SCHEDULE

AMENDED FORMS

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

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

 Toper, mone and short, description including any croad dusting name, of deceased (key); 	Re*
tal the office of surjey and addition of surjey that is reader	I/We (a)
	position the exact that an arcon be made for the administration of the insolvent estate in bank-uptey of the late
thy Insert Fill using such for non-recognition of deceased potter	(p)
ioi Traert in full any other manufactly which his cocraers de increases known	Jalso kruwnas (e)
ic) I need any address/es) at white deceased dector has recoded at an after the rime the artificial data was accurate.	and lately residing at (tl)
ter Freet auding name folding hydro- dictive products. It is a worker or object to be and can be care of consumerate of consumerate or by the decay at the action of the period of decay at the period of decay was incorred.	and lately carrying on business as (c)
(f) Insert (Life of Jean)	who deal on (f)
	and say as follows: -
igy Delete sa op il coble	1. (g) The deceased debtor's centre of main interests, being the place where he/she conducted the administration of his/her interests, was located within the United Kingdom, at
	CR

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

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

OR

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

OR

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

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

OR

The proceedings do not fall within the EC Regulations.

Under the LC Regulation:

- The centre of main interests should correspond to the place where the debtor conducts the administration of his interests on a regular basis.
- (ii) Establishment is defined as "any place of operations where the debter cornes out a non-transitory economic activity with human means and goods".
- (ii) Once the amount of the defency what they related to another the end of the another they excellent ends of any interest or other charge for the deceased celetar and the ends of any interest or the deceased celetar and the remotes with your models inting it.
- The estate of the deceased debtor is justly and truly indebted to me [us] in the aggregate sum of £(h)______
- State date payable or number analytist cus one or
- 4. The above-mentioned debt is for a liquidated sum payable (j) and the estate of the deceased debtor is according to my/sur information and belief insufficient to pay his debts.
- I/We do not, nor does any person on my/our behalf, hold any security on the deceased debtor's estate, or any part thereof, for the payment of the above-mentioned sum.

OR

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

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

OR

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

	I/We hold security for the payment of part of the above-mentioned sum and I/we estimate the value of such security to be ${\tt t}$. This petition is not made in respect of the secured part of my/our debt.
gg i ka likta w Epinsal	6. The will of the deceased debtor was on (k)
Proceedings of the Proceding Space of the Proceding Space of the Space	proved by (1)
	OR
(m, fusion data letters of an unimistration _{cont} enter	The letters of administration of his estate were on (m)
that case, furthermos and no besses or puries ferters of minimistration greater to	Granted to (n)

	Endorsement
	This petition having been presented to the High Cour, onat.
	am/pm it is ordered that the petition shall be heard as follows: —
	Date
	limellours
	Place
(et asset in bronds and accresses of parace given region	and you. (o)
	are to take notice that if you intend to oppose the petition you must not later than 7 days before the date fixed for the hearing:
	(i) file in the High Court a notice specifying the grounds on which you object to the making of an insolvency administration order, and
	(ii) send a copy of the notice to the petitioner or his solic.tor.
ipy Only to be completed, where the politioning accellations regressited by a colinitation	The soliciter to the petitioning creditor is-(p)
	Name
	Address
	25 Lordon and Marcollonia
	Telephone Number
	Fax Number (if any)
	Reference