### SCOTTISH STATUTORY INSTRUMENTS

## 2007 No. 187

## DEBT

### DILIGENCE

## The Debt Arrangement Scheme (Scotland) Amendment (No. 2) Regulations 2007

Made	7th March 2007
Laid before the Scottish	0.1.16 1.0005
Parliament	8th March 2007
Coming into force	30th June 2007

The Scottish Ministers, in exercise of the powers conferred by sections 2(3), 4(5), 5(4), 6(1), 7 and 62(2) of the Debt Arrangement and Attachment (Scotland) Act 2002(1) and of all other powers enabling them in that behalf, hereby make the following Regulations:

### Citation and commencement

**1.** These Regulations may be cited as the Debt Arrangement Scheme (Scotland) Amendment (No .2) Regulations 2007, and come into force on 30th June 2007.

### Interpretation

**2.** In these Regulations "the 2004 Regulations" means the Debt Arrangement Scheme (Scotland) Regulations 2004(**2**).

### Amendments to the 2004 Regulations

3.—(1) The 2004 Regulations are amended in accordance with paragraphs (2) to (33).

- (2) In regulation 2 (interpretation: general)-
  - (a) for the definition of "protected trust deed" substitute-

""protected trust deed" has the meaning given by section 73(1) of the 1985 Act;"; and

<sup>(1) 2002</sup> asp 17. Section 9(1) contains a definition of "prescribed" relevant to the exercise of the statutory powers under which these Regulations are made. Section 2 has been amended by sections 211(2) and 212(2) of the Bankruptcy and Diligence etc. (Scotland) Act 2007 (asp 3) ("the 2007 Act"). Section 4 has been amended by regulation 35(4) of the Debt Arrangement Scheme (Scotland) Regulations 2004 (S.S.I. 2004/268). Section 5 has been amended by section 212(4) of the 2007 Act. Section 7 has been amended by section 211(4) of the 2007 Act.

<sup>(2)</sup> S.S.I. 2004/468, amended by S.S.I. 2004/470.

- (b) for the definitions of "sheriff" and "sheriff principal" substitute-
  - ""sheriff" means the sheriff of the sheriff court district in which a debtor habitually resides;".
- (3) In regulation 8 (approval of a money adviser), in paragraph (4), for the word "2" substitute "3".
- (4) In regulation 10(2) (persons who are not to be money advisers)-
  - (a) in sub paragraph (e), for "sections 54(3) (automatic discharge after 3 years)" substitute "section 54 (automatic discharge after a year)";
  - (b) in sub paragraph (g), at the end add "or under section 56A or as the case may be 56F or 56G of the 1985 Act(4)"; and
  - (c) in sub paragraph (h), for "entered into" substitute "granted".
- (5) In regulation 11 (functions and duties of a money adviser)-
  - (a) in paragraph (1)-
    - (i) in sub paragraph (e), for the word "sixth" substitute "twelfth"; and
    - (ii) omit sub paragraph (g); and
  - (b) omit paragraph (2).
- (6) In regulation 18 (information on the DAS Register)-
  - (a) in paragraph (2)-
    - (i) before sub paragraph (a) insert-
      - "(za) an intimation under regulation 22(2A);";
    - (ii) for sub paragraphs (b) and (c) substitute-
      - "(ba) an intimation under regulation 20(3);
      - (bb) a notice under regulation 31(1);";
    - (iii) omit sub paragraph (f); and
    - (iv) in sub paragraph (h), omit "or sheriff principal"; and
  - (b) in paragraph (3), after "each debtor" insert "who has given intimation under regulation 22(2A),".
- (7) Omit regulation 19.
- (8) In regulation 20 (application for approval of debt payment programme)-
  - (a) in paragraph (2)(c), for "section 7(4)" substitute "section 2(4)"; and
  - (b) at the end add–

"(3) The debtor may, at any time before the application is approved or rejected, intimate to the DAS administrator that the application is withdrawn.".

- (9) In regulation 21(2) (debtors who may apply for approval of debt payment programmes)-
  - (a) in sub paragraph (c), for "sections 54 (automatic discharge after 3 years)" substitute "section 54 (automatic discharge after a year)"; and
  - (b) in sub paragraph (e), at the end add "or under section 56A or as the case may be 56F or 56G of the 1985 Act".
- (10) In regulation 22 (consent of every creditor)-
  - (a) in paragraph (1), after "paragraph (3)" insert "and to regulation 26";

<sup>(3) 1985</sup> c. 66. Section 54 has been amended by the Education (Student Loans) Act 1990 (c. 6), section 1(5) and Schedule 2, paragraph 6(c)(ii), and is prospectively amended by section 1 of the 2007 Act.

<sup>(4) 1985</sup> c. 66. Sections 56A, 56F and 56G are prospectively inserted by section 2 of the 2007 Act.

