# SCHEDULE 1

Regulation 2(2)

# FORMS

## The Debt Arrangement Scheme (Scotland) Regulations 2011

FORM 1 Regulation 20(2) APPLICATION FOR APPROVAL OF A DEBT PAYMENT PROGRAMME

## SECTION 1

1 Details of Applicant (Money Adviser)

Unique ID Number Name	
Address	
Contact Name (if different) Phone No.	

SECTION 2

## 2 Details of the debtor(s) applying for a Debt Payment Programme (DPP)

2a. Details of the debtor				
Sumame First Name(s)			 	
Any other name the debtor has been known by			 	
Date of Birth (DD/MM/YYYY) Address				
Autess				
Town Postcode				
Email address (if applicable)				
Telephone – Home Telephone – Mobile			 	
Physics on Marris (Constitution)				
Business Name (if applicable) Business Address			 	
Town				
Postcode				
2b. Is this application a result of a revoked joint a	application?	Yes	No	
2c. Is this a joint application?		Yes	No	
If 'no', go to Section 3. If 'yes', are the debtors jointly and severally liable for any debt? AND	No			
If 'yes', do the debtors applying for a joint DPP meet a) husband and wife to each other b) civil partners of each other c) living together as husband and wife d) the same sex living together as in a husba				

If 'no', DO NOT PROCEED with a joint DPP.

# 2d. Do both debtors consent to a joint application?

Yes 🗌 No 🗌

If 'yes', complete 2e. If 'no', DO NOT PROCEED with a joint DPP.

# 2e. Details of the other debtor in a joint DPP

Sumame First Name(s) Any other name the debtor has been known by Date of Birth (DD/MM/YYYY) Address			-			-			
Town Postcode Email address (if applicable) Telephone – Home Telephone – Mobile									
Business Name (if applicable) Business Address									-
Town Postcode									
SECTION 3									
3 Eligibility to Apply									
Debtor(s) must satisfy a number of conditions to be	ligible	to a	pply	for ap	prova	al of a	DPP		
3a. Is the programme for ONE debt only?						Ye	s 🗌	No 🗌	
If 'yes', is the debtor involved in a time to pay direction, time to pay order or time order for the debt in the DPP?						Ye	s 🗌	No 🗌	
If 'yes', to this second question, the debtor is NOT El where this debt is the only debt. (Reg. 21(3))	igible to	o ap	ply f	or a p	rograi	mme			
3b. Is the debtor, or in the case of a joint applicat paying any debt under a conjoined arrestment or		ther	of ti	ne del	btors		s	No 🗌	
If 'yes', has a creditor, including a creditor of a debt b arrestment order in respect of another debt, attempte the debtor by any lawful means?						1	s 🗌	No 🗌	
If 'no', the debtor is NOT Eligible for a programme. (F	Reg. 21	(4))							
3c. Is the debtor, or in the case of a joint applicat	ion, eit	her	of ti	ne del	otors	:			
i) currently an undischarged bankrupt in Wales?	Scotlar	nd, E	Engl	and o	r	Ye	s 🗌	No 🗌	
ii) currently subject to a bankruptcy restri bound by a bankruptcy restrictions und					or		s□	No 🗆	

If 'yes' to any i) or ii), the debtor is NOT Eligible for a programme. (Reg. 21(2))

3d. Has the debtor, or in the case of a joint application, either of the debtors granted a trust deed that has become protected? Yes 🗌

No 🗌

If 'yes', the debtor is NOT Eligible for a programme. (Reg. 21(2))

SECTION 4

#### 4 Debt to be included in the Debt Payment Programme

Where this is a joint application, debts for which both debtors are jointly and severally liable should be listed separately.

#### 4a. The following are debts which are to be included in the programme owed by ..... (debtor's name)

Creditor's Name, address (incl. postcode)	Creditor ref.	ID	Account number	Amount ow	ed	Payment (per insta	
				£	p	£	р

Complete (i) and (ii) for joint applications only.

# 4a. i) The following are debts which are to be included in the programme owed by ...... (debtor's name)

Creditor's Name, address (incl. postcode)	Creditor ref.	ID	Account number	Amount ow	ed	Payment (per insta	
				£	р	£	p

4a. ii) The following are joint and severally liable debts which are to be included in the programme.

