has been nominated by the debtor;
 - (ii) with the agreement of the partners, trustees or authorised person mentioned in paragraph (2)(a) to (5) respectively,

to act on behalf of the legal person, trust or unincorporated body of persons; and

- (c) contain a report to the DAS Administrator by the money adviser in form 7 including a declaration that the debtor is viable (a "declaration of viability") on the basis that, in the adviser's opinion—
 - (i) the programme has a reasonable prospect of being completed;
 - (ii) the debtor can make all payments due under the programme within a period of 5 years after the date of the application; and
 - (iii) the debtor is continuing to trade, where trading, as at the relevant date or otherwise operating at the relevant date.

- (8) Any debt for which both an individual debtor is liable and a legal person, trust or unincorporated body of persons is liable in relation to which that individual debtor is a person specified under paragraph (2)(a), (3), (4) or (5)—
 - (a) must be disclosed both in any application by that individual or by that legal person, trust or unincorporated body of persons;
 - (b) may be included in any application by that individual or by that legal person, trust or unincorporated body of persons and subsequently approved for payment, but may not be included in both such applications; and
 - (c) may be taken into account by the DAS Administrator in determining whether a debt payment programme is fair and reasonable under regulation 25(1) in relation to an application by either an individual or a legal person, trust or unincorporated body of persons.
- (9) For the purposes of section 4(2) to (4) of the Act and regulations 33(1)(a) and 34 (effect on diligence), debts which are being paid under an approved debt payment programme by a legal person, trust or unincorporated body of persons are treated (notwithstanding paragraph (8)(b)), as if they are also being paid under an approved debt payment programme by the individuals specified under paragraph (2)(a), (3), (4) or (5) in relation to that legal person, trust or unincorporated body of persons.
- (10) Unless the context otherwise requires, where the debtor is a legal person, trust or unincorporated body of persons, notices and intimations given by or to a debtor under these Regulations may be given by or to the nominated person.
- (11) In relation to a charity, notification given under regulation 29, 44 and 46 must also be given to OSCR.
 - (12) In paragraph (7)(c)(iii)—
 "the relevant date" means—
 - (a) in the case of a declaration contained in an application for approval of a debt payment programme, the date of the application; and
 - (b) in any other case, when the declaration is required under these Regulations; and "operating" means the debtor at the relevant time has office-holders or trustees in office or owns or holds property, and is active in fulfilling the purposes for which the legal person, trust or unincorporated body of persons was established.".

Consent of creditors: legal persons and other entities

- 14. In regulation 23 (consent of creditors) after paragraph (3) insert—
 - "(3A) Where the debtor is a legal person, trust or unincorporated body of persons, a request to a creditor for consent must include a declaration of viability.".

Standard conditions

- **15.** In regulation 27 (standard conditions)—
 - (a) after paragraph (2)(j) omit "and";
 - (b) at the end of paragraph (2)(k) insert-
 - "; and
 - (l) in the case of a debtor which is a legal person, trust, or unincorporated body of persons—

- (i) declare all assets owned by that debtor to the money adviser by the date of the 12 monthly review under regulation 12(3)(a);
- (ii) not sell any non-trading asset during the period of the programme unless the money adviser has been notified of the proposed sale and expected return for the benefit of creditors and has agreed, in advance of entering into any sale agreement; and
- (iii) make all payments due under the programme within 5 years after the date of the application"; and
- (c) after paragraph (2) insert—
 - "(3) Where the debtor is a legal person, trust or unincorporated body of persons, in sub-paragraph (f)(ii) above—
 - (a) "material change of circumstances" includes information which materially affects the declaration of viability; and
 - (b) for 7 days read 14 days.
 - (4) In sub-paragraph (l)(ii) above, "non-trading asset" means any asset owned by the debtor, other than—
 - (a) current or circulating assets (for instance stock in trade, inventory);
 - (b) where the debtor is engaged in trade, any article acquired by the debtor—
 - (i) to be sold by the debtor (whether or not after adaptation), or
 - (ii) as a material for a process of manufacturing for sale by the debtor, in the ordinary course of that trade;
 - (c) any article of a perishable nature or which is likely to deteriorate substantially and rapidly in condition or value;
 - (d) any dwellinghouse or mobile home, unless the dwellinghouse or mobile home is used for the business or operations of the debtor;
 - (e) any article within a dwellinghouse or mobile home other than implements, tools of trade, books or other equipment reasonably required for the use of the debtor or any employee of the debtor in the practice of the debtor's profession, trade or business or for the purposes for which the debtor was established.".

Effect on a creditor: legal persons and other entities

- **16.** In regulation 33 (effect on a creditor)—
 - (a) at the start of paragraph (1)(b)(v), insert "where the debtor is an individual,";
 - (b) at the start of paragraph (6)(a), insert "where the debtor is an individual,"; and
 - (c) after paragraph (6)(a), insert—
 - "(aa) where the debtor is a legal person, trust or unincorporated body of persons, a building used only or principally for the debtor's work;".

Variation

- 17.—(1) In regulation 36 (application for variation)—
 - (a) at the start of paragraph (1), for "An" substitute "Subject to paragraph (5), an";
 - (b) in paragraph (4)—

- (i) after "under paragraph (1),", insert "if applicable the continuing money adviser for that debtor, otherwise"; and
- (ii) omit sub-paragraph (d) and the "and" preceding that sub-paragraph; and
- (c) for paragraph (5) substitute—
 - "(5) An application under paragraph (1)(a)—
 - (a) in relation to a joint debt payment programme refers to an application made by both debtors jointly; and
 - (b) in relation to a debtor which is a legal person, trust or unincorporated body of persons must—
 - (i) be made by a money adviser on behalf of the debtor; and
 - (ii) include a declaration of viability.".
- (2) At the start of regulation 37(1)(h) (grounds for variation) insert "in the case of a debtor who is an individual,".

Revocation of a debt payment programme

- **18.**—(1) In regulation 40A(2)(**18**) (death of a debtor), after ""the debtor"" insert "means a debtor who is an individual and".
 - (2) In regulation 41 (application for revocation)—
 - (a) at the start of paragraph (1), for "An" substitute "Subject to paragraph (3), an";
 - (b) in paragraph (2)(b), for "on behalf of the debtor" substitute "or a nominated person"; and
 - (c) for paragraph (3) substitute—
 - "(3) An application under paragraph (1)(a)—
 - (a) in relation to a joint debt payment programme refers to an application made by both debtors jointly, except that either debtor may apply only on grounds mentioned in regulation 42(1)(d); and
 - (b) in relation to a debtor which is a legal person, trust or unincorporated body of persons may only be made by—
 - (i) a money adviser or nominated person on behalf of the debtor; or
 - (ii) a money adviser under regulation 12A(b) or (c).".
 - (3) In regulation 44A (effect of revocation) for paragraph (1) substitute—
 - "(1) The revocation of a debt payment programme is to have no effect—
 - (a) in the case of revocation where regulation 40A applies, for 6 weeks; and
 - (b) in any other case, for 14 days,

immediately following the date on which the programme is revoked.".

Grounds for revocation: legal persons and other entities

- 19.—(1) In regulation 42(1) (grounds for revocation)—
 - (a) omit "or" after each of sub-paragraphs (b) and (c); and
 - (b) at the end of sub-paragraph (d) insert—

"; or

- (e) in the case of a debtor which is a legal person, trust or unincorporated body of persons—
 - (i) the format of that debtor changes during the period of the debt payment programme;
 - (ii) a money adviser is unable to make a declaration of viability in accordance with regulation 12(3)(a) and 12A(a) because the money adviser considers the debtor no longer meets the requirements contained in regulation 22A(7) (c); or
 - (iii) the consent of an individual who consented under regulation 22A(2)(a), (3), (4) or (5) is withdrawn".
- (2) After regulation 42(3) insert—
 - "(4) In this regulation, "the format of that debtor changes" means—
 - (a) in the case of a partnership or limited partnership with less than 5 partners, membership of the partnership changes;
 - (b) in the case of a trust with less than 5 trustees, when one of the trustees is divested of his interest in the trust;
 - (c) in the case of a corporate body (other than a company registered under the Companies Act 2006) or an unincorporated body of persons, where there is a material change in the objects or membership of the body.".