(b) after paragraph (2) insert-

"(2A) A debtor who intends to send a request under paragraph (2) may give written intimation of that intention to the DAS administrator; but a debtor is not to give intimation under this paragraph on more than one occasion in any period of 12 months.";

- (c) omit paragraph (4); and
- (d) in paragraph (5)–
  - (i) for "regulations 25, 26 or 27" substitute "regulation 25 or 26"; and
  - (ii) omit "or dispensed with".
- (11) Omit regulation 23.
- (12) In regulation 24 (composition and waiver of interest)-
  - (a) in paragraph (1), omit sub paragraph (b); and
  - (b) in paragraph (2)(a), omit "or waiver".
- (13) The heading to regulation 24 becomes "Composition".
- (14) In regulation 26 (approval by the DAS administrator)-
  - (a) in paragraph (1), for "Subject to regulations 25 and 27" substitute "Where approval cannot be given under regulation 25"; and
  - (b) in paragraph (2)-
    - (i) after sub paragraph (b) insert-
      - "(ba) the amount (if any) by which it appears to the DAS administrator, on the basis of such information as the creditors and the debtor have provided, that the value of any land owned by the debtor exceeds so much of the total amount of debt as is secured by way of a standard security over any interest in that land;"; and
    - (ii) in sub paragraph (g), omit "or objected".
- (15) Omit regulation 27.

(16) In regulation 28(2) (approval of a debt payment programme), for "of the second day after the date of the entry under paragraph (1) in the DAS Register" substitute "on the day immediately preceding that on which the notice is so entered".

(17) In regulation 29(1) (standard conditions), for "regulations 25, 26 or 27" substitute "regulation 25 or 26".

(18) In regulation 30(1) (discretionary conditions), for "regulations 25, 26 or 27" substitute "regulation 25 or 26".

- (19) In regulation 31 (notification of approval or rejection of a debt payment programme)-
  - (a) in paragraph (1), for "of the application for approval" substitute ", on an application,";
  - (b) in paragraph (2), for "an application for approval of a" substitute "the";
  - (c) in paragraph (3)-
    - (i) for "an application for approval of a" substitute "the"; and
    - (ii) in sub paragraph (b), for "approval" substitute "programme"; and
  - (d) in paragraph (4), in each of sub paragraphs (a) and (b), for "an application" substitute "the programme".
- (20) After regulation 31 insert-

#### "Diligence in the period before a debt payment programme is approved

**31A.**—(1) It is not competent to serve a charge for payment in respect of, or to commence or execute any diligence to enforce payment of, any debt–

- (a) during the period of 6 weeks immediately following an intimation by the debtor being entered in the DAS Register under sub paragraph (za) of regulation 18(2); or
- (b) during the period immediately following an application by the debtor being entered in that Register under sub paragraph (a) of regulation 18(2) and ending on the earliest of the dates mentioned in paragraph (2).
- (2) The dates are-
  - (a) that on which a notice that the debt payment programme is approved is entered in the DAS Register;
  - (b) that on which notice of rejection of the debt payment programme, sent under regulation 31(1), is so entered; and
  - (c) that on which intimation of withdrawal of the application in respect of the debt payment programme, given under regulation 20(3), is so entered.

(3) During any such period as is mentioned in sub paragraph (a) or (b) of paragraph (1), it is not competent in respect of the debt-

- (a) to make, under section 97(2) of the Bankruptcy and Diligence etc. (Scotland) Act 2007(5), an order granting warrant for sale of attached land; or
- (b) to make, under section 136(2) of that Act, a satisfaction order.

(4) If an arrestment such as is mentioned in subsection (1) of section 73J of the Debtors (Scotland) Act 1987(6) (automatic release of arrested funds) has been granted in respect of funds due to the debtor, it is not competent, during any such period as is so mentioned, to release funds under subsection (2) of that section; but the period in question is to be disregarded for the purposes of determining whether the period mentioned in subsection (3) of that section has expired.".

(21) In regulation 35(1) (effect on a creditor), omit sub paragraphs (a) and (aa)(7).

- (22) In regulation 36 (effect on a debtor), for "enter into" substitute "grant".
- (23) After regulation 36 insert-

### "Diligence: further provision as regards effect of debt payment programme

**36A.**—(1) Where a debt payment programme is approved, it is not competent in respect of any debt–

- (a) to make, under section 97(2) of the Bankruptcy and Diligence etc. (Scotland) Act 2007, an order granting warrant for sale of attached land; or
- (b) to make, under section 136(2) of that Act, a satisfaction order.

(2) If an arrestment such as is mentioned in subsection (1) of section 73J of the Debtors (Scotland) Act 1987 (automatic release of arrested funds) has been granted in respect of funds due to the debtor, it is not competent, where a debt payment programme is approved, to release funds under subsection (2) of that section; but if the debt payment programme is revoked the period between its being approved and being revoked is to be disregarded for the purposes of determining whether the period mentioned in subsection (3) of that section has expired.".

