### SCHEDULE 1

#### Regulation 3

### **FORMS**

# LIST OF FORMS TO BE USED

Form	Purpose	Relevant provisions of the Act	Relevant provision of the Regulations	Form consolidated
1	Debtor Application	Sections 2(1) (a), 5(a), 8(3) (a), 224(3)(c) and 228(1)	Regulation 12(1)(a)	Form 14
2	Certificate for sequestration	Section 9	Regulation 8(1)	S.S.I. 2010/397, amended by S.S.I. 2014/296.
3	Debtor Application (Trust, Partnership etc.)	Sections 6(3) (a), (4)(b) and (7)(a) and 8(3)(a) and 228(1)	Regulation 12(1)(b)	Form 15
4	Statement of Assets and Liabilities (Trusts, Partnerships etc.)	Sections 6(9), 8(3)(a) and 228(1)	Regulation 12(1)(b)	Form 16
5	Statutory Demand for Payment of Debt	Section 16(1) (i)	Regulation 3	Form 2
6	Oath By Creditor	Section 19(1)	Regulation 3	Form 3
7	Form of Schedule of Award of Sequestration on Application by Debtor or Executor	Section 22(1) and (2)	Regulation 12(3)	Form 18
8	Form of Refusal of Award of Sequestration	Section 22	Regulation 12(5)	Form 19
9	Notice of Award of Sequestration to the Keeper	Section 26(2)	Regulation 12(6)	Form 20
10	Statement of Assets and Liabilities  Petition by creditor or trustee under a trust deed	Section 41(2) and 228(1)	Regulation 3	Form 4
11	Statement of Claim by Creditor	Sections 46(2)(a) and 122(9)(a)	Regulation 3	Form 5

Form	Purpose	Relevant provisions of the Act	Relevant provision of the Regulations	Form consolidated
12	Form of Undertaking to act as Trustee in Sequestration on the Application of a Debtor		Regulation 12(2)	Form 17
13	Statement of Undertakings	Sections 8(3) (b), 51(14), 54(4) and 228(1)	Regulation 3	Form 1
14	Trustee Application for Authority to Resign Office as Trustee in Sequestration	Section 69(1)	Regulation 23	Form 21
15	Notice of Abandonment of Heritable Property by Trustee in Sequestration where Accountant in Bankruptcy not the Trustee	Section 87(8)	Regulation 24	Form 22
16	Notice of Abandonment of Heritable Property where the Accountant in Bankruptcy is the Trustee	Section 87(8)	Regulation 24	Form 23
17	Debtor Contribution Order (Debtor Application)	Section 90(1) (a)	Regulation 19	Form 24
18	Debtor Contribution Order (Petition for Sequestration)	Section 90(1) (b)	Regulation 19	Form 25
19	Deduction from Income – Debtor's payment instruction to employer or third person	\ /	Regulation 20(2)(a)	S.S.I. 2014/296, Form 1
20	Deduction from Income – Trustee's payment instruction to employer or third person	\ /	Regulation 20(2)(b)	S.S.I. 2014/296, Form 2
21	Deduction from Income – Payment variation instruction to employer or third person		Regulation 20(7)	S.S.I. 2014/296, Form 3
22	Notice of Proceedings by Trustee to Obtain Authority in Relation to Debtor's Family Home	Section 113(4) and (5)	Regulation 3	Form 26
23	Debtor's Account of Current State of Affairs	Section 116(2)	Regulation 3	Form 27
24	Notice by Trustee: Public Examination of the Debtor or a Relevant Person	Section 119(6)(a)	Regulation 3	Form 6
25	Debtor Certificate of Discharge (where Accountant in Bankruptcy not the trustee)	Section 137(2)	Regulation 3	Form 7
26	Debtor Certificate of Discharge (where Accountant in Bankruptcy is the trustee)	Section 138(2)	Regulation 3	Form 8

Form	Purpose	Relevant provisions of the Act	Relevant provision of the Regulations	Form consolidated
27	Debtor Certificate of Discharge (debtor to whom section 2(2) applies)	Section 140(2)	Regulation 3	Form 9
28	Deferral Notice	Section 141(2)(a)	Regulation 3	Form 10
29	Application for Deferral	Section 141(2)(c)	Regulation 3	Form 11
30	Certificate of Deferral of Discharge	Section 141(4)(b) or (6)(b)	Regulation 27	Form 28
31	Trustee Application for Authority to Resign Office: debtor not traced	Section 142(2)	Regulation 3	Form 12
32	Notice granting Trustee Authority to Resign Office	Section 142(5)	Regulation 3	Form 13
33	Moratorium – Notice of Intention to Apply	Section 195(1)	Regulation 29	Form 29
34	Moratorium – Notice of Intention to Apply (Trust, Partnership, etc.)	Section 196(1)	Regulation 29	Form 30