	Creditor's Name, address (incl. postcode)	Creditor ref.	ID	Account number	Amount ow	ed	Payment (per insta	
[					£	р	£	р

р

#### 4b. Total debt to be included in the programme.

TOTAL DEBT £	OTAL	DEBT	£
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4c. Is the debtor, or in the case of a joint application, either	of the debtors,	subject to any
arrestment or arrestment of their income?	Yes 🗌	No 🗌

If 'yes', provide additional information to the DAS Administrator

## SECTION 5

# 5 Financial statement of the debtor(s)

5a. The following is the net income and expenditure of ...... (debtor's name) in the programme

Total salary or wages	£	p	
Total income from benefits	£	p	
Total pension income	£	p	1
Total other income	£	p	1
		r	1
Total income	£	p	]
Payment frequency Weekly	Monthly [		4 weekly 🗌
Total household expenditure	£	р	1
Total travel expenditure	£	p	1
Total phone expenditure	£		-
	£	p	-
Total other expenditure	2	p	
Total disposable income	£		1
rotal disposable income	2.	P	
Complete for joint applications only.			
Complete for joint applications only. 5a. i) The following is the net income and exp programme	penditure of .	(de	btor's name) in the
5a. i) The following is the net income and exp programme			btor's name) in the
5a. i) The following is the net income and exp programme Total salary or wages	£	p	btor's name) in the
5a. i) The following is the net income and exp programme Total salary or wages Total income from benefits	£	p	btor's name) in the
5a. i) The following is the net income and exp programme Total salary or wages Total income from benefits Total pension income	£ £	p p	btor's name) in the
5a. i) The following is the net income and exp programme Total salary or wages Total income from benefits	£	p	btor's name) in the
5a. i) The following is the net income and exp programme Total salary or wages Total income from benefits Total pension income	£ £	p p	btor's name) in the
5a. i) The following is the net income and exp programme Total salary or wages Total income from benefits Total pension income	£ £	p p	btor's name) in the
5a. i) The following is the net income and exp programme Total salary or wages Total income from benefits Total pension income Total other income	52 52 52 52 52 52	р р р р	btor's name) in the
5a. i) The following is the net income and exprogramme         Total salary or wages         Total income from benefits         Total other income         Total income         Total income         Payment frequency         Weekly □       Fortnightly □	£ £ £ £	p p p p	
5a. i) The following is the net income and exprogramme         Total salary or wages         Total income from benefits         Total pension income         Total other income         Total income         Payment frequency         Weekly □       Fortnightly □         Total household expenditure	£ £ £ £ Monthly	р р р р	
5a. i) The following is the net income and exprogramme         Total salary or wages         Total income from benefits         Total pension income         Total other income         Total income         Payment frequency         Weekly □       Fortnightly □         Total household expenditure         Total travel expenditure	£ £ £ Monthly	р р р р	
5a. i) The following is the net income and exprogramme         Total salary or wages         Total income from benefits         Total pension income         Total other income         Total income         Payment frequency         Weekly □       Fortnightly □         Total household expenditure         Total phone expenditure	£ £ £ £ Monthly [ £ £ £ £ £ £ €	р р р р р	
5a. i) The following is the net income and exprogramme         Total salary or wages         Total income from benefits         Total pension income         Total other income         Total income         Payment frequency         Weekly □       Fortnightly □         Total household expenditure         Total travel expenditure	£ £ £ Monthly	р р р р	
5a. i) The following is the net income and exprogramme         Total salary or wages         Total income from benefits         Total pension income         Total other income         Total income         Payment frequency         Weekly □       Fortnightly □         Total household expenditure         Total phone expenditure	£ £ £ £ Monthly [ £ £ £ £ £ £ €	р р р р р	
5a. i) The following is the net income and exprogramme         Total salary or wages         Total income from benefits         Total other income         Total other income         Total income         Payment frequency         Weekly □       Fortnightly □         Total household expenditure         Total phone expenditure         Total other expenditure	£ £ £ Monthly	р р р р р	
5a. i) The following is the net income and exprogramme         Total salary or wages         Total income from benefits         Total pension income         Total other income         Total income         Payment frequency         Weekly □       Fortnightly □         Total household expenditure         Total phone expenditure	£ £ £ £ Monthly [ £ £ £ £ £ £ €	р р р р р	
5a. i) The following is the net income and exprogramme         Total salary or wages         Total income from benefits         Total other income         Total other income         Total income         Payment frequency         Weekly □       Fortnightly □         Total household expenditure         Total phone expenditure         Total other expenditure	£ £ £ Monthly	р р р р р	