<sup>(</sup>**5**) 2007 asp 3.

<sup>(6) 1987</sup> c. 18. Section 73J is prospectively inserted by section 206 of the 2007 Act.

<sup>(7)</sup> Sub-paragraph (aa) was inserted by S.S.I. 2004/470, regulation 11(a).

- (24) In regulation 37(5) (application for variation), for sub paragraph (b) substitute-
  - "(b) on behalf of the debtor may be made by electronic means, but if so the money adviser shall retain the form 8, signed by the money adviser in accordance with section 3(2) of the Act, for a period of 5 years or for the period of the programme (whichever is longer).".

(25) In regulation 38(1)(d) (grounds for variation), after "omitted from" insert ", or was wrongly assessed for,".

- (26) In regulation 39 (approval of a variation)-
  - (a) in paragraph (2), omit "Subject to paragraph (3),";
  - (b) omit paragraph (3); and
  - (c) in paragraph (4)-
    - (i) omit ", or sheriff as the case may be,"; and
    - (ii) in sub paragraph (b), omit "or sheriff".
- (27) In regulation 40 (notification of approval or rejection of a variation)-
  - (a) in each of paragraphs (1) and (2), for "an application for" substitute "a";
  - (b) in paragraph (3), for "an application for variation" substitute "a variation of a programme"; and
  - (c) in paragraph (4)-
    - (i) for "the application for" substitute "a"; and
    - (ii) in sub paragraph (c)(ii), omit "to be approved".
- (28) In regulation 41 (revocation on sequestration) omit "Approval of".
- (29) In regulation 42 (application for revocation)-
  - (a) in paragraph (1)-
    - (i) omit "the approval of"; and
    - (ii) for sub paragraph (a) substitute-
      - "(a) a money adviser on behalf of the debtor;"; and
  - (b) after paragraph (2) add-

"(3) Any such application on behalf of the debtor may be made by electronic means, but if so the money adviser shall retain the form 10, signed by the money adviser, for a period of 5 years or for the period of the programme (whichever is the longer)."

- (30) In regulation 43 (grounds for revocation)-
  - (a) omit "Approval of";
  - (b) the existing words of the regulation (as so amended) become paragraph (1); and
  - (c) after that paragraph add-

"(2) A debt payment programme may be revoked by the DAS administrator (whether or not on an application under regulation 42) where the DAS administrator is satisfied that, for a continuous period of 6 months, the payments distributor has not received the sums which, in accordance with the debt payment programme, ought to have been received for distribution.

(3) A DAS administrator who proposes to revoke, under paragraph (2), a debt payment programme other than on an application under regulation 42 must give written notice of that proposal to-

- (a) the debtor;
- (b) each creditor who is being paid under the programme; and

(c) any creditor who has made an application for variation of the programme,

and is not to implement the proposal until the expiry of a period of at least 4 weeks after the notice is given.".

- (31) In regulation 44 (determination of a revocation)-
  - (a) in paragraph (1), at the end add-
    - "(d) where notice of proposed revocation is given under paragraph (3) of regulation 43, any representations made by the debtor or by the creditors, as regards the proposal, during the period mentioned in that paragraph."; and
  - (b) in paragraph (2), omit "an approval of".
- (32) In regulation 50 (appeals)-
  - (a) omit paragraphs (4) and (5);
  - (b) in paragraph (6)(8), omit sub paragraph (b); and
  - (c) in paragraph (7), omit "or sheriff principal, as the case may be,".
- (33) In Schedule 1 (which makes provision as regards forms)-
  - (a) in the arrangement of forms, omit the entries for forms 7 and 7(a);
  - (b) for form 3 (application for approval of a debt payment programme), substitute the form set out in Schedule 1 to these Regulations;
  - (c) for form 4 (notification to creditor of application for approval of a debt payment programme), substitute the form set out in Schedule 2 to these Regulations;
  - (d) for form 5 (notification of approval of a debt payment programme), substitute the form set out in Schedule 3 to these Regulations;
  - (e) omit forms 7 and 7(a);
  - (f) for form 8 (application for variation of a debt payment programme), substitute the form set out in Schedule 4 to these Regulations; and
  - (g) for form 10 (application for revocation of a debt payment programme), substitute the form set out in Schedule 5 to these Regulations.

### Saving

**4.** Except in so far as these Regulations relate to an application such as is mentioned in regulation 49A(2) of the 2004 Regulations (or relate to any variation consequent upon such an application), nothing in these Regulations affects a debt payment programme in respect of which a request was made under regulation 22(2) of the 2004 Regulations before the date on which these Regulations came into force.

St Andrew's House, Edinburgh 7th March 2007

ALLAN WILSON Authorised to sign by the Scottish Ministers

<sup>(8)</sup> Paragraph (6) was substituted by regulation 14 of the Debt Arrangement Scheme (Scotland) Amendment Regulations 2004 (S.S.I. 2004/470).