Composition: legal persons and other entities

- **20.** After regulation 46A(1) (offer of composition) insert—
 - "(1A) No offer of composition may be made in respect of a debt payment programme for which the debtor is a legal person, trust or unincorporated body of persons.".

Forms: legal persons and other entities

- **21.**—(1) In regulation 20(2) (application for approval)—
 - (a) in sub-paragraph (a) for "form 1" substitute "form 1 or form 1B as the case may be"; and
 - (b) in sub-paragraph (c) for "form 1" substitute "the form 1 or form 1B".
- (2) In regulation 29(4)(a)(ii) (notification of approval or rejection) for "form 2" substitute "form 2 or form 2B as the case may be".
- (3) In regulation 36(3)(b) (application for variation) for "form 4" substitute "form 4 or form 4B as the case may be".
- (4) In regulation 41(2)(b) (application for revocation) for "form 5" substitute "form 5 or form 5B as the case may be".
- (5) In Schedule 1 (forms) for or after the following form substitute or insert the relative form set out in Schedule 2 to these Regulations—
 - (a) for form 1 (application for approval of a debt payment programme) substitute form 1 (application for approval of a debt payment programme: individuals);
 - (b) after form 1 insert form 1B (application for approval of a debt payment programme: legal persons and other entities);
 - (c) after form 2 insert form 2B (creditor notification of approval: legal persons and other entities);

- (d) after form 4 insert form 4B (variation of debt payment programme: legal persons and other entities);
- (e) after form 5 insert form 5B (revocation of debt payment programme: legal persons and other entities); and
- (f) after form 6 insert form 7 (declaration of viability).

Minor revocations in consequence of Bankruptcy and Debt Advice (Scotland) Act 2014

22. Regulations 30(1)(a) and (b) and (2) and 45 are revoked(19), subject to regulation 23(5).

Savings and transitional arrangements

- **23.**—(1) Regulations 8 except paragraph (3)(a) and (c), 9(1), 10, 21(5)(a), 22, Schedule 1, and Schedule 2 in respect of form 1, do not affect a debt payment programme in respect of which an application for approval was made (under regulation 20 of the DAS Regulations) before 1st April 2015.
- (2) Where an application is made on or after 1st April 2015 for variation of a debt payment programme on a material change in the circumstances of a debtor, the DAS Administrator must have regard to the Common Financial Tool.
 - (3) In so applying the Common Financial Tool, for the avoidance of doubt—
 - (a) this regulation does not prevent the DAS Administrator having regard to other factors, including the payments initially made under the debt payment programme; and
 - (b) the Common Financial Tool is not itself a material change in the circumstances of the debtor for the purposes of this regulation.
- (4) The approval of any money adviser under regulation 9(1) of the DAS Regulations who has not undergone training on the matters specified in Schedule 3 to those Regulations, is revoked on the coming into force of regulation 6.
- (5) Regulation 30(1)(a) and (b) and (2) of the DAS Regulations continues to apply to the end of any period of protection which applies under regulation 30 of those Regulations following intimation under regulation 20(3) of those Regulations given before 1st April 2015.

St Andrew's House, Edinburgh 5th November 2014

FERGUS EWING
Authorised to sign by the Scottish Ministers

SCHEDULE 1

Regulation 8(6)

Common Financial Tool: Debt Arrangement Scheme

"SCHEDULE A1

Regulation 2(1)

Common Financial Tool

- 1. Regulations 3 to 5 of the Common Financial Tool etc. (Scotland) Regulations 2014(20) apply to the approval of a debt payment programme as they apply to assessing the appropriate amount of a living debtor's income to be paid to a trustee after the sequestration of the debtor's estate with the modifications set out in this Schedule.
- **2.** Those Regulations apply as if for references to the Accountant in Bankruptcy, trustee or the court there were substituted references to the DAS Administrator or the court.
- **3.** Regulation 3(7) (deeming income solely from benefits as making no contribution) does not apply.
- **4.** Regulation 3(8) to (10) (pensions and aliment under the Family Law (Scotland) Act 1985(21)) does not apply.
- **5.** Regulation 3(11) (guidance) applies as if the guidance issued by the Accountant in Bankruptcy was guidance issued by the DAS Administrator under regulation 12(5) of these Regulations.
- **6.** Regulation 4 (supporting statements and evidence) applies as if for references to a debtor application, initial proposals or an application for review or appeal there were substituted a reference to an application for approval or variation of a debt payment programme."

⁽²⁰⁾ S.S.I. 2014/290.

^{(21) 1985} c.37.

SCHEDULE 2

Regulation 21

FORMS

Regulation 20(2) and 20(2B)

The Debt Arrangement Scheme (Scotland) Regulations 2011

FORM 1 APPLICATION FOR APPROVAL OF A DEBT PAYMENT PROGRAMME: INDIVIDUALS

AFFEIGATION FOR AFFROW	AL OF A DEBT	ATMENT PROGRA	MINE. INDI	VIDO	L	
SECTION 1						
1 Details of Applicant (money advis	er)					
Unique ID Number						
Name Address						
Contact Name (if different) Phone No.						
SECTION 2						
2 Details of the debtor(s) applying for	r a Debt Payme	nt 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 Postcode						
2b. Is this application a result of a re-	voked joint app	lication?	Yes		No	
2c. Is this a joint application?			Yes		No	
If 'no', go to Section 3. If 'yes', are the debtors jointly and sever for any debt? AND	rally liable		Yes		No	
If 'yes', do the debtors applying for a joi a) husband and wife to each oth b) civil partners of each other c) living together as husband ar d) the same sex living together	her nd wife					
If 'no', DO NOT PROCEED with a joint I	DPP.					
2d. Do both debtors consent to a joir If 'yes', complete 2e. If 'no', DO NOT P		joint DPP.	Yes		No	

2e. Details of the other debtor in a joint DPP			
Surrame			
First Name(s)			
Any other name the debiantives been			
krowniby Date of Birth (DDWN V YYYYY)			
Address			
Town			
Forland:			
Email address (napploade) To optimie – House			
Telephone Michile			
			
Business Name (flaphlicable)			
Business Accress			
ewn			
Poetcode			
SECTION S			
320110143			
S Eligibility to Apply			
Debtor(s) must satisfy a number of conditions to be e	g ble to a oply for approval	of a LNH7	
Sa. Is the programme for ONE debt only?		Yee 🗌	No 🗌
$\Gamma''yos',$ is the doubt involved in a time to say direction time poser for the cebt in the DPP?	in, lime to pay croo	Yæ∈ 🗆	No 🗆
It 'yes', to this second cllestion, the depth is $(\Psi) (-1)$ where this debt is the only cold (Fig. 21(2)).	igible to aboy for a program	me	
3b. Is the debtor, or in the case of a joint application paying any debt under a conjoined arrestment or		Ves □	Ne 🗆
Thyras', has allong our, including a greditar of a cobt oping paid under a conjuged			
arrestment order in respect of another cebt, attempts the decompy any lawful means?	a .c e rorse s. debitade i.y	Yee 🗌	No 🗆
l'indi, the debut is NOT Eligible foi a programma (Reg. 21(4))			
$\ensuremath{3c}.$ Is the debtor, or in the case of a joint application	tion, either of the debtors:		
 i) currently an undischarged bankrupt in \$ Wales? 	Scotland, England or	~es □	no 🗆
 ii) currently subject to a bankruptcy restrictions und 		∽ee □	Na 🗆
C'yes' prany i) mii), the decrui is NOT Flig Ne bula programme (Eeg. 21(2)).			
3d. Has the debtor, or in the case of a joint application granted a trust deed that has become protected?		's ∀es ∏	Ne □