5b.	The debtor,	or the debtors	in the case	of a joint DPP,	, propose(s)	the following:
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i) Total payment offer of		over	instalments						
Payment frequency Weekly	Fortnightly	Monthly	4 weekly						
ii) Lump sum offer of									
iii) Lump sum to be paid	on the following date or o	dates:							
iv) Realisation of the following asset(s) for the benefit of creditors:									
SECTION 6									
6 Payment Details									
6a. The debtor, or the del make the first payment u month immediately follow	nder the programme dur	ing the period of one							
6b. The debtor, or the del make all payments to t Distributor notified by the	he Payments Distributo								
Payments Distributor Address									

6c. The debtor, or the debtors in the case of a joint application, understand that the Payments Distributor will deduct \_\_\_\_\_\_% from the payment due to the creditors to cover their costs, in addition to 2% application fee. Yes \_\_\_\_\_ No \_\_\_

6d. The debtor(s) wish to pay using one of the following payment methods (tick preferred method):

Direct Debit	
Standing Order	
Cheque	
Postal Order	
PayPoint	
E-Banking	
Payment Mandate from salary/wages	
Specify other:	

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#### 6e. If the debtor(s) selected Direct Debit or Standing Order, provide bank account details:

Name of bank					 
Name of account holder(s)					
Bank account number					
Sort Code		-		-	

Preferred date for the payment to be made is: \_

6f. If the debtor(s) selected payment direct from salary or wages, provide employer's details:

Name of Employer	
Address	
Town / City	
Postcode	
Business Fax/phone number	
Business e-mail address	
Debtor/ Employee NI number	
Debtor/ Employee payroll number	

#### SECTION 7

(a)

7a. The debtor, or debtors in the case of a joint application, understand that if the programme is approved they must meet the following conditions:

(a)	make all payments under a programme as they fall due;	
(b)	pay a continuing liability when due for payment;	
(c)	make no additional payment to a creditor for a debt that is included in the programme;	
(d)	not apply for or obtain credit beyond that permitted by DAS Regulations;	
(e)	notify the Accountant in Bankruptcy (1 Pennyburn Road, Kilwinning) and, if applicable, continuing money adviser of any— $$	their
	(i) change of address; or	

(ii) material change of circumstances, within 7 days of becoming aware of the change;

- (f) within 10 days after receipt by the debtor of a written request, provide such information or evidence on their income, assets or liabilities as requested;
- make all payments in respect of credit obtained under the Regulations as they fall due;\_\_\_\_  $\Box$ (g)

give all notices and intimations which are required to be given under the Regulations;\_\_\_\_\_ (h)  $\Box$ 

- complete, and submit when due, a tax or duty return or declaration; and pay the tax or duty so (i) returned or declared; and
- (j) notify the DAS Administrator as soon as reasonably practicable of a money adviser ceasing to act for them for any reason other than the resignation, or revocation or suspension of approval, of the adviser; \_

7b. The debtor, or debtors in the case of a joint application, understand that if the programme is approved they may be bound by any other reasonable condition as specified by the DAS Administrator intended to secure completion of the programme. Yes  $\square$  No  $\square$ 

7c. The debtor, or debtors in the case of a joint application, understand that any personal information provided to the DAS Administrator will be used to discharge their statutory functions under the Debt Arrangement and Attachment (Scotland) Act 2002 and other relevant legislation and that personal information will not be disclosed to third parties except in special circumstances as provided by legislation. Yes □ No □

7d. The debtor, or debtors in the case of a joint application, understand that the DAS Administrator (or an agent acting on their behalf) may also contact them to discuss their experience as part of our ongoing commitment to customer service. Does the debtor agree to being contacted in this way/ Yes No

#### SECTION 8

The DAS Administrator in determining whether to approve a programme may consider; information provided by the debtor, or debtors in the case of a joint DPP; the extent to which creditors have consented to a programme and any comment made by the money adviser who has provided advice to the debtor(s). The DAS Administrator may consider the fair and reasonable conditions set out in the regulations, including the term of the programme and may also have regard to any other factor the DAS Administrator considers appropriate.

8. Provide any supporting information or comments below that you wish the DAS Administrator to take into consideration.

Supporting Information:

## SECTION 9

## 9. Declaration by Money Adviser

I declare that the debtor, or in the case of a joint application the debtors, received appropriate financial advice and information about applying for a DPP, including th conditions and that their information will be held on a DAS Register.

I declare that the debtor, or in the case of a joint application the debtors, have cons to proceed with this application without signing this declaration.

## 10. Signature of Debtor(s)

(Where form not submitted on debtor(s) declaration in Section 9 above)

I apply for approval of the debt payment programme(DPP) set out in this application and declare that I have received appropriate financial advice and information about applying for a DPP, including the conditions which apply. I also understand that information about my DPP will be held on a DAS Register.