### SCHEDULE 1

Regulation 3(33)(b) Regulation 20(2)

### The Debt Arrangement Scheme (Scotland) Regulation 20(2) Regulations 2004

### Form 3

### Application for approval of a debt payment programme

### Section 1

1	Money adviser case number				
Detai	ls of debtor				
2	Title (Mr, Mrs, Miss, Ms, etc)				
	Surname				
	First name(s)				
	All other names you are or have been known by				
3	Date of birth				
4	Home address				
	Postcode		 		
	E-mail address				
	Home phone number				
5	Have you lived at this address for more	than 2 months?	Yes	No	

6	Business name (if applicable)			 	
	Business address (if applicable)				
	Postcode			 	
Deta	ils of money adviser			 	
7	Surname				
	First name				
				 11	1
	Unique identification number	M A			
	You must co	mplete questions 8 to 16			
8	Has the debtor previously applied for o other debt payment plan?	r had a debt payment programme or	Yes	No	
If you	ı answer 'yes', please give details (and p	revious DAS case number(s) if applica	ble)		
			r.		
9	Has the debtor within the last 12 month an intention to apply for approval of a c		Yes	No	
If you	answer 'yes', please give the date of the	at intimation			
	v 1 0 v			 	
10	Has the debtor 2 or more debts?		Yes	No	
11	Does the debtor have a current trust dee	ed or protected trust deed?	Yes	No	
12	Has the debtor's estate been sequestrate Act 1985, and the debtor not been discl		Yes	No	
13	Has a bankruptcy order been made und of the debtor, and the debtor not been d		Yes	No	
14	Is the debtor subject to a bankruptcy re- either of the Bankruptcy (Scotland) Ac		Yes	No	
15	Is any income of the debtor subject to a	a conjoined arrestment order?	Yes	No	
	If yes, please answer question 16.				

16 Has any creditor attempted to enforce payment of a debt that is not being paid under that order?

Yes No

If you need to give any other information on a conjoined arrestment order, please use the any other relevant information box in section 5

		Section 2		
Prop	oosed payment details			
17	Name of approved distributor			
18	Repayment option	Equal	Pro rata	
19	Payment method	Direct debit		
	(Select appropriate box with a $X$ )	Standing order		
		Cheque		
		Postal order		
		Pay Point		
		Other (eg smart card - please specify)		
		Payment mandate		

If you have selected 'payment mandate', please give the employer's details below

Name of company or firm	
Business address	
Postcode	
Business phone number	
Business e-mail address	
Please also provide the following details	

Employee NI number

Employee payroll number

Payment instalment frequency (select as appropriate)

W	/eekly	Fortnightly		M	onthly		4 Weekly	
20	) Total debt		р	Amour	nt offered	per instaln	nent £	р
	Amount of final insta	lment					£	р
	Number of instalmen	ts						
2	Breakdown of debts	and paymo	ents					
	Creditor's name, address (including postcode)	Amoun	t owed		nt offer talment)		nt of final alment	% of total debt
a		£	Р	£	p	£	p	
				count in th Accou	nt number t sort code			
ь		£		Has thi		consented?		No
b				Ty count in the	p pe of debt e name of. nt number		p	
			Credi	tor reference			Yes	No
с		£	p	£	p	£	p	
			Acc	Tyj	pe of debt name of.			

1	1						
	 1			nt number			
	 1		Account	sort code			
		Credi	tor referenc	e number			
	]		Has this	creditor c	consented?	Yes No	
.							
d	 £	p	£	р	£	р	
			Typ	pe of debt			
		Ac	count in the	name of.			
	1		Accour	t number			
	ĺ		Account	sort code			
		Credi	tor referenc				
					onsented?	Yes No	
I	1						
e	£	р	£	р	£	р	
			Тур	e of debt			
		Acc	count in the	name of.			
			Accourt	t number			
			Account	sort code			
		Credi	tor referenc	e number			
			Has this	creditor c	onsented?	Yes No	
f	£	Р	£	р	£	р	
			Тур	e of debt			
		Aco	count in the				
				t number			
				sort code			
		Credi	tor referenc				
			Has this	s creditor o	consented?	Yes No	
a	£	р	£		r	n n	
g	 r	Р	r.	р	*	p	

Г										
L			Type of deb							
F			count in the name of							
F		A								
Ļ			Account numbe							
Ļ			Account sort code							
Ļ			itor reference numbe							
L		Н	as this creditor conse	nted?	Yes	No				
Do you need to list any more creditors? Yes D No D (If 'yes', please use continuation sheet)										
	Section 3									
Dis	cretionary conditions									
22	2 The debtor will realise and distribute among the creditors the value of Yes No an asset (other than an exempted asset).									
	If you have answered 'y	es', please give details								
23	The debtor will sign and employer.	deliver a payment mandat	e to the Yes	5 🗆	No					
24	The debtor will seek age continuing liability.	eement from a creditor to p	bay a Yes	· 🗆	No					
25	The debtor will complet return or declaration.	e and submit, when due, a	tax or duty Yes		No					
26	The debtor will maintain regulation 30 of the DA	an emergency fund in acc S Regulations.	ordance with Yes	· 🗆	No					
27		d by any other reasonable o letion of the programme.	condition Yes		No					

