#### DRAFT STATUTORY INSTRUMENTS

## 2009 No.

# The Overseas Companies Regulations 2009

## PART 4

## USUAL RESIDENTIAL ADDRESSES: PROTECTION FROM DISCLOSURE

#### Putting the address on the public record

- **28.**—(1) The registrar, on deciding in accordance with regulation 27 that a director's or permanent representative's usual residential address is to be put on the public record, shall proceed as if a return containing altered particulars had been given under Part 3—
  - (a) stating that address as the director's or permanent representative's service address, and
  - (b) stating that their usual residential address is the same as their service address.
  - (2) The registrar must give notice of having done so—
    - (a) to the director or permanent representative, and
    - (b) to the company.
- (3) If the company has been notified by the director or permanent representative of a more recent address as their usual residential address, it must notify the registrar in accordance with regulation 13 (return of alteration in registered particulars).
- (4) A director or permanent representative whose usual residential address has been put on the public record by the registrar under this regulation may not register a service address other than their usual residential address for a period of five years from the date of the registrar's decision.