SECTION 4 4 Debt to be included in	Eligible for a p			"				
Where this is a joint appli listed separately. 4a. The following are de owed by(deb	bts which are						y liable shou	ld be
Creditor's Name,	Creditor ID	Account	number	A	mount	owed	Paymer	
address (incl. postcode)	ref.			£		р	(per ins	p
				T			\top	T
owed by (deb Creditor's Name, address (incl. postcode)	Creditor ID ref.	Account	number		kmount		Paymer (per ins	talme
				£		р	£	р
4a. ii) The following are	joint and seve	rally liable	debts whi	ch a	re to be	e include	d in the pro	gran
Creditor's Name, address (incl. postcode)	Creditor ID ref.	Account	number	Α	mount o	owed	Paymer (per insi	
				£		р	£	р
4b. Total debt to be incl	uded in the pro	ogramme.						
TOTAL DEBT			£		Р			
4c. Is the debtor, or in the arrestment or arrestment of arrestment of arrestment of the additional of the arrestment of the additional of the arrestment of	nt of their inco	me?			the debi	tors, sub Yes		
ii yee, provide additional								

SECTION 5		
5 Financial statement of the debtor(s) (the Common Fina	ncial Tool)	
Salary and wages		
Income	Amount (£)	Frequency
Debtor's salary/wages		
Partner's salary/wages		
Tot	al	
Pensions		
Pension(s)	Amount (£)	Frequency
State Pension(s)		
Private or work pension(s)		
Pension Credit		
Tot	al	
Other income		
Other income	Amount (£)	Frequency
Maintenance or child support		
Boarders or lodgers		
Non-dependant contribution		
Student loans or grants		
(To be completed with any other household income)		

Total

Benefits

Type of benefit	Amount (£)	Frequency
Jobseeker's Allowance		
Income Support		
Working Tax Credits		
Child Tax Credits		
Employment and Support Allowance		
DLA, PIP or Attendance Allowance		
Carer's Allowance		
Housing Benefit/Local Housing Allowance		
Council Tax Reduction		
Universal Credit		
(Other)		
(Other)		
(Other)		
Tot	al	
Please use the space provided below to give details of any b	enefit listed under "o	ther"

Expenditure

Essential expenditure	Amount	Frequency
Rent		
Ground real, service charges, top or fees		
Mortgages		
Other Secured Leans		
Building and Content Insurence		
Pension and Life insurance		
Court Tax		
Gas		
Eestricity		
TV inchne		
Magis rates of Sheriff Could Fines		
Maintenance or Child Support		
Hire Purchase/Cenditional Sales		
Chillippare Obsta		
Adult Care Obsts		

Total

Phone	Amount	Frequency
Herie: Fluids		
Mobile Indire(a)		

Total

Travel	Amount	Frequency
Public Transport (work, school, shooping, cts)		
Car Insurance		
Vehicle Tay		
Fuel (Petral Diese Cil. ets)		
MOI and car maimenance		
Breakcown and Recovery		
Parking Charges of Tells		

Total

		1-
Housekeeping	Amount	Frequency
Food and Milk		
Cleaning and Toiletries		
Newspapers and Magazines Cigarettes Tobacco and Sweets		
Alcohol		
Laundry and dry cleaning		
Clothing and Footwear		
Nappies and baby items		
Pet Food		
1 21 22		
To	tal	
Other expenditure	Amount	Frequency
Health (dentist, glasses, prescriptions, health insurance)		
Repairs/house maintenance (including window cleaning,		
maintenance contracts)		
Hairdressing/haircuts		
Cable, Satellite and Internet		
TV, video and other appliance rental		
School meals and meals at work		
Pocket money and school trips		
Lottery and Pools etc. Hobbies/leisure/sport (include pub outings, etc.)		
Gifts (Christmas Birthday, Charity etc.) Vet Bills and Pet Insurance		
vet Bills and Fet Insulance		
To	tal	
All other expenses not covered above	Amount	Frequency
<u> </u>		
Тс	tal	
Тс	tal	
	tal	
Total Income	tal	
Total Income Total Expenditure	tal	
Total Income	tal	
Total Income Total Expenditure	tal	
Total Income Total Expenditure Surplus Income		owing:
Total Income Total Expenditure	, propose(s) the foll	-
Total Income Total Expenditure Surplus Income 5b. The debtor, or the debtors in the case of a joint DPP	, propose(s) the foll	owing:
Total Income Total Expenditure Surplus Income 5b. The debtor, or the debtors in the case of a joint DPP	, propose(s) the foll	-
Total Income Total Expenditure Surplus Income 5b. The debtor, or the debtors in the case of a joint DPP i) Total payment offer of	, propose(s) the foll	-
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Total Income Total Expenditure Surplus Income 5b. The debtor, or the debtors in the case of a joint DPP i) Total payment offer of Payment frequency Weekly Fortnightly Me	, propose(s) the foll ver	instalments
Total Income Total Expenditure Surplus Income 5b. The debtor, or the debtors in the case of a joint DPP i) Total payment offer of Payment frequency	, propose(s) the foll ver	instalments
Total Income Total Expenditure Surplus Income 5b. The debtor, or the debtors in the case of a joint DPP i) Total payment offer of Payment frequency Weekly Fortnightly Me	, propose(s) the foll ver	instalments
Total Income Total Expenditure Surplus Income 5b. The debtor, or the debtors in the case of a joint DPP i) Total payment offer of Payment frequency Weekly Fortnightly Me	r, propose(s) the follower	instalments
Total Income Total Expenditure Surplus Income 5b. The debtor, or the debtors in the case of a joint DPP i) Total payment offer of Payment frequency Weekly Fortnightly Mo	r, propose(s) the follower	instalments
Total Income Total Expenditure Surplus Income 5b. The debtor, or the debtors in the case of a joint DPP i) Total payment offer of Payment frequency Weekly Fortnightly Mo	r, propose(s) the follower	instalments
Total Income Total Expenditure Surplus Income 5b. The debtor, or the debtors in the case of a joint DPP i) Total payment offer of Payment frequency Weekly Fortnightly Mo	r, propose(s) the follower	instalments
Total Income Total Expenditure Surplus Income 5b. The debtor, or the debtors in the case of a joint DPP i) Total payment offer of o Payment frequency Weekly Fortnightly Me ii) Lump sum offer of iii) Lump sum to be paid on the following date or dates:	r, propose(s) the follower	instalments
Total Income Total Expenditure Surplus Income 5b. The debtor, or the debtors in the case of a joint DPP i) Total payment offer of Payment frequency Weekly Fortnightly Mo	r, propose(s) the follower	instalments
Total Income Total Expenditure Surplus Income 5b. The debtor, or the debtors in the case of a joint DPP i) Total payment offer of o Payment frequency Weekly Fortnightly Me ii) Lump sum offer of iii) Lump sum to be paid on the following date or dates:	r, propose(s) the follower	instalments
Total Income Total Expenditure Surplus Income 5b. The debtor, or the debtors in the case of a joint DPP i) Total payment offer of o Payment frequency Weekly Fortnightly Me ii) Lump sum offer of iii) Lump sum to be paid on the following date or dates:	r, propose(s) the follower	instalments

SECTION 6				
8 Payment Details				
8a. The debtor, or the debtors in the case of a joint application, agree to make the first payment under the programme during the period of 42 days immediately following the date on which the DPP is approved.				
8b. The debtor, or the debtors in the case of a joint application, agree to make all payments to the Payments Distributor detailed below or to any other Payments Distributor notified by the DAS Administrator:	yments			
Paymonia Distributor Address				
Bc. The debtor, or the debtors in the case of a joint application, understand that t Distributor will deduct% from the payment due to the creditors to cover the addition to 2% application fee. $ ^{\vee}\otimes$	heir costs, in			
8d. The debtor(s) wish to pay using one of the following payment methods (I :* p Direct Debti	referred metrica):			

Se. If the debtor(s) selected Direct Debit or Star	nding Order, provide bank account details:
Name of bank Name of account holder(s)	

trainer of arvaint indicates.
Henk eacount number.
Son Gode.
Preferred cate for the payment to be made is:

Name of Employer	
Address	
Town / City	
Postcode	
Huainess Laxfohone number	
Business c-mail address	
Debtor/ Employee Ni number	
Debtor imployee payro Injumper	

SECTION 7

	The debtor, or debtors in the case of a joint application, understand that if the proved they must meet the following conditions:	programme is
(ϵ)	make all payments under a programme as they rall que	
(b)	pay a sont ning liability when suc for payment;	
(::)	make no additional reyment to a cost or for a deplihat is included in the programme	
(d)	not apply for prichtain predit beyond that permitted by DAS Regulations;	
(5)	notify the Accountant in Bankruptoy (1. Verhyburn Road, Kitvinning) and lift continuing money solvieer or any	applicable; their
	(i) onsinge or address; or	
	(ii) material change of directnistances, within 7 days of becoming award of the chang	p 🗆
(f)	within 10 days after receipt by the cebter of a written reducst, provide such information their incurred assets of lice ities as reduced to	
(g)	make all payments in respect of credit obtained under the Regulations as they fall out	c: 🗆
(b)	give all no loos and infinitions which are required to torgiver under the Respitations, and	□
Ü.	complete and submit when due a lax or duty return or deservition, and pay the returned or decered.	tak ia lenty ac
арр	The debtor, or debtors in the case of a joint application, understand that if the proved they may be bound by any other reasonable condition as specified by the ministrator intended to secure completion of the programme.	
pro Del pla	The debtor, or debtors in the case of a joint application, agree that any personal wided to the DAS Administrator will be used to discharge their statutory function by Arrangement and Attachment (Scotland) Act 2002 and other relevant legislationing their details on the DAS register) but personal information will not be disclottes except as provided by legislation.	ns under the Including
Adi exp	. The debtor, or debtors in the case of a joint application, understand that the DA ministrator (or an agent acting on their behalf) may also contact them to discuss pariance as part of our ongoing commitment to customer service. es the debtor agree to being contacted in this way?	

5E	ᄗ	'ION	1

The DAS Administrator in documining whether to become a programme may core documinomation provided by the debtor, or debtors in the base of a joint DPP, the extent to which precitors have consented to a programme and any common, made by the money advises who has pick documents to the deptor(s). The DAS Administrator is to have regard to the Common Finance. Tool and any statement or evidence required in the application of the Common Finance. Tool, the DAS Administrator may consider the fair and reasonable conditions set not in the regulations. Including the term of the programme and new also have regard to any or local factor for DAS Administrator conscious appropriate.

	 Provide any supporting information or comments below that you wish the Administrator to take into consideration. 	DAS
	š. positing information.	
SI	ECTION B	
9.	Declaration by Money Adviser	
	I deplace that the decion, or in the case of a join, sopreation the extrems, received appropriate financial advice and information about applying for a DPM, including the conditions which apply and that their information will be held on a DWS Register.	Yos □ Nc □
	I displace that the decrear, or in the case of a concept or into the earlies to recent out to proceed with the application without signing this declaration.	Yes No
R	onfirm that in accordance with Regulation 12(11/b) of the Doof Arrangement Selvi agulations 2011 (aslamantics). Have assessed the deptor's contribution in accordance in a CCFT) and the CFT has been used in the calculation.	
	and an that the Courmon Financial Statement (CFS) th g purifyings beyond considerable not poor followed as the constant *	of in this calculation
	e Common Linancial Statement (CLS) miggent gures have been exceeded in the logory/card policy and the reason(s) and if	following

* Dele e as appropria e

I confirm that Common Financial Statement (CFS) allowances for dependent(s) and/or vehicle(s), that have been used in this colculation, have not to the best or my knowledge and belief liber incentive orated in any other income and expenditure assessment partial out in respect of a trust deed for any other several orate.

10. Signature of Debtor(s)

(Where form not submitted on debtor(s) declaration in Section 9 above)

Laboly for approval of the debt payment programme (DPP) set out in this application and declare that I have received appropriate financial advice and information about applying for a D-P inducing the conditions which apply it also understand that information about my D-PP will be held to in DAS Register.

Signature of Demor		cata
Signature of other defror in a Join.)PP	cate

Email address

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Regulation 20(2)

The Debt Arrangement Scheme (Scotland) Regulations 2011

FORM 1B

APPLICATION FOR APPROVAL OF A DEBT PAYMENT PROGRAMME: LEGAL PERSONS AND OTHER ENTITIES

SECTION 1 1 Details of money adviser (as defined at regulations 8(a) and 8A of the Debt Arrangement Scheme (Scotland) Regulations 2011 ("the Regulations")) AiB Reference Number Money adviser Reference Number Name Address Contact Name (if different) Phone Number Email address SECTION 2 2 Details of the legal person/ trust/ unincorporated body of persons ("business") applying for a Debt Payment Programme (a "business DAS DPP") 2a. Details of the business Business Name (if applicable) Business Address Town Postcode Telephone Number Email address 2b. Details of the nominated person for the business (in accordance with regulation 22A(7)(b) of the Regulations) **Nominated Person** Name Address Town Postcode Date of Birth Telephone Number Mobile Number

2c. Details of the individuals in the business required to consent to this application (as set out at regulation 22A(2)(a) (for a partnership), 22A(3) (for a limited partnership), 22A(4) (for a trust) or 22A(5) (for a corporate body or unincorporated body of persons))

Individual 1	
Name	
Address	
1.10.000	
T _C W1	
Postcode	
Late of Birt	
Telephone Number	
Mobile Number	
Email address	
Individual 2	
Namo	
Address	
Address	
_	
Town	
Fostcode	
Dete of Birt-	
Telephone Montber	
Mobile Number	
Email address	
Individual 2	
Name	
Address	
~30 660	
Town	
Foskoda	
L'ate of Lintr	
Telephone Number	
Mobile Non-Evo	
Limail address	
Individual 4	
Name	
Address	
own	
Postcode	
Falls of Bids	
elephone Number	
Mobile Number	
natione sources	
Fmail address	

Please attach details of any other individuals in the business required to consent to this application at the end of the form annotated with the AiB business DAS Reference Number.

2d. Is this application a result of a revoked busine	es Dvos abblications.
If yes, please provide the previous business DA5	AIB reference number
If yes, please provide names of the individuals wharrangement (under regulation 22A(2)(a), (3), (4) of Name Name Name Name Name Name	
Ze. Are any members of the business listed at que an individual debtor (a "personal DAS DPP")?	istion 2c) of this form currently in a DPP as
If yes, please provide the following details:	
Name of individual Personal DAS DBP reference number	
Name of individual Personal DAST)++ reference number	
Name of individual Personal DASTD++ reference number	
Name of individual Personal DASTOHP reference number	
2t. Are any debts owed by the business currently	included in a personal DAS DPP?
2f. Are any debts owed by the business currently if yes, please provide the following details:	included in a personal DAS DPP?
	included in a personal DAS DPP?
If yes, please provide the following details: Name of individual Personal DASID ** Interence number Name of Crecitor	included in a personal DAS DPP?
If yes, please provide the following details: Name: of individual Personal DASID of reference number Name of Crecitor Address of Creditor Address of Creditor	included in a personal DAS DPP?
If yes, please provide the following details: Name: of individual Personal DASID of reference number Name of Creditor Address of Creditor Address of Creditor Amount of debrioustanding Creditor Reference number Name of individual Personal DASID of reference number Name of Creditor	included in a personal DAS DPP?
If yes, please provide the following details: Name of individual Personal DASID of reference number Rame of Creditor Address of Creditor Address of Creditor Amount of debriourstanding Creditor Reference number Name of individual Personal DASID of reference number Name of Creditor Address of Creditor Address of Creditor	included in a personal DAS DPP?
If yes, please provide the following details: Name of individual Personal DASID ** Interence number Name of Creditor Address of Creditor Address of Creditor Amount of debrioutatanding Creditor Reference number Name of individual Personal DASID ** Interence number Name of Creditor Address of Creditor Name of individual Personal DASID ** Toference number Name of individual Personal DASID** Toference number	included in a personal DAS DPP?