If you have answered 'yes', please give details

### Section 4

### Creditors' consent

28	Has every creditor of the debtor consented to this application?	Yes	No	
	(If the answer is 'yes', go to section 5, and if 'no' to question 2	9)		
29	Is the amount owed by the debtor to any single non- consenting creditor more than 50% of the total debt in the programme?	Yes	No	
30	Is the amount due to the creditors refusing to consent more than 60% of the total debt in the programme?	Yes	No	
31	Does the debtor own all or part of any land or buildings?	Yes	No	
	If yes, go to paragraph 33 and provide further information.			
32	Has any creditor of the debtor requested the sale of land or buildings to satisfy the debt due to them?	Yes	No	

If yes, go to paragraph 33 and provide further information.

33	Please provide further information if the answer to either of questions 31 or 32 is 'yes'									

#### Section 5

### 34 Please give us any other relevant information

### Signature of debtor

35 I confirm that, to the best of my knowledge, this form is complete and accurate.

I apply for approval of a debt payment programme as set out in this application

	Signature	Date									
Declaration by money adviser											
36	36 I confirm that I have given the debtor money advice for the application they are seeking in accordance with section 3(1) of the Debt Arrangement and Attachment Act 2002										
	Signature	Date									
	Section 6										
	We would be grateful if you could take the time to provide us with the following information for research purposes:										
37	Gender	Ma	ıle			Fem	ale				
38	To which ethnic group do you consider you belong?								]		

39	Do you have any long-term illness, health problems or disability which limits your daily activities or the work you can do?	Yes	No	
40	Which of the categories below best describes your current employment situation?		 	
41	Would you be willing to be contacted about taking part in future research on how the Debt Arrangement Scheme is working?	Yes	No	

### SCHEDULE 2

Regulation 3(33)(c) Regulation 22(2)

### The Debt Arrangement Scheme (Scotland) Regulations 2004

Form 4

Proposal to creditor for a debt payment programme

#### Section 1

1	Details of creditor	
	Name of company or firm	
	(or, if appropriate)	
	Surname	
	First name	
	Other names	
2	Address	

Postcode

4

5

### 3 Details of applicant for approval of debt payment programme

Surname	
First name	
Other names	
Date of birth	
Home address	
Postcode	

6	Business name (if applicable)	
	Business address (if applicable)	
	Postcode	
7	Details of money adviser for applican	
	Surname	
	First name	
8	Money adviser case reference	
9	Name of organisation	
	Business address	
	Postcode	
	Business phone number	
	Email address	

Section 2

#### 10 Debt due to creditor

<b>Description of debt</b> (include creditor account or reference number)	Total amount due

(Continue to list all debts due to the creditor, if more than one)

### Payment offer

£ p

(Specify amount offered in respect of each debt, if more than one)

Amo	ount of final payment			£		р			
Payn	Payment frequency (select as appropriate)								
Weeł	ekly 🗌 Fortnightly 🗌 M	Monthly [	4 W	eekly					
Num	Number of instalments to be paid under proposed programme								
11	11 Any further information								
12	Payment distributor details								
	Name of payments distributor								
13	13 You are asked to agree to payment of the debt(s) due to you as proposed in paragraph 10 of this form								
	Signature								
	Name								
	Date (dd/mm/yyyy)								
	Important info	ormation for cr	editors						
	1	Form 4							

### IMPORTANT INFORMATION FOR CREDITORS

### A. Debt Arrangement Scheme (DAS)

The Debt Arrangement Scheme is a statutory scheme that has binding legal effect. A DAS debt payment programme has effect when it is approved by the DAS Administrator, on behalf of the Scottish Ministers.

DAS helps creditors by making it easier for people with multiple debts to pay most of what they are due.

### B. Form 4

This form contains an offer to repay your debt as part of a debt payment programme involving a number of creditors.

You are asked to consent to the payment offer, but are entitled to refuse to do so. Please note, however, that the proposed programme may still be approved by the DAS administrator if it is 'fair and reasonable' in all the circumstances.

Please respond in writing to the payment offer by replying to the money adviser named above. If you refuse to consent please set out any supporting information that you think may help the DAS administrator to determine whether or not the proposed programme is fair and reasonable.

