SCHEDULE

Form 1

STATUTORY DEMAND FOR PAYMENT OF DEBT

Bankruptcy (Scotland) Act 1985: Section 7(1)(d)

Warning to person Receiving Demand	Please do not ignore this form	
If you do nothing in response to this demand, you could be made bankrupt and your property and goods taken away from you. Please read carefully this Demand and Notes for Debtors.	If you are in any doubt about what to do, you should seek advice immediately from a solicitor, insolvency practitioner, money adviser or a Citizens Advice Bureau.	
Notes for Creditors		
This form must be served personally on the debtor by a sheriff officer or messenger-at-arms. An additional copy of the Demand should also be given to the debtor at the same time.	The Demand	
Insert name and address of debtor	То	
Insert name and address of creditor	From	
(a) Insert name and address of person completing the demand	1. (a) I,	
* Delete if creditor is completing demand (b) Insert name of creditor	*being a person authorised to act on behalf of (b) (the creditor)	
 (c) Insert name of debtor * Delete as appropriate (d) Insert amount of debt(s) claimed. The total of the debt(s) must not be less than £1,500. 	claim that as at the date of this Demand (c) you, owe me/the creditor* the sum of (d) £ (the sum demanded)	

(e)	Describe the matters which led to the debt(s). If more space is needed please use a separate piece of paper.	2.	The sum demanded is in respect of (e)
(f)	Insert the reasons why it is claimed that the debt(s) forming the subject of the Demand are liquid. A debt is liquid where it is for a certain settled amount and is immediately payable to the debtor. There must also be clear evidence of the existence of the debt, for example, a written admission by the debtor or a document which establishes the debt (such as a court decree or contract).	 4. 	The sum demanded is immediately payable and consists of a liquid debt or debts in that (f)
* D	elete whichever does not apply		—that you do not owe me/the creditor* the sum demanded or any part of it, or
* Delete whichever does not apply		—that you do not have to pay the sum demanded or any part of it immediately to me/the creditor*	
			you must IMMEDIATELY fill in the DENIAL SLIP at the end of this form (or a copy of it) and post it, or a letter to the same effect to the creditor by RECORDED DELIVERY POST so as to arrive within 3 weeks after the date of service of this Demand on you (this date is shown in the Docquet of Service below).
		5.	If, however, you accept
	elete whichever does not apply		—that you owe me/the creditor* the sum demanded and —that you have to pay the sum demanded immediately to me/the creditor*
			you must, within the 3 week period mentioned in paragraph 4 above, pay it to me/the creditor* or find security for its payment.
		6.	If, within the 3 week period mentioned in paragraph 4 above, you have not taken the steps mentioned in either paragraph 4 or 5 above, you may be made bankrupt by the court, and your property and goods put into the hands of a trustee for the benefit of all your creditors.
		Sign	ned ditor * / on behalf of creditor
* D	elete whichever does not apply	Crec	ditor * / on behalf of creditor
	'		

DOCQUET OF SERVICE

Note	
This Docquet of Service should be completed by the messenger-at-arms or sheriff officer and witness at the time of serving the demand upon the debtor. The Docquet of Service in the duplicate demand, which is also to be given to the debtor, should also be completed.	
(a) Insert name and address of debtor	To (a)
(b) Insert date of service. This is the date after which the period of three weeks mentioned in paragraphs 4-6 of the	You are served with the above Demand on (b)
above Demand starts to run.	by me,
(c) Insert name and address of messenger- at-arms or sheriff officer.	(c)
	in the presence of the witness who also signs below.
	Signed
* delete whichever is inapplicable	Messenger-at-arms/Sheriff Officer*
	Date
	Name and address of witness in BLOCK CAPITALS
	Signed Witness

DENIAL SLIP

To be completed in the circumstances described in paragraph 4 of the Demand Form or in the notes for Debtor 2 and 3.	
Note You must fill in and sign this Denial Slip. Tear it off and post it immediately to the creditor by RECORDED DELIVERY POST to arrive within the three week period mentioned in paragraph 4 of the Demand Form.	
(a) Insert name and address of creditor	To (a)
	I refer to the demand served on me on
(b) Insert date of service of Demand as shown	(b)
in the Docquet of Service.	
	I DENY
* Delete if inapplicable Only delete (c) if you accept that you owe the	*(c) that I owe you the sum demanded *(d) that I have to pay you the sum demanded
whole of the sum demanded but retain (d) if you are denying that you have to pay that sum immediately.	immediately
	Signature of Debtor
	Date
	Name of Debtor in BLOCK CAPITALS
	Address of Debtor
	l

NOTES FOR DEBTOR - READ CAREFULLY

If you do nothing in response to this Demand you could be made bankrupt.

Please do not ignore this form

- 2. (a) If you deny that you owe the sum demanded or any part of it; or
 - (b) If you accept that you owe the sum demanded but deny that you have to pay it or any part of it immediately (even though you may admit that you must pay it at some time),

you must fill in the attached Denial Slip (or a copy of it) and post it, or a letter to the same effect, to the creditor by **RECORDED DELIVERY POST**. This should be done **immediately** and before the end of the 3 week period mentioned in paragraph 4 of the form. If you do not do so, you could be made bankrupt.

You should keep a copy of what you send to the creditor and the recorded delivery slip.

- 3. If however, you accept-
 - (a) that you owe the sum demanded, and
 - (b) that you have to pay the sum demanded immediately to the creditor,

you should either pay the sum demanded or find security for such payment. If you cannot do either you should get in touch with the creditor **immediately** and try to agree with him a way of paying off the sum demanded perhaps by paying by instalments.

Even if the creditor agrees that the sum demanded or any part of it need not be paid immediately to him, you should still send the **Denial Slip** as in Note 2 above, to protect you from the possibility of being bankrupt.

- If you are in any doubt as to—
 - (a) whether you owe the sum demanded or any part of it; or
 - (b) whether the sum demanded or any part of it must be paid immediately; or
 - (c) whether any details mentioned in connection with the debt(s) in paragraph 2 and 3 of the form are correct; or
 - (d) about what you should do with this form or its implications,

you should seek advice immediately from a solicitor, insolvency practitioner, money adviser or from a Citizens Advice Bureau.

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