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Personal DAS DPP reference number Name of Creditor Address of Greditor	
Amount of debt outstanding Creditor Reference number	

Please attach details of any other individuals or debts for questions 2e) and 2f) of this form at the end of the form annotated with the AIB personal DAS Reference Number.

SECTION 3				
3 Eligibility to Apply				
The business must satisfy a number of conditions to be eligible to apply DAS DPP.	for appre	oval of	a bus	siness
3a. Is the programme for more than one debt? If 'No', the business is NOT eligible to apply for a programme (regulation	Yes 21(1)(b	□))).	No	
3b. Is the business currently an undischarged bankrupt in Scotland	, Engla	_		
If 'yes', the business is NOT eligible to apply for a programme (regulation			No	
3c. Has the business been granted a trust deed that has become pro-	otected Yes	?	No	П
If 'yes', the business is NOT eligible to apply for a programme (regulation		_	140	
3d. Has evidence (including any founding documents) of the legal s	tatus o	f the b	usine	ss been
obtained? (regulation 22A(7)(a))	Yes		No	
3e. Have the required consents to the application for the programm	e been	obtain	ed?	
(regulation 22A(6))	Yes		No	
3f. Has a declaration of viability been issued to the business? (regu	lation 2	2A(7)((c)) No	П
Discounting of the social and with the application for questions 2d to 26	168	П	140	
Please provide evidence with the application for questions 3d to 3f.				

4. Assets and debts to be included in the business DAS DPP

4a. Assets

Non-trading assets (as defin Asset	 Estimated/agreed value of asset
710000	Committee agree of verse of decor
All other assets	
Asset	Estimated/agreed value of asset

4b. The following are the debts to be included in the programme owed by......(business name)

Creditor's name, address (incl. postcode)	Creditor ID reference	Account number	Amount owed	
			£	р

4c. Total debt to be included in the programme

Total Debt	£	Р	

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Id. Is the business subject to any arrestment or is any income or property of the business subject to any arrestment?						
Yee □ No □						
L'iyest, province sodificant delaits to the DAS Administra or						

SECTION	ON 5												
5 Finar	ncial s	tatemer	nt of th	ne busin	ess								
5a. The	follo	wing is	the fo	recast n	et inco	me and	i expe	nditur	e of	(busines	s name)
orecast	Month 1	Month 2	Month 3	Month 4	Month 5	Month 6	Month 7	Mont 8	h Month	Month 10	Month 11	Month 12	Total
ash inflow									\top				
xpenditure							\vdash	\top	\top	+			
urplus							\vdash	+	+	+			
				Cash Flo			has b	een att	ached t	o the ap	plicatio	n	
i) Totai	l paym	nent offe	er of					over			instalm	ents	
Payme	nt free	quency					_						
	Week	dy 🔲		Fort	nightly			Monthl	у 🗆		4 week	ly 🗆	
ii) Lum	ıp sun	offer o	f _								7		
iii) Lun	np sur	n to be	paid o	n the fo	llowing	date o	r date	s:			7		
iv) Rea	lisatio	n of the	follo	wing no	n-tradir	ng asse	et(s) fo	or the I	penefit o	of credit	ors (as	agreed	by
the bu	siness	's mon	ey adv	iser):									
v) Payı	ment (Offer to	credit	ors:							_		
editor's Nan fress (incl. stcode)	incl. ID Account		ount Ow	i	Payment Lump sum Coffer (per instalment) Including fee deduction								
					£	р	5		р	£	р	£	p
							\top						

SECTION 6	
6 Payment Details	
fla. The business agrees to make the first payment under the prog 42 days immediately following the date on which the business DA	
8b. The business agrees to make all payments to the Payment Dis- any other Payment Distributor notified by the DAS Administrator:	
	Yæ □ No □
Payment Distributor Address	
Bc. The business understands that the Payment Distributor will due to the creditors to cover their costs, which is in addition to the	
	ne 2%, application fee. 1 1
due to the creditors to cover their costs, which is in addition to the first of the business wishes to pay using one of the following payme	ne 2%, application fee. 1 1
6d. The business wishes to pay using one of the following payme (lick profund) method) Direct Debit Standing Order Chache Posts Order FryPhint B-Banking Specify other:	ne 2%, application fee. ´ Yes ∐ No ∐ ent meethods
6d. The business wishes to pay using one of the following payme (lick profunct method) Direct Debit Standing Order Checker Posts Order FryPhint B-Banking Specify other:	ne 2%, application fee. ´ Yes ∐ No ∐ ent meethods
6d. The business wishes to pay using one of the following payme (lick performed method) Direct Dabit Standing Order Checket Park Order Paymint E-Banking Specify other: Be. If the business selected direct debit or standing order, provide Name of account noticer(s) Personacciant connect	ne 2%, application fee. ´ Yes ∐ No ∐ ent meethods
6d. The business wishes to pay using one of the following payme (lick performed method) Direct Dabit Standing Croen Checke Parts Order Payth Order Pethoding Specify other: 6e. If the business selected direct debit or standing order, provide Name of bank Name of account holder(s)	ne 2%, application fee. ´ Yes ∐ No ∐ ent meethods

SECTION 7

7a. The business understands that if the programme is approved they must meet the following conditions: $ \frac{1}{2} \left(\frac{1}{2} \right) = \frac{1}{2} \left(\frac{1}{2} \right) \left($						
(a) make all payments under a programme as they fall oue						
(b) pay a continuing lability when due for payment;						
 (a) expect for a continuing lead by make no payment to a crost tor taking part in the programme of than a payment under the programme; 	:her					
(d) Introductly for or obtain procit beyond that permitted by the Regulations [
(a) the Tythe money advisor of any—						
(i) change of address:						
 (ii) material change of circumstances including mormation which materially affects departation of viability, within 14 days of begoning aware of the change; 	t⁻∈ □					
(f) within 10 days after receipt by the business of a written request, provide such information (iii)						
or evidence on the hincome lassets or liabilities as requested [
(g) make all payments in respect of credit obtained under the Regulations as they fall due:						
(b). fully adoptive with the memby advises comying out the log car reviews of the						
outliness of comerances curing the application process and during the first me of the DPP (-1)						
(i) give all notices and intimations which are required to be given under the Regulations						
(j) someticts lane submit when due, a tax or duty return or declaration; and pay the tax or						
chry side innerhin declared						
(K) Inverty the DAS Administrator as soon as reasonably practicable of a money soviser.						
ceasing to act for them for any reason other than the resignation, or revocation or						
suspension of approval of the advisor:						
(f) declare all assets exhibit by the business in the mency addisorby the date of the annual extra declared Γ	iow,					
(iii) no self-eny rion- rading assets inness for the benefit of dicellors and with orion appoint from money advisor.	li::					
(ii) make all payments due unear the originatine within 5 years of orthodate of the applies into a						
I						
7b. The business understands that if the programme is approved, they may be bound by any other reasonable conditions as specified by the DAS Administrator intended to secure completion of the programme $\hfill\Box$						
7c. The business agrees that any personal information provided to the DAS Administrator or the money adviser will be used to discharge their statutory functions under the Debt Arrangement and Attachment (Scotland) Act 2002 and other relevant legislation (including placing both the business details and the personal details of specified individuals within the business on the DAS public register) but personal information will not be disclosed to third parties except as provided by legislation						
7d. The business understands that the DAS Administrator (or agent acting on their behalf) may also contact them to discuss their experience as part of our on-going commitment to customer service.						
Does the business agree to being contacted for this purpose? Pes \square No \square						

SECTION 8

The DAS Administrator in columning whether to approve a programme may consider, among when traines:

Information provided by the debtor,

The extent to which the creditors have consented to a programme, and

Any comment made by the money advisor who has provided advice to the debtor.

The DAS Administrator may consider the fair and reasonable conditions set out in the Reg. attors, including the term of the programme and may have regard to any other famor the DAS Administrator considers appropriate.