# IF YOU DO NOT RESPOND WITHIN 21 DAYS THEN YOU WILL BE DEEMED TO CONSENT TO THE PROPOSED DEBT PAYMENT PROGRAMME.

### C. Protection from enforcement

You can find out whether or not the debtor is protected from enforcement by checking to see if there is an entry on the DAS Register, which can be found on the DAS website at: www.moneyscotland.gov.uk.

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

### D. Discharge of obligations

### THE OBLIGATION OF THE DEBTOR TO PAY ANY SUM DUE TO YOU IN RESPECT OF THE DEBT NOT SHOWN ON THIS FORM MAY BE DISCHARGED ON COMPLETION OF THE PROPOSED PROGRAMME.

Paragraph 10 of this form includes a figure for the total amount of debt due to you. This figure will (unless adjusted or varied as set out below) be the amount paid to you on approval and completion of the proposed programme.

It is therefore in your interests to notify the money adviser named above if you disagree with the figure shown in paragraph 10.

If the money adviser agrees that you are due a different amount then that figure will be given to the DAS administrator when applying for approval of the proposed programme.

If the money adviser does not agree with your calculation, and the proposed programme is approved, then you can ask the DAS administrator to determine the amount due at the date of approval. You can also appeal to the sheriff against that determination.

### E. Further information

You can find out more about the rights and duties of debtors and creditors under DAS on the DAS website at: <u>www.moneyscotland.gov.uk</u>.

### SCHEDULE 3 Regulation 3(33)(d) Regulations 31(4) and

35(2)

### The Debt Arrangement Scheme (Scotland) Regulations 2004

Form 5

### Notification to creditor of approval of a debt payment programme

1	DAS case number	D	Α	s	/	2	0	0	/			
2	Creditor											
	Name of company or firm											
	(or, if appropriate)											
	Surname											
	First name		Γ									ĺ
	Other names											ĺ
	Address											ĺ
											 	 ĺ
			F									ĺ
			Γ									ĺ
			F									ĺ
	Postcode		F									1

#### 3 Debtor

Surname					
First name					
Other names					
Date of birth					
Home address					
Postcode					

5

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

	Business name (if applicable)										
	Business address (if applicable)										
		[									
	Postcode										
4	Date of approval										
	Money adviser										
	Surname										
	First name(s)										
	Money adviser case reference										
	Name of organisation										
	Business address										
	Postcode						 		 		
	Business phone number										
	E mail address						 	 	 	 	

### 6 Debt

(Complete where, and as, appropriate)

	cription of debt (include any creditor acco rence number)	unt or	Total am	ount due	
			£		р
(Co	ntinue to list all debts due to the creditor, i	f more than o	ne)		
Арр	proved payment				£ p
(Spe	cify amount approved in respect of each de	ebt, if more ti	han one)		
Am	ount of final instalment				£ p
Pay	ment frequency				
(sel	ect as appropriate)	Weekly			
		Fortnightly			
		Monthly			
		4 Weekly			
Nur	nber of instalments				
	cretionary conditions attached to the gramme (if any)				
7	Payments distributor				
	Name of payments distributor				
8	Notification				
	You are notified that the debtor specified under the Debt Arrangement Scheme (Sc				nent programme approved
	Signature of person sending this notice				
	Print name				

Date

|--|--|--|--|

### IMPORTANT INFORMATION FOR CREDITORS

### A. Debt Arrangement Scheme (DAS)

The Debt Arrangement Scheme is a statutory scheme that has binding legal effect. A DAS debt payment programme has effect when it is approved by the DAS Administrator, on behalf of the Scottish Ministers.

DAS helps creditors by making it easier for people with multiple debts to pay most of what they are due.

### B. Form 5

This form is a notice to you that the DAS administrator has approved a debt payment programme, as proposed by the debtor named above. The debtor is therefore protected from enforcement.

The protection will apply until the programme is completed, but will stop if the programme is revoked before completion as a result of (say) continuing non-payment by the debtor.

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

### C. Further information

You can find out more about the rights and duties of debtors and creditors under DAS on the DAS website at: <a href="http://www.moneyscotland.gov.uk">www.moneyscotland.gov.uk</a>.

### SCHEDULE 4

Regulation 3(33)(f) Regulation 37(5)

### The Debt Arrangement Scheme (Scotland) Regulations 2004

### Form 8

### Application for variation of a debt payment programme

	Section 1						
	Information about the programme						
	(To be completed by all applicants)						
1	DAS case number	D A S / 2 0 0 /					
2	Date DPP was approved						
	Details of debtor						
3	Title						
	Surname						
	First name(s)						
	All other names debtor known by						
	Date of birth						
	Home Address						
	Postcode						
4	Business name (if applicable)						
	Business address (if applicable						
	Postcode						

5	Money	Adviser
---	-------	---------

Surname				 	
First name					
Unique identification number	М	Α			
Are you a creditor?			Yes	No	

If you have answered 'yes' to question, go to section 2. If you have answered 'no', go to section 3