# Form 1 Debtor Application Bankruptcy (Scotland) Act 2016 Section 2(1)(a) and 5(a)

# Section 1 - Who are you? I am the debtor applying for my own bankruptcy (Go straight to section 3) I am the recognised executor of a deceased debtor's estate or, I have Power of Attorney with the authority to apply for bankruptcy or, I am the legal guardian of the debtor with authority to apply (Please complete your own details below in section 2) Section 2 – Executor/Legal Guardian/Power of Attorney's Details (Mr/Mrs/Miss/Ms or other title) Surname First and middle names 2.2 Date of Birth 2.3 Home address (house name/number & street) Town County Postcode Contact telephone number Mobile telephone number E-mail address Relationship to the deceased person/debtor

3.1

### Section 3 - Qualifying Criteria

#### Minimal Asset Process

You may be eligible to apply for bankruptcy under MAP. However there are certain criteria that you must meet before being considered eligible.

I cor	nfirm that:	
а	I have debts (including interest) totalling £1,500 or more but not exceeding £17,000.	
b	The total value of my non-essential assets is not more than £2000.	
С	I do not own a single non-essential asset with an individual value of more than $\pounds 1,000$ .	
d	I do not jointly or solely own any land or buildings.	
е	I have not been made bankrupt in Scotland in the last 5 years	
f	I have not been made bankrupt under MAP in the last 10 years.	
g	I am not currently subject to a Protected Trust Deed.	
h	I have been assessed by the Common Financial Tool as requiring to make no debtor's contribution or I have been in receipt of a prescribed payment for a period of at least 6 months ending with the day on which this application is made.	
i	I have a certificate for sequestration dated no more than 30 days before the date this application is signed and dated by me.	
do n	LY if you meet ALL the criteria above can you apply for MAP bankruptcy. If you not meet all the criteria above please refer to the criteria overleaf for Full ninistration bankruptcy.	1

PLEASE NOTE: If you apply for MAP bankruptcy and are then found not to be eligible, your application will NOT be considered until any further fee for a Full Administration bankruptcy application is paid at which point your case will be considered for Full Administration bankruptcy.

If you meet the above criteria for MAP bankruptcy then please go direct to section 4

# Full Administration Bankruptcy (only to be completed if not eligible for MAP) 3.2 I confirm that: a I have debts (including interest) of £3,000 or more. b I have not been made bankrupt in Scotland in the past 5 years. c I am not currently subject to a Protected Trust Deed. 3.3 Do you have a certificate for sequestration signed by an authorised person? YES NO If "YES" is the certificate dated no more than 30 days before the date you complete, sign and date this application? YES NO Have you ever taken part in a debt payment programme (DPP) under the Debt 3.4 Arrangement Scheme (DAS)? YES If "YES" has the DPP been revoked? YES NO \_\_\_ Has any creditor taken further action against you regarding any debts in your DPP?

NO \_\_\_

YES

Section 3 (continued) - Qualifying Criteria

	Section 3 (continued) – Qualifying Criteria			
3.5	Have you ever signed a trust deed?	YES	NO 🗌	
	If "YES" did your trust deed fail to become protected?	YES	NO 🗌	
	If you have ticked "YES" the letter from your trustee must be $\varepsilon$ your application.	enclosed with	ı	
3.6	Have you been served with a Charge for Payment	YES	№ □	
	If "YES" is the debt still unpaid?	YES	NO 🗌	
	If "YES" is the date on which the Charge for Payment was served on you at least 15/29* (delete as appropriate) days prior to you completing, signing and dating this application?	YES	NO 🗌	
	If you have ticked "YES" the Charge for Payment must be enclapplication.	osed with yo	ur	
3.7	Have you been served with a Statutory Demand?	YES	NO 🗆	
	If "YES" is the debt still unpaid?	YES	№ □	
	If "YES" is the date on which the Statutory Demand was served on you at least 22 days prior to you completing, signing and dating this application?	YES	NO 🗌	
	If you have ticked "YES" the Statutory Demand must be encloapplication.	sed with you	r	
	IMPORTANT			
If you do not include the relevant document with your application we may not be able to process your application. It may be rejected and the fee paid will not be				

refunded.

# Section 4 - Current and previous bankruptcy status

4.1	Are you <b>CURRENTLY</b> bankrupt (or the equivalent) in any country outside Scotland?	YES	NO
	If you have answered "YES" please confirm the name of the were made bankrupt.	country and da	te you
	Country		
	Date		
4.2	Have you <b>PREVIOUSLY</b> been made bankrupt (or the equivalent) in any country outside Scotland?	YES 🗌	№ □
	If you have answered "YES" please confirm the name of the were made bankrupt.	country and da	te you
	Country		
	Date		
	Name (if different from current)		
4.3	Have you lived outside Scotland at any time during the last 5 years?	YES N	10
	If you have answered "YES" please confirm the name of the dived there. $\label{eq:confirm}$	country and da	te(s) you
	Country		
	Date(s)		

### Section 5 - Debtor's details

5.1	Title (Mr/Mrs/Miss/Ms or other title)		
	Surname		
	First and middle names		
	Any other names you are known as		
	Surname/maiden name before marriage (if applicable)		
5.2	Date of Birth		
5.3	Home address (house name/number & street)		
	Town		_
	County		
	Postcode		
	Type of property		
	How long have you lived at this a	ddress? years months	
	Contact telephone number		
	Mobile telephone number		
	E-mail address		
5.4	Application made under:	1. Apparent Insolvency	
		2. MAP	
		3. Certificate for Sequestration	

	Section 6 – Employment det	ails		
6.1	Are you or have you ever been the or director of a company/business?	owner	YES	NO 🗌
6.2	Are you or have you ever been self-	-employed?	YES	NO .
	If you have answered "YES" to either the details below.	er of the questions above	then please o	complete
	Name of company/business			
	Company number as registered at companies house (if applicable)			
	Trading address			
	Town			
	Postcode			
	Role in the company/business (if applicable)			
	Dates trading (from and to)			
	Pay Period			
	Gross Pay			
	Do you hold a Premises Licence un (Scotland) Act 2005	der the Licensing	YES	NO 🗌
	Please provide any further relevant	trading information in the	box below.	

	Section 6 (continued) - Em	ployment details		
3.3	Are you currently self-employed?		YES	NO
	If "YES" please complete the deta	ails below		
	Trading name			
	Trading address			
	Town			
	Postcode			
	Are you currently employed?		YES	NO
	If "YES" please complete the deta	ails below.		
	Name of employer			
	Employers address			
	Town			
	Postcode			
	Length of time in employment			
	Position held			
	Pay period (weekly/monthly/other)			
	Gross pay			
6.4	from your monthly salary?		YES	NO.
	If "YES" please compete the infor	mation below		
	Name of creditor imposing earning	gs arrestment		
	Amount deducted			

Evidence must be provided with this application to support the information provided in section 6. This should include the debtor's wage slips for the past 3 months/12 weeks and in the case of self-employment, bank statements or accounts for the past 3 months. Failure to supply this information may delay the application process and could result in an incomplete application. We may refuse to award your bankruptcy and your fee may be retained.

	Section 6 (continued) – En	nployment details	5		
6.5	Name of employer				
	Employers address				
	Town				
	Postcode				
	Length of time in employment				
	Position held				
	Pay period (weekly/monthly/other)				
	Gross pay				
6.6	Do you have an earnings/wages from your monthly salary?  If "YES" please complete the info		lucted	YES	NO
	Name of creditor imposing earning Amount deducted	gs arrestment			_

Evidence must be provided with this application to support the information provided in section 6. This should include the debtor's wage slips for the past 3 months/12 weeks and in the case of self-employment, bank statements or accounts for the past 3 months. Failure to supply this information may delay the application process and could result in an incomplete application. We may refuse to award your bankruptcy and your fee may be retained.

# Employers address Town Postcode Length of time in employment Position held Pay period (weekly/monthly/other) Gross pay 6.8 Do you have an earnings/wages arrestment being deducted YES NO from your monthly salary?

Section 6 (continued) - Employment details

If "YES" please complete the information below

Name of creditor imposing earnings arrestment

Amount deducted

Evidence must be provided with this application to support the information provided in section 6. This should include the debtor's wage slips for the past 3 months/12 weeks and in the case of self-employment, 3 months bank statements or accounts. Failure to supply this information may delay the application process and could result in an incomplete application. We may refuse to award your bankruptcy and your fee may be retained.

	Section 7 – Income		
7.1 7.2 7.3	Total number of people in hou Number of dependent childre Number of dependent childre	n under 14 in the household	d
7.3	Salary and wages		
	Income	Amount (£)	Frequency
	Debtor's salary/wages		
	Partner's salary/wages		
		<u>Total</u>	
7.4	Pensions		
	Pension(s)	Amount (£)	Frequency
	State Pension(s)		
	Private or work pension(s)		
	Pension Credit		
7.5	Other income	<u>Total</u>	
7.0	Other income	Amount