8. Provide any supporting information or comments below that you wish the DAS Administrator to take into consideration.

Supporting information:		

SECTION 9

9. Declaration by money adviser

	I declare that the business received appropriate financiabout applying for a DPP, including the conditions business and the individuals in the business who application will have their details held on a DAS Registration.	that apply have cons	and that the				
		Yes 🗌	No 🗌				
	If the business is a partnership: I declare that every partner in the business has conseapplication without signing this declaration	ented to pro	ceed with this				
	application without signing this declaration	Yes 🗌	No 🗌				
	If the business is a limited partnership: I declare that every general partner in the business (and any limited partner in the business who at any time has taken part in the management of the business) has consented to proceed with this application without signing this						
	declaration	Yes 🗌	No 🗆				
	If the business is a trust: I declare that the majority of trustees in the busin proceed with this application without signing this declar	ness have ation	consented to				
		Yes 🗌	No 🗆				
	If the business is a corporate body other than a corporate Companies Act 2006 or an unincorporated body I declare that a person authorised to act on behacensented to proceed with this application without significant.	y of person alf of the	is: business has				
		Yes 🗌	No 🗌				
	If the business is a registered Scottish charity of incorporated organisation (SCIO) within the meaning Trustee Investment (Scotland) Act 2005:	or a Scotti ing of the	sh charitable Charities and				
	I declare that the Office of the Scottish Charity Reg notified of this application and Lattach written confirmat	ulator (OS) tion of this f	CR) has been from OSCR				
		Yes 🗌	No 🗌				
SECTION	N 10						
10. Signature of all of the individuals listed at question 2c) of this form							
(Where form not submitted on the declaration in section 9 above)							
	I apply on behalf of the business for approval of the I business has received appropriate financial advice applying for a DPP, including the conditions that application application understand that their details will be held on	and infor ply. I de have con:	mation about clare that the sented to the				
	Signature on behalf of the business		ate				

Regulation 29(4)(a)(ii)

The Debt Arrangement Scheme (Scotland) Regulations 2011

FORM 2B

NOTIFICATION TO CREDITOR OF APPROVAL OF A DEBT PAYMENT PROGRAMME: LEGAL PERSONS AND OTHER ENTITIES

SECTION 1												
1 Case Details												
1a. Business DAS Case Number												
1b. Date the Debt Payment Programme (DPP) was approved/ 20												
SECTION 2												
2 Creditor												
Creditor Reference Number (where appropriate) Name of Company Or, if appropriate, creditor's name Address												
Town Postcode												
SECTION 3												
SECTION 3 3 Details of the debtor: a legal person/trust/unin	corporated body of persons ("business")											
	corporated body of persons ("business")											
3 Details of the debtor: a legal person/ trust/ unin 3a. Details of the business Business Name (if applicable)	corporated body of persons ("business")											
3 Details of the debtor: a legal person/ trust/ unin 3a. Details of the business Business Name (if applicable) Business Address Town Postcode Telephone Number	ness (in accordance with regulation 22A(7)(b)											
3 Details of the debtor: a legal person/ trust/ uning 3a. Details of the business Business Name (if applicable) Business Address Town Postcode Telephone Number Email address 3b. Details of the nominated person for the business of the Debt Arrangement Scheme (Scotland) Regulation Name	ness (in accordance with regulation 22A(7)(b)											
3 Details of the debtor: a legal person/ trust/ uning 3a. Details of the business Business Name (if applicable) Business Address Town Postcode Telephone Number Email address 3b. Details of the nominated person for the busing the Debt Arrangement Scheme (Scotland) Regulation Nominated person Name Address	ness (in accordance with regulation 22A(7)(b)											
3 Details of the debtor: a legal person/ trust/ unin 3a. Details of the business Business Name (if applicable) Business Address Town Postcode Telephone Number Email address 3b. Details of the nominated person for the busin of the Debt Arrangement Scheme (Scotland) Regulation Nominated person Name	ness (in accordance with regulation 22A(7)(b)											

Telephone Number	
Mobile Number	
Email address	
3c. Details of the individuals in the business w	no consented to the application (as required
under regulation 22A(2)(a) (for a partnership), 22	2A/3) (for a limited partnership) 22A/A) (for a
trust) or 22A(5) (for a corporate body or unincorp	
trust) or 22A(5) (for a corporate body or unincorp	brated body or persons))
Individual d	
Individual 1	
Name	
Address	
Town	
Postcode	
Date of Birth	
Telephone Number	
Mobile Number	
Email address	
Individual 2	
Name	
Address	
-	
Town	
Postcode	
Date of Birth	
Telephone Number	
Mobile Number	
Email address	
Individual 3	
Name	
Address	
Town	
Postcode	
Date of Birth	
Telephone Number	
Mobile Number	
Email address	
Individual 4	
Name	
Address	
Town	
Postcode	
Date of Birth	
Telephone Number	
Mobile Number	
Email address	

SECTION 4

4 Details of debts included in Programme

The business agrees to make the first payment under the programme during the period of 42 days immediately following the date on which the DPP is approxed.

da. The following are debts which are included in the programme owed by....... [name of business]

Orbit for Reference rumper	4 mount 4	twed	Account number	Poyment a (per instal		Net ame eayabe taka (per instaln	reditor
	ï.	ф		ï.	ŗ.	ï.	p

(Conferencia) list all alcohols (I make that care)

4b. The business will p	ay the foll	lowing:			
i) Total payment amoun	ntof [over		instalments
Payment frequency					
Worky 📙	Fu	dugaly 📙	Monthly 📙	4	woody 📙
ii) Lump sum offer of					
iii) Lump sum to be pai	d on the f	ollowing date o	r dates:		
iv) Realisation of the Reapproval of the busines			et(s), for the ben	ent of credit	ors and with prior
do. The Payments Dest instalment to cover th application and an add	e fee pay	able to the DA	S Administrator	for consider	ration of the DPP
4d. The business agre unless another Paymer					or detailed below
Payments Distributor Address					

SECTION 5	
6 Notification by money adviser	
You are notified that the pusinessiand individuals on a IPP approved under the IDebt Arrangement 8	specified at question 0c) of this form are taking part Scheme (Schfland) Regulation's 2011
Ba. Name of person sending this notice	
Date	
5b. Details of money adviser as defined at reg	julations 8(a) and 8A of the Regulations)
10 No. (where appropriate)	
hame	
Company	
Address	
ewn	
Forlands	
Contact Name (it different)	
Fracia Number	

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 for legal entities (business DAS)

The Dept Arrangement Scheme is a statutory spheme that has one rigilegal effect. A debt rayment programme for a logal person or other entry (a business DAS DPP) has office when it is approved by the business DAS Administrator, on behalf of Scothalt Ministers—the Accountam in Bankruproy, 1 Pennyburn Road Kilwinning KA13 68A.

Huarress DNS helps bus resses, partnershops and other legal entities (pusinesses) with cebrs to day most of what they owe to their precitors within a period of 5 years from the date of the application. No further intensit or charges can be added to the orb, whilst the DPP centinues and they are written of an completion of the DPP.

This form signification you that the desiries DAS Administrator has approved a DFP as proceed by the desiries . The interest and the individuals manned all decision 0at above one, therefore protected from emorphism to the debts of the business.

The profestion will apply onto the programme is completed but will stup if the programme is revolved before completion for example coefficient one-tayment by the business.

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

Section 4 of this form includes a figure for the total amount of cebtidue to you. This figure will (unless adjusted on varies in accordance with the DeN Accordancel School (Scotland) Regulations 2011) the the annount path to you chapprove land completion of the proposed programme.

It is therefore in your interests to be lift the money advisor named above if you disagree with the figures snown in Section 4 of this form

Furrer information about the rights and onlies of businesses and race discussors business BAS is available on the BAS website at own descentiantilgovillk or the Accountant in Bankruphy website at www.spigovillk.