	Section 2							
	Creditor applications							
	(To be completed only where a creditor is applying for a variation)							
6 Have you tried to agree this variation with the Mess No money adviser?								
	(If you have answered 'no' you can You <b>must</b> contact the mon			tion.				
	Your de	tails						
7	Your name or business name							
	Your address or business address							
	-							
	Postcode							
	Phone number							
	Reasons for variation							
8	Is there agreement between the debtor and all credite part in the programme?	ors taking	Yes	No				
9	Is there agreement between the debtor and any credit to cancel the obligation to repay any amount?	or	Yes	No				

10	Is this variation for the purpose of 'freezing' interest and charges otherwise due to the creditors?	Yes	No	
11	Is there a material change in the circumstances of the debtor?	Yes	No	
12	Has a debt has been omitted from the programme due to mistake, oversight or other reasonable cause?	Yes	No	
13	Is a debt that was future or contingent now quantified and due for payment?	Yes	No	
14	Does the debtor need credit for an essential requirement?	Yes	No	

15 Provide full details in respect of each of questions 9 to 14 where the answer is 'yes'

- debtor,
- the money adviser, and
- every other creditor taking part in the debt payment programme?

(An application for variation will not be considered by the DAS administrator unless you answer 'yes' to question 16)

Signature of creditor

17 I apply for a variation of the debt payment programme, as set out in this application

Signature	
Date	
Position in company (if applicable)	

### Section 3

### Money adviser applications

(To be completed only where a money adviser is applying for a variation)

### **Reasons for variation**

18	Is there agreement between the debtor and all creditors taking part in the programme?	Yes	No	
19	Is there agreement between the debtor and any creditor to cancel the obligation to repay any amount?	Yes	No No	
20	Is this variation for the purpose of 'freezing' interest and charges otherwise due to the creditors?	Yes	No	
21	Has either the DAS administrator or sheriff made a determination of the total amount of debt due at the date of approval of the programme	Yes	No	
22	Is there a material change in the circumstances of the debtor?	Yes	No	
23	Has a debt has been omitted from the programme due to mistake, oversight or other reasonable cause?	Yes	No	
24	Is a debt that was future or contingent now quantified and due for payment?	Yes	No	
25	Does the debtor need credit for an essential requirement?	Yes	No	

### 26 Provide full details in respect of each of questions 18 to 25 where the answer is 'yes'

#### Section 4

### Details of programme if varied as proposed

(To be completed only where a money adviser is applying for a variation)

### Payment distributor details

27 Name of approved distributor (if changed)

### Repayment option

28 Payment method (Select appropriate box with a X)

Equal		Pro-rata	
Direct debit			
Standing order			
Cheque			
Postal order			
Payment manda	te		
PayPoint			
Other (please sp	ecify bel	ow)	

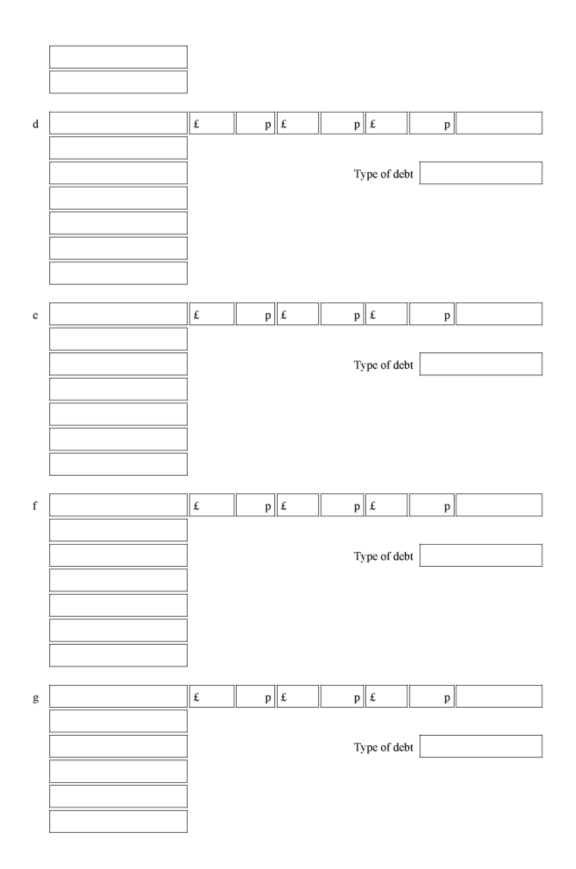
29

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Payment frequency	Weekly	
(Select appropriate box w	ith a X) Fortnightly	
	4 weekly	
	Monthly	
Total debt £	Amount offered per instalment	£ p
Amount of final instalme	ent	£ p
Number of instalments		
Breakdown of debts and	payments	
Creditor's name, address (including postcode)	Amount owed Payment offer Amount of final (per instalment) instalment	% of total debt
	£ p £ p £ p	
	Type of debt	

b	£	p £	p £ p	
			Type of debt	
с	£	p £	p £ p	,
	] ] ]		Type of debt	
	]			



