SCHEDULE 1

UNCITRAL MODEL LAW ON CROSS-BORDER INSOLVENCY

PART 1

GENERAL PROVISIONS

CHAPTER III

RECOGNITION OF A FOREIGN PROCEEDING AND RELIEF

Article 23. Actions to avoid acts detrimental to creditors

- 2. Where the foreign representative makes such an application ("an article 23 application"), the Articles referred to in paragraph 1 and Articles 204, 205, 314, 315, 315B, 315C, 315D, 315E, 315F, 368 and 369 of the Insolvency (Northern Ireland) Order 1989(1) shall apply—
 - (a) whether or not the debtor, in the case of an individual, has been adjudged bankrupt, or, in the case of a debtor other than an individual, is being wound up or is in administration, under Northern Ireland insolvency law; and
 - (b) with the modifications set out in paragraph 3.

1

⁽¹⁾ Articles 204, 205 and 368 were amended by paragraphs 18, 37, 38 and 44 of Schedule 2 to S.I. 2005/1455 (N.I.10) and in the case of Article 204, Schedule 9; Articles 205 and 315 were amended by sections 3 and 4 of the Insolvency (No.2) Act 1994 (c.12); Articles 315A, 315B and 315C were substituted by Article 15 of S.I. 1999/3147 (N.I.11), and Articles 315D, 315E and 315F were inserted by paragraphs 53 and 54 of Schedule 9 to S.I. 1999/3147 (N.I.11)