Regulation 36(3)(b)

The Debt Arrangement Scheme (Scotland) Regulations 2011

FORM 4B

APPLICATION FOR VARIATION OF A DEBT PAYMENT PROGRAMME: LEGAL PERSONS AND OTHER ENTITIES

SEC	CTION 1	
1		dviser (as defined at regulations 8(a) and 8A of the Debt d) Regulations 2011 ("the Regulations")) or creditor in DPP
	IC No (where appropriate) Name Address Contact Name (if different) Phone Number Email Address	
	Capacity	Money Adviser Creditor in DPP Creditor not in DPP
SEC	CTION 2	
2	Details of Debt Payment Progra	amme
	Business DAS case number	
SEC	CTION 3	
3	Details of the debtor: a legal pe	erson/ trust/ unincorporated body of persons (business)
За	Details of the business	
	iness Name (if applicable) iness Address	
Tele	m toode sphone Number all address	
3b [Details of the nominated person	for the business (in accordance with regulation 22A(7)(b))
Non Nan	ninated person ne	

Address	
Томп	
Postoode	
Date of Birth	
Telephone Number	
Mobile Number	
Email address	
Ellian dodicad	
22A(2)(a) (for a partnership), 22A(3) (for a 22A(5) (for a corporate body or unincorporat	who consented to the DPP (under regulation limited partnership), 22A(4) (for a trust) or ed body of persons))
Individual 1	
Name	
Address	
Terre	
Town Postopde	
Date of Birth	
Telephone Number	
Mobile Number	
Email address	
Littali addicae	
Individual 2	
Name	
Address	
71001000	
Томп	
Postcode	
Date of Birth	
Telephone Number	
Mobile Number	
Email address	
Individual 3	
Name	
Address	
Town	
Postcode	
Date of Birth	
Telephone Number	
Mobile Number	
Email address	
Individual 4	
Name	
Address	
Town	
Postcode	
Date of Birth	
Telephone Number	
Mobile Number	
Email address	

SEC	TION 4				
4	Grounds for Variation (Regulation (37)				
	Lapply for a variation because:				
4.:	There is an appearant calcagen, he business and each predict particles ing. If ϵ programme,	Yes	⊏	0.1	
4b	There is an agreement between the business and a creditor to cancel the obligation to repay an amount	Yes		No.	
40	There has been a material change in the organisationes in the business	Yes		No	
4:1	δ debt has been printed from, or was wrongly assessed for the programme due to a midtake inversight on other reasonable cause.	*es	Γ	No	П
46	There is a debt that was future or comingem which was known but not quantifiable at the cate of approval, is now submitted and due for payment.	~es	Γ	No	П
वा	The business needs credit to meet an essential requirement	Yes.		No	
Provi	de full seta is and evicence in respect of 45) to 46) to 5%. Supporting information				

5	Effect of	f the Va	ristion	1											
	Twish to														
₹a	Change	tha deb	t halus	lod - Ih	o DPF	:						Yes		No	
	If 'yes', :	orovide i	ceta, s	of the d	ebt to	be indud	led or a	exclude	d below						
		ris Nam		Dipd.cr		4000unt		punl		ж if поз					
	A reco	L!! i:i		c -		Criber	ű.	eu: l		bindir ografin					
	If 'yes', a	novida i	octa s	of incon		excend	ure al	50 ac c	ov.						
	/55/5	2111.0				24,0114	.010 0								
=1-	Vary II re	3411 F. 1.	Грауа	destretta	r aceli	lias						Yes	\subset	No	
	If 'yes', a offer	novida i	octa s	odow o	f ret ii	icomo e	kpend	ure one.	d rovisc	х рауп	Kiri.				
														_	
-cronest	More:	Plenth -	Morth N	Foilb 4	Month 3	ill-north :	Porth T	Month N	Hoods C	Plenth D	Month 1	More: 12	THM		
Cash inflow															
-spendrure	<u>' </u>													_	
SUP JE															
	Revised	l payme	ent offe	er of		004	a		Inst	talmeni	ts.				
	Paymen	t frequ	ancy												
	,	vveeky			I crt	nghty [Monti	ly 🗆					
	II) Lump	sum o	ffer of									-			
	III) Lump	psumt	o be p	ald on 1	the fol	lowing a	iate or	dates:				-			
	iv) Real	lisation	of #	e falla	wing	non-fra	ding :	sset(s	i for t	he be	nefit d	νf			
	creditor	s and v	vith pri	ога р рі	rovel c	if the bu	alness	ia mon	ey adv	lser:					
				1											

90	C/her	Yes		No	
	Provide full details in respect of Ga) to Go) below				
	Budgetting Information:		_		
	1				

SECT	ION 6	
3	Approval of a variation (Regulation 38) The DAS Administrator in determining whether a variation is fair and reass consider information provided by the debtor, the views of a creditor taking programme and of any creditor making the application; the views of any more who has provided advice to the debtor; and may have regard to any other facts Administrator considers appropriate. Provide any supporting information or comments below that you wish the DAS Administrator to take into consideration.	ing part in the money adviser factor the DAS
	Supporting Information:	
SECT	ION 7	
7	Declaration by money adviser (where applicable)	
	I declare that the debtor received appropriate financial advice and information about varying the DPP, including the implications of the variation.	
	I declare that the debtor has consented to proceed with this application without signing this declaration.	
	I declare that the debtor is viable at the date of this application and I have attached a declaration of viability (in form 7)	
SECT	ION 8	
3	Declaration by creditor (where applicable)	
	I apply for a variation of the DPP, as set out in this application.	
	I confirm I have made a reasonable attempt to agree the variation with the debtor ((check to indicate Reasonable Attempt To Agree With Debtor)	
	Signature of Creditordate (may be omitted in an electronic application)	

Position in company (if any) _

Regulation 41(2)(b)

The Debt Arrangement Scheme (Scotland) Regulations 2011

FORM 5B

APPLICATION FOR REVOCATION OF A DEBT PAYMENT PROGRAMME: LEGAL PERSONS AND OTHER ENTITIES

SE	CTION 1												
1	Details of Applicant (money advise	r, nominat	ed per	son	or c	redit	or In	a D)PP)			
	AiB Reference Number Money adviser Reference Number Name Address												
	Contact Name (if different) Phone Number Email Address												
	No	oney advise minated pe editor in DP	rson										
SE	CTION 2												
2	Details of Debt Payment Programm	ne											
	Business DAS case number												
SE	CTION 3												
3	Details of the debtor: a legal person	n/ trust/ un	incorp	ora	ted k	ody	of p	erso	ons	(bu	sine	ess)	
За	Details of the business												
	siness Name (if applicable) siness Address												
Tele	vn stoode ephone Number ail address												
3b I	Details of the nominated person for t	he busines	ss (in a	ассо	rdar	ice w	/ith i	egu	ılati	on 2	22A	(7)(t))
No Nar	minated person ne	[

Address			
Town			
Postcode			
Date of Birth			
Telephone Number			
Mobile Number			
Email address			
Details of the individuals in the business who consented to the DPP (under regulation 22A(2)(a) (for a partnership), 22A(3) (for a limited partnership), 22A(4) (for a trust) or 22A(5) (for a corporate body or unincorporated body of persons))			
Individual 1			
Name			
Address			
Town			
Postcode			
Date of Birth			
Telephone Number			
Mobile Number			
Email address			
Individual 2			
Name			
Address			
Town			
Postcode			
Date of Birth			
Telephone Number			
Mobile Number			
Email address			
Individual 3			
Name			
Address			
F THEORY NATION			
Town			
Postcode			
Date of Birth			
Telephane Number			
Mobile Number			
Email address			
Individual 4			
Name			
Address			
Town			
Postcode			
Date of Birth			
Telephone Number			
Mobile Number			
Email address			

5EC	:TION 4 Grounds for revocation (Regulation 49)		
	I apply for a revocation of the DPP because:		
45 45 42	The librariess its ed to satisfy a standard condition under organism 97 or a disordionary condition under regulation 98 the pusiness made altaise standard in the napplication he cusiness talled to make the agreed installment under the DPP and it is currently in streams of an amount equal to the aggregate of payments due in a period of law months beginning after the bas payment is hadd.	Yes Yes Yes	ио ип
4:1	renormal of the business rise oberiged within the meaning of regulation 42(4)	~es ☐	¥n □
45	The memory advisor is unable to make a declaration of violality as the morroy advisor considers the deblar inclonger modes the requirements perhained in regulation 22Au (36)	Ycs □	No 🗆
41	The consents given under regulation 22A(2), (3) (4) or (5) have been withdrawn	Yes 🗆	A0 🗆
P·:y	side 'nt detals in respect of 4a in 4 below		
	Suppering marmation:		

SECTION 5

5 Determination of a revocation

The LDAS Administrator must it incer regulation 43, consider any statement made by, or on ternal for, a wasness the nature of any failure or our meistalenesh, information to indicate whether or not the programme will be successful and any representations made by the business or by the predictors, provided that they are received within the specified period.