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Do you need to list any more creditors? Yes D No D (If 'yes', please use continuation sheet)
Section 5
Intimation to persons with an interest further information
(To be completed only where a money adviser is applying for a variation)
30 Where an application is by a money adviser, has a copy of this form been given to every other creditor taking part in the debt payment programme?
(An application for variation will not be considered by the DAS administrator unless you answer 'yes' to question 30)
31 Please provide any other relevant information

#### Declaration by money adviser

32 I confirm that I have given the debtor money advice in respect of the variation sought, in accordance with section 3(1) of the Debt Arrangement and Attachment (Scotland) Act 2002

Signature	Date											
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### SCHEDULE 5

Regulation 3(33)(g) Regulation 42(2)

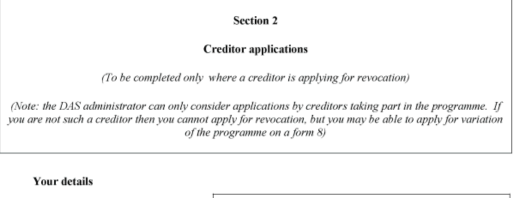
### The Debt Arrangement Scheme (Scotland) Regulations 2004

### Form 10

### Application for revocation of a debt payment programme

	Section 1 Information about the programme (To be completed by all applicants)						
	(10000	onproton og an approxima/					
1	DAS case number	A S / 2 0 0 /					
2	Date debt payment programme was app	proved					
	Details of debtor						
3	Title						
	Surname						
	First name(s)						
4	Address						
	Postcode						

5	Business name (if applicable)					
	Business address (if applicable)					
	Postcode					
	Details of money adviser					
6	Surname					
	First name					
	Unique identification number	MA				
7	Are you a creditor Yes	No				
	If you have answered 'yes,' go to section 2. If you have answered 'no', go to section 3					



8	Name (or business name)	
9	Address (or business address)	
	Postcode	
	Phone number	

10	Are you a creditor being paid under the debt payment programme?			No		
Please tell us here why you are applying for the DPP to be revoked (All the legal references are to the Debt Arrangement Scheme (Scotland) Regulations 2004)						
11	Does the debtor have a money adviser?			No		
12	Has the debtor been sequestrated (bankrupted)?	Yes		No		
13	Has the debtor failed to satisfy a standard condition under regulation 29 or a discretionary condition under regulation 30?	Yes		No		
14	Has the debtor made a false statement in their application?	Yes		No		
15	Has the debtor failed to make an instalment under the programme, which means that they are now in arrears of an amount equal to 3 payments?	Yes		No		
If	you have answered 'yes' to any of questions 11 to 15, please provide details in the	box pr	ovide	d		
16 The DAS administrator may have regard to any factor that is considered appropriate in all the circumstances. Please use this box to provide any further information that you believe is relevant.						

17 I/we apply for revocation of the debt payment programme

Signature	Date
Print name in block capitals	
Position in company (if applicable)	

#### Section 3

#### Money adviser applications

(To be completed only where a money adviser is applying for revocation)

#### Grounds for revocation

(All the legal references are to the Debt Arrangement Scheme (Scotland) Regulations 2004)

### Please tell us here why you are applying for the DPP to be revoked

(All the legal references are to the Debt Arrangement Scheme (Scotland) Regulations 2004)

18	Does the debtor have a money adviser?	Yes	No	
19	Has the debtor been sequestrated (bankrupted)?	Yes	No	
20	Has the debtor failed to satisfy a standard condition under regulation 29 or a discretionary condition under regulation 30?	Yes	No	
21	Has the debtor made a false statement in their application?	Yes	No	
22	Has the debtor failed to make an instalment under the programme, which means that they are now in arrears of an amount equal to 3 payments?	Yes	No	

If you have answered 'yes' to any of questions 18 to 22, please provide details in the box provided

23 The DAS administrator may have regard to any factor that is considered appropriate in all the circumstances. Please use this box to provide any further information that you believe is relevant.

Si	gnature of debtor		 	
24	I apply for revocation of the debt payment programme			
	Signature	Date		
	Money adviser's sign	ature		
25	I apply for revocation of the debt payment programme			
	Signature	Date		

### **EXPLANATORY NOTE**

### (This note is not part of the Regulations)

The Debt Arrangement Scheme (Scotland) Regulations 2004 ("the 2004 Regulations"), made under the Debt Arrangement and Attachment (Scotland) Act 2002, provide a scheme for repayment of multiple debts in Scotland. Part 13 of the Bankruptcy and Diligence (Scotland) Act substantially amended that Act of 2002.

These Regulations, which amend the 2004 Regulations, simplify the process under which applications for approval of debt payment programmes are determined and rationalise the effect which such programmes are to have on diligence generally.