Signature of Debtor	date
Signature of other debtor in a Joint DPP	date

# The Debt Arrangement Scheme (Scotland) Regulations 2011

FORM 2 Regulation 29(4)(a)(ii) NOTIFICATION TO CREDITOR OF APPROVAL OF A DEBT PAYMENT PROGRAMME

## SECTION 1

	_	 _	_	 _	_	 	_	_	 _	_
1a DAS Case Number										

1b Date the Debt payment Programme (DPP) was approved \_\_\_\_\_/ 20\_\_\_\_/

#### SECTION 2

## 2 Creditor

ID No. (where appropriate) Name of Company Or, if appropriate, creditor's name Address

Town Postcode

#### SECTION 3

## 3 Details of the debtor

Sumame First Name(s) Any other name the debtor has been known by Date of Birth (DD/MM/YYYY) Address

Town Postcode

Business Name (if applicable) Business Address Town Postcode

## 3a Details of second debtor in joint DPP

Sumame First Name(s) Any other name the debtor has been known by Date of Birth (DD/MM/YYYY) Address

Town Postcode

		-		

Business Name (if applicable)	
Business Address	
Town	
Postcode	

## SECTION 4

### 4 Details of Debt included in Programme

The debtor, or the debtors in the case of a joint application, agree to make the first payment under the programme during the period of one month immediately following the date on which the DPP is approved.

4a. The debtor, or the debtors in the case of a joint application, agree to make all payments to the Payments Distributor detailed below unless another Payments Distributor is notified by the DAS Administrator:



4b. The Payments Distributor will deduct 2% from the payment due to the creditors from each instalment to cover the fee payable to the DAS Administrator for consideration of the DPP application and an additional \_\_\_\_\_% fee for administering the payments distribution.

# 4c. The following are debts which are included in the programme owed by ...... (debtor's name)

Account number	Amount	owed	Payment a (per instal		Net amount payable to creditor (per instalment)			
	£	р	£	p	£	р		
(Continue to list all debts, if more than one)								

For joint DPPs only.

Account number	Amount owed		Payment a (per instal		Net amount payable to creditor (per instalment)			
	£	р	£	р	£	р		

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

Phone No.

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## 4c. ii) The following are joint and severally liable debts which are included in the programme.

Account number	Amount owed		Payment a (per instal		payable	amount to creditor stalment)				
	£	р	£	р	£		>			
(Continue to list al	l debts, if mo	vre than	one)							
4d. The debtor, or the debtors in the case of a joint DPP, will pay the following:										
i) Total payment	amount of				over		instalments			
Payment frequenc Weekly		Fortni	ghtly 🗌	м	onthly 🗌		4 weekly 🗌			
ii) Lump sum offe	er of						7			
iii) Lump sum to	be paid on t	the follo	wing date o	or dates	:		_			
iv) Realisation of	the following	ng asse	t(s):							
SECTION 5										
5. Notification b appropriate)	y Continui	ng Mone	ey Adviser o	or the D	AS Admir	istrator (v	vhere			
specified in th	You are notified that the debtor, or debtors in the case of a joint programme, specified in this notice are taking part in a DPP approved under the Debt Arrangement Scheme (Scotland) Regulations 2011.									
Name of perso	on sending t	his notic	e				date			
5a. Details of Continuing Money Adviser or the DAS Administrator (where appropriate)										
ID No. (where appropriate)										
Name Address										
Contact Name (if o	lifferent)									

The DAS Administrator will use information provided to discharge their statutory functions under the Debt Arrangement and Attachment (Scotland) Act 2002 and other relevant legislation, including placing debtor's details on the DAS register. Personal information will not be disclosed to third parties except as provided by legislation.

#### IMPORTANT INFORMATION FOR CREDITORS

# The Debt Arrangement Scheme (DAS)

The Debt Arrangement Scheme is a statutory scheme that has binding legal effect. A DAS debt payment programme (DPP) has effect when it is approved by the DAS Administrator, on behalf of Scottish Ministers - the Accountant in Bankruptcy, 1 Pennyburn Road, Kilwinning, KA13 6SA.

DAS helps people with debts to pay most of what they owe to their creditors over an agreed period of time. No further interest or charges can be added to the debt whilst the DPP continues and they are written off on completion of the DPP.

This form is a notice to you that the DAS Administrator has approved a DPP as proposed by the debtor, or debtors in the case of a joint DPP, named above. The debtor(s) is, therefore, protected from enforcement.

The protection will apply until the programme is completed but will stop if the programme is revoked before completion, for example due to non-payment by the debtor(s).

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

Further information about the rights and duties of debtors and creditors under DAS is available on the Accountant in Bankruptcy website at: www.aib.gov.uk.

# The Debt Arrangement Scheme (Scotland) Regulations 2011

# Form 3 - Payment Instruction to Employer - Regulation 32(1)

1	DAS case number								
2	Payroll Number								
3	Payment amount					£		p	
Details	of Employee								
4	Name of employee								
	Sumame								
	First name(s)								
5	Home address of employee		 	 	 	 	 		
	Town	$\vdash$	 		 	 	 		-
	Postcode								
Details	of Employer								
6	Name of employer		 	 	 	 	 		
	Address								
	_								
	Town								
	Postcode								
Details	of payments distributor								
7	Name								
	Business address								

Postcode	

Phone number

#### Payment Details

8

Distributor Bank Name and Address	
Sort Code	
Account Number	
Quote - Reference Number (if applicable)	

I, \_\_\_\_\_\_\_\_ [employee's name] authorise you to deduct the sum of £\_\_\_\_\_[insert amount] from my earnings on each pay day and pay it as soon as reasonably practicable to the payments distributor as detailed above, quoting the 'DAS case number' on this mandate.

Deductions should be made until otherwise advised.

It is your duty under section 6 of the Debt Arrangement and Attachment (Scotland) Act 2002 to comply with this instruction. You are entitled, by virtue of regulation 32(4) of the Debt Arrangement Scheme (Scotland) Regulations 2011 to charge a fee equivalent to the fee chargeable under section 71 of the Debtors (Scotland) Act 1987.

9 Employee's Signature

date

# The Debt Arrangement Scheme (Scotland) Regulations 2011 Reg. 36(3)(b)

# Form 4

Application for Variation of a Debt Payment Programme

# Section 1

1 Details of Applicant (Money Adviser or Creditor in DPP or Creditor not in DPP)

	ID No. (Where Appropriate) Name Address	
	Contact Name (if different) Phone No.	
	Capacity	Money Adviser
Sec	tion 2	
2	Details of Debt Payment Programme	1
	DAS case number Is this a joint DPP?	Yes No Not known
2a	Name of debtor	
	Sumame First Name(s) Address	
	Postcode	
	If a joint DPP, complete 2b	
2b	Name of other debtor in the DPP	
	Sumame First Name(s) Address	

Postcode

# Section 3

Grounds for Variation (Regulation 37)			
I apply for a variation because:			
There is an agreement between the debtor, or in the case of a joint DPP the debtors, and each creditor participating in the programme.	Yes		No
There is an agreement between the debtor and a creditor to cancel the obligation to repay an amount.	Yes		No
The programme is one in relation to which a request for the consent of every creditor was made before 30th June 2007 and the variation is to 'freeze' interest and charges otherwise due to these creditors.	Yes		No
There has been a material change in the circumstances of the debtor or, in the case of a joint DPP, the debtors.	Yes		No
A debt has been omitted from, or was wrongly assessed for the programme due to a mistake, oversight, or other reasonable cause.	Yes		No
There is a debt that was future or contingent which was known but not quantifiable at the date of approval, is now quantified and due for payment.	Yes		No
The debtor, or the debtors in the case of a joint DPP, needs credit to meet an Yes I No essential requirement.			
The debtor, or in the case of a joint DPP the debtors, wishes to defer payment for a period of 6 months, with the period of the DPP to be extended accordingly, as the debtor's disposable income has reduced by 50% or more as a result of the circumstances specified below:	Yes		No
<ul> <li>A period of unemployment or change in employment;</li> </ul>			
<ul> <li>A period of leave from employment for maternity, paternity, adoption dependant;</li> </ul>	or to	care f	or a
A period of illness of the debtor;     Divorce, dissolution of civil partnership or judicial separation; or     Death of a person with whom the debtor shared financial responsibilit	ies or c	therw	rise.
	I apply for a variation because:         There is an agreement between the debtor, or in the case of a joint DPP the debtors, and each creditor participating in the programme.         There is an agreement between the debtor and a creditor to cancel the obligation to repay an amount.         The programme is one in relation to which a request for the consent of every creditor was made before 30th June 2007 and the variation is to 'freeze' interest and charges otherwise due to these creditors.         There has been a material change in the circumstances of the debtor or, in the case of a joint DPP, the debtors.         A debt has been omitted from, or was wrongly assessed for the programme due to a mistake, oversight, or other reasonable cause.         There is a debt that was future or contingent which was known but not quantifiable at the date of approval, is now quantified and due for payment.         The debtor, or in the case of a joint DPP the debtors, wishes to defer payment for a period of 6 months, with the period of the DPP to be extended accordingly, as the debtor's disposable income has reduced by 50% or more as a result of the circumstances specified below:         A period of unemployment or change in employment;       A period of leave from employment for maternity, paternity, adoption dependant;         A period of illness of the debtor;       Divorce, dissolution of civil partnership or judicial separation; or	I apply for a variation because:       There is an agreement between the debtor, or in the case of a joint DPP the debtors, and each creditor participating in the programme.       Yes         There is an agreement between the debtor and a creditor to cancel the obligation to repay an amount.       Yes         The programme is one in relation to which a request for the consent of every creditor was made before 30th June 2007 and the variation is to 'freeze' interest and charges otherwise due to these creditors.       Yes         There has been a material change in the circumstances of the debtor or, in the case of a joint DPP, the debtors.       Yes         A debt has been omitted from, or was wrongly assessed for the programme due to a mistake, oversight, or other reasonable cause.       Yes         There is a debt that was future or contingent which was known but not quantifiable at the date of approval, is now quantified and due for payment.       Yes         The debtor, or in the case of a joint DPP, needs credit to meet an essential requirement.       Yes         The debtor's disposable income has reduced by 50% or more as a result of the circumstances specified below:       Yes         A period of unemployment or change in employment;       A period of leave from employment for maternity, paternity, adoption or to dependant;         A period of illness of the debtor;       Divorce, dissolution of civil partnership or judicial separation; or	I apply for a variation because:         There is an agreement between the debtor, or in the case of a joint DPP the debtors, and each creditor participating in the programme.       Yes         There is an agreement between the debtor and a creditor to cancel the obligation to repay an amount.       Yes         The programme is one in relation to which a request for the consent of every creditor was made before 30th June 2007 and the variation is to 'freeze' interest and charges otherwise due to these creditors.       Yes         There has been a material change in the circumstances of the debtor or, in the case of a joint DPP, the debtors.       Yes         A debt has been omitted from, or was wrongly assessed for the programme due to a mistake, oversight, or other reasonable cause.       Yes         There is a debt that was future or contingent which was known but not quantifiable at the date of approval, is now quantified and due for payment.       Yes         The debtor, or in the case of a joint DPP, needs credit to meet an essential requirement.       Yes       Image: Constance of the debtor's disposable income has reduced by 50% or more as a result of the circumstances specified below:       Yes       Image: Constance of the debtor's disposable income has reduced by 50% or more as a result of the circumstances specified below:       Yes       Image: Constance of the debtor's disposable income has reduced by 50% or more as a result of the circumstances specified below:       Yes       Image: Constance of the debtor's disposable income has reduced by 50% or more as a result of the circumstances specified below:       Yes       Image: Constance of the debto

Provide full details and evidence in respect of 3a) to 3h) below.

Supporting Information:			

#### Section 4

4 Effect of the Variation

I wish to:

Yes 🗌 No 🗌 а Change the debt included in the DPP.

If 'yes', provide details of the debt to be included or excluded below:

Creditor's Name & address	Creditor ID ref.	Account number	Amount owed £	р	Tick if new debt not in the programme

b Arrange a payment holiday of 6 months (on the grounds at 3h above)

If 'yes', provide details of income and expenditure at 4c below:

c Vary the amount payable to the creditors.

If 'yes', provide details below of income, expenditure and revised payment offer:

Total salary or wages	£	p
Total income from benefits	£	р
Total pension income	£	р
Total other income	£	p
Total income	£	р
Payment frequency		

Weekly D Fortnightly Monthly 4 weekly

Total household expenditure	£	P
Total travel expenditure	£	p
Total phone expenditure	£	р
Total other expenditure	£	р
Total disposable income	£	р

instalments

payment offer of over

Payment frequency Weekly D Fortnightly Monthly 4 weekly

d Other Yes 🗌 No 🗌

Yes 🗌 No 🗌

Yes 🗌 No 🗌

Provide full details in respect of 4a) to 4d) below.

Supporting Information:

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#### Section 5

7

5.1 Approval of a Variation (Regulation 38)

The DAS Administrator in determining whether a variation is fair and reasonable will consider information provided by the debtor, or debtors in the case of a joint DPP; the views of a creditor taking part in the programme and of any creditor making the application; the views of any money adviser who has provided advice to the debtor; and may have regard to any other factor the DAS Administrator considers appropriate.

Provide any supporting information or comments below that you wish the DAS Administrator to take into consideration.

	Supporting Information:	
Section	on 6	
6	Declaration by Money Adviser (where applicable)	
	I declare that the debtor, or in the case of a joint DPP the debtors, received appropriate financial advice and information about varying the DPP, including the implications of the variation.	
	I declare that the debtor, or in the case of a joint application the debtors, have consented to proceed with this application without signing this declaration.	
7	Declaration of Creditor (where applicable)	

I apply for a variation of the DPP, as set out in this application. Signature of Creditor \_ \_\_\_\_date \_\_\_\_\_

(may be omitted in an electronic application)

Position in company (if any)

# The Debt Arrangement Scheme (Scotland) Regulations 2011

# Form 5

Reg. 41(2)(b)

Application for Revocation of a Debt Payment Programme

## Section 1

1 Details of Applicant (Money Adviser or Creditor in DPP)

ID No. (Where Appropriate) Name Address

Contact Name (if different) Phone No.

Capacity

Money Adviser	
Creditor in DPP	

#### Section 2

2	Details of Debt Payment Programme	1
	DAS case number Is this a joint DPP?	Yes No Not known
2a	Name of debtor	
	Sumame First Name(s) Address	
	Postcode	
2b	If a joint DPP, complete 2b Name of other debtor in the DPP	
	Sumame First Name(s) Address	
	Postcode	

No 🗌

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

#### Section 3

3 Grounds for Revocation (Regulation 42)

#### I apply for a revocation of the DPP because:

- a) The debtor, or in the case of a joint DPP the debtors, failed to Yes No satisfy a standard condition under regulation 27 or a discretionary condition under regulation 28.
- b) The debtor, or in the case of a joint DPP the debtors, made a Yes No false statement in their application.
   c) The debtor, or in the case of a joint DPP the debtors failed to Yes No
- c) The debtor, or in the case of a joint DPP the debtors, failed to make the agreed instalment under the DPP and they are currently in arrears of an amount equal to 2 instalments.
- d) The conditions for a joint DPP as specified in regulation 22(1) or (2) no longer apply.

Provide full details in respect of 3a) to 3d) below.

Supporting Information:

#### Section 4

#### 4 Determination of a Revocation

The DAS Administrator must, under regulation 43, consider any statement made by, or on behalf of, a debtor; the nature of any failure, or untrue statement; information to indicate whether or not the programme will be successful and any representations made by the debtor or by the creditors, provided that they are received within the specified period.

The DAS Administrator may have regard to any other factor that is considered appropriate when determining whether to revoke a DPP.

Provide any supporting information or comments below that you wish the DAS Administrator to take into consideration.

Supporting Information:

# Section 5

## 5 Declaration by Money Adviser

I declare that the debtor, or in the case of a joint DPP the debtors, received appropriate financial advice and information about revoking the DPP, including the implications of the revocation on all interest and charges that apply to the debts.

I declare that the debtor, or in the case of a joint application the debtors, have consented to proceed with this application without signing this declaration.

## Section 6

# 6 Declaration of Creditor (where applicable)

I apply for a revocation of the DPP, as set out in this application.

Signature of Creditor \_\_\_\_\_\_date \_\_\_\_\_ (may be omitted in an electronic application)

Position in company (if any)

# SCHEDULE 2

Regulation 6

# CONSEQUENTIAL AMENDMENTS

# **Bankruptcy (Scotland) Act 1985**

**1.** In section 14 (registration of warrant or determination of debtor application) of the 1985 Act(1), at the end of subsection (1)(b) insert—

"; and

(c) a copy of the order to the DAS Administrator (as defined in regulation 2(1) of the Debt Arrangement Scheme (Scotland) Regulations 2011), where the debtor is taking part in a debt payment programme under Part 1 of the Debt Arrangement and Attachment (Scotland) Act 2002".

**2.** In section 15 (further provisions relating to award of sequestration) of the 1985 Act(**2**), for subsection (5)(b) substitute—

- "(b) forthwith send a copy of the order refusing or awarding sequestration—
  - (i) to the Accountant in Bankruptcy; and
  - (ii) where the debtor is taking part in a debt payment programme under Part 1 of the Debt Arrangement and Attachment (Scotland) Act 2002, to the DAS Administrator (as defined in regulation 2(1) of the Debt Arrangement Scheme (Scotland) Regulations 2011).".

# Debt Arrangement and Attachment (Scotland) Act 2002

- **3.** In section 47(4) (exceptional attachment order) of the Act(3)—
  - (a) omit "and" immediately preceding paragraph (g); and
  - (b) after paragraph (g), insert—

"; and

(h) whether an application by the debtor for approval of a debt payment programme under Part 1 of this Act has been refused or approved, and if approved, whether that programme has been varied, or is revoked or completed.".

# **Protected Trust Deed (Scotland) Regulations 2008**

**4.** In regulation 4(2) of the Protected Trust Deed (Scotland) Regulations 2008(4) (debtors ineligible for protected status), omit sub-paragraph (b).

<sup>(1) 1985</sup> c.66. Section 14 (and the heading to that section) was amended by the Bankruptcy (Scotland) Act 1993 (c.6), Schedule 1, paragraph 3, by Schedule 3, paragraph 1 to S.S.I. 2004/468 revoked by these Regulations, and by schedule 1, paragraph 12 to the Bankruptcy and Diligence (Scotland) Act 2007 (asp 3) ("the 2007 Act").

<sup>(2) 1985</sup> c.66. Section 15 was amended by the 1993 Act, Schedule 1, paragraph 4 and by Schedule 3, paragraph 2 to S.S.I. 2004/468 revoked by these Regulations, and by section 16(2) of and schedule 1, paragraph 13 and schedule 6, Part 1, to the 2007 Act.

<sup>(3) 2002</sup> asp 17. Section 47(4) was amended by Schedule 3, paragraph 4 to S.S.I. 2004/468 revoked by these Regulations.

<sup>(4)</sup> S.S.I. 2008/143, amended by S.S.I. 2010/398.

# SCHEDULE 3

MONEY ADVISER TRAINING

Regulation 9(3)

# 1. The relationship between prescription or limitation, and enforcement of debt.

- 2. The consequences for a debtor—
  - (i) sequestration;
  - (ii) taking part in a debt payment programme;
  - (iii) signing a trust deed;
  - (iv) a trust deed becoming a protected trust deed; and
  - (v) extra-judicial composition.
- 3. The operation of—
  - (i) an earnings arrestment;
  - (ii) a furthcoming;
  - (iii) an attachment, exceptional attachment and auction of moveables; and
  - (iv) the debt arrangement scheme under Part 1 of the Act and prescribed by these Regulations.
- 4. The nature of rights of appeal from the sheriff court.
- 5. Assisting a client to—
  - (a) respond to admitted money claims in the sheriff courts;
  - (b) make or oppose an application in the sheriff courts for-
    - (i) recall of decree;
    - (ii) dismissal or absolvitor;
    - (iii) continuation of a cause;
    - (iv) a sist;
  - (c) apply for recall or restriction of an arrestment;
  - (d) make an application under the Debtors (Scotland) Act 1987(5);
  - (e) apply for recall of an attachment, exceptional attachment, or an order under Parts 2 and 3 of the Act; or
  - (f) make an application under these Regulations.

6. Identifying the need to refer a case to an appropriate specialist, and know how to access specialist support.

# **SCHEDULE 4**

Regulation 14(3)

# PAYMENTS DISTRIBUTORS

A payments distributor must-

1. Hold a current licence under the Consumer Credit Act 1974(6).

<sup>(</sup>**5**) 1987 c.18.

<sup>(</sup>**6**) 1974 c.39.

2. Be registered under the Data Protection Act 1998(7) as a data processor.

**3.** Make and maintain arrangements to ensure financial security of sums received from debtors for disbursement to creditors.

**4.** Make and maintain appropriate arrangements to accept and disburse payments using all methods approved under regulation 31(1).

**5.** Make and maintain appropriate arrangements to ensure compliance with Office of Fair Trading Codes of Practice relative to debt management and collection guidance.

6. Make and maintain appropriate arrangements for the issue of required reports.

7. Provide an information technology system to transmit reports to debtors, creditors, money advisers, DAS Administrator by the preferred medium (e.g. text and or data files).

# SCHEDULE 5

Regulation 48

# REVOCATIONS

The Debt Arrangement Scheme (Scotland) S.S.I. 2004/468 Regulations 2004 (except for regulation 38(1)(ba), the reference to that sub-paragraph in regulation 39(1) and regulations 49A and 50(3A) and the reference to that paragraph in regulation 50(6)(a)(8))

The Debt Arrangement Scheme (Scotland) S.S.I. 2004/470 Amendment Regulations 2004

The Debt Arrangement Scheme (Scotland) S.S.I. 2007/187 Amendment (No. 2) Regulations 2007

<sup>(</sup>**7**) 1998 c.29.

<sup>(8)</sup> Regulations 38(1)(ba), 49A and 50(3A) (and the references to those provisions) were inserted by S.S.I. 2007/262 and are being revoked under section 7A of the Debt Arrangement and Attachment (Scotland) Act 2002.