The DAS Administrator may have regard to any other factor that is considered a corophiate when determining whether to revoke a 0.94°

Previously subsecting information or comments below that you wish the DAS Administrator to take into corrected anton.

	Supporting Intermetion:
,	
SEC	TION 8
9	Declaration by Inoney adviser
	If declare that the business received appropriate financial advice and imministin about revoking the DPP, including the implications of the revocation on all interest and charges that apply to the debts.
	Yos □ No□
	I declare that the Business has consented to proceed with this application without signing this doctaration.
	Yes 🔲 na 🗀
SEC /	TION 7 Declaration of creditor (where applicable) I spoy for a revocation of the DPP, as set out in this application. Signature of Creditor (date on date only) Umsylve application are sectional application; Position in company (if any)
SEC	TION B
В	Declaration of nominated person (where applicable)
) apply on behandof the business for a revocation of the D ${\cal O}_{\lambda}$ as set out in this application.
	Signature of nominated persorcate (may be omitted in an electronic application)
	Position in company (namy)

The Debt Arrangement Scheme (Scotland) Regulations 2011

Regulation 22A(7xc)

FORM 7

DECLARATION OF VIABILITY

1 Details of money adviser (as defined Scheme (Scotland) Regulations 2011 (at regulations 8(a) and 8A of the Debt Arrangement 'the Regulations''))
AiB Reference Number	
Money adviser Karerence Number	
Name	
Aderess	
Comact Name (1 cittlerent)	
Thane Number	
Ema, address	
SECTION 2	
2 Details of the debtor: a legal person/ t	rust/unincorporated body of persons (business)
Details of the business	
Businessinamo (ilisopi capio)	
Business address	
Town	
Pastone	
Talapha to Number	
TOTOP TO C. 40HIDO	

Tmail address

By signing below Topintim that:

SECTION 1

have reviewed toth the entron one past performance of herbusiness and the followships and example the business has preciden for the most 12 months. The business has demonstrated that where risks to the business have been centried, they are able to provide higher oral safeguards to enable them to meet the requirements of their DPP.

hiny opinion, based on the information. have obtained-

- The DFT has a researable prospect of peing completed;
- iii The trusiness commake a previously our manufactine DPP within a period of 5 years of or the date of the application;
- (In the case or a decisration attached to an appropriate for appropriat or a DEFy. The
 business demonstrated that it is continuing to trace, where tracing, or otherwise operate
 (as defined alregulation 224(12) of the Regulations) at the determinance DEP suplication.
- iv the sign object case where a declaration is required. The business demonstrated that it is nonlineing to fredle, where having, or otherwise operate (as defined all regulation 22A(12) of the Regulations) at the date of this declaration.

re imari	mation that	have used to a	esess the viabilit	ly at the business	18:	

The reasons for my decision are as follows

Document Generated: 2023-05-26

This doclaration of viability is dated	
(if or deviarations place in respect or an approach for applications are ances of the business are due to be reviewed on	rovačista DHR onen annvar reviewy — ne rinandial
	[12 months from date of accitatetion]
Signed	
Data.	

EXPLANATORY NOTE

(This note is not part of the Regulations)

The Debt Arrangement Scheme (Scotland) Regulations 2011 ("the DAS Regulations") prescribe a scheme for the repayment of debts in Scotland ("the DAS scheme"). 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 to introduce the possibility of using the scheme in relation to legal persons and other entities, in connection in particular with businesses. The wider scheme will apply to partnerships, limited partnerships within the meaning of the Limited Partnerships Act 1907, corporate bodies other than companies registered under the Companies Act 2006, trusts, and unincorporated bodies of persons. Sole traders will continue to be covered by the DAS scheme as it applies to individuals. These changes are introduced from 11th December 2014.

The Regulations also make provision for consequential changes to implement the introduction of the Common Financial Tool under section 3(2) of, and other changes made by, the Bankruptcy and Debt Advice (Scotland) Act 2014 ("the 2014 Act") (regulations 8 except paragraph (3)(a) and (c), 9(1), 10, 21(5)(a), 22, Schedule 1 and Schedule 2, form 1). These changes are introduced from 1st April 2015.

Amendments are also made to the DAS Regulations in respect of money advisers, including provision on who can apply to be a money adviser for a legal person or other entity (regulation 5 (2)) and in relation to the functions and duties of money advisers (regulation 5(1) and 7). Regulation 6 removes money advisers working for organisations working towards Scottish National Standards for Information and Advice Provision from those approved to act as money advisers under the DAS scheme.

Regulation 8 and Schedule 1 make provision for the application of the Common Financial Tool in relation to the DAS scheme. Regulation 8(3) also introduces a requirement for programmes to include all qualifying debts due by a debtor at the time of the application, subject to a proviso in respect of debts for which both an individual and a legal person or other entity are liable (see regulation 22A(8)(b) of the DAS Regulations, inserted by regulation 13 of these Regulations). Debts must be "due" in order to be protected under the DAS scheme, in terms of regulation 3 of the DAS Regulations.

Regulation 9 amends the information to be included on the DAS Register.

Regulations 10 to 12 make amendments to the procedural requirements of applications for approval of a programme. Legal persons or other entities can only apply for programmes providing for the payment of more than one debt (regulation 12(1)). References in the DAS Regulations to individual debtors are to be taken to include reference to debtors who have entered into a joint payment programme (regulation 12(2).

Regulation 13 inserts regulation 22A into the DAS Regulations to make specific provision for programmes entered into by legal persons and other entities. This regulation includes provision as to who is required to consent to a programme and sets out the conditions to be met before a money adviser can issue a declaration of viability. Debts must be repaid within 5 years of the date of application. Certain individuals in relation to a business or other entity can be protected from diligence in relation to debts included in a programme for that business (regulation 22A(9) as inserted).

Regulation 14 amends regulation 23 of the DAS Regulations (consent of creditors) for the purposes of programmes entered into by legal persons and other entities.

Regulation 15 inserts additional standard conditions to be met by debtors which are legal persons or other entities, including a requirement to declare all assets, and restricting the sale of non-trading assets during the period of the programme, unless for the benefit of creditors (regulation 15(b)). Such debtors are also required to provide notification to their money advisers of any information materially affecting their declaration of viability, within 14 days of becoming aware of the change (regulation 15(c)).

Regulation 16 amends regulation 33 of the DAS Regulations (effect on creditors) in consequence of the introduction of the wider DAS scheme.

Amendments are also made in respect of the variation and revocation of a programme, including specific provision for programmes entered into by legal persons and other entities (regulations 17 to 19).

Regulation 20 excludes legal persons and other entities from the provisions relating to a composition agreement with creditors out of the DAS scheme (regulations 46A to 46D of the DAS Regulations). Provision is also made for new forms (regulation 21).

Regulation 22 makes minor revocations to the DAS Regulations in consequence of the 2014 Act.

Regulation 23 includes saving provisions so the provisions in relation to the 2014 Act do not apply to debt payment programmes approved before 1st April 2015, and in relation to the application of the Common Financial Tool to debt payment programmes approved before that date.

A Business and Regulatory Impact Assessment has been prepared for these Regulations. Copies can be obtained from the Accountant in Bankruptcy's website: http://www.aib.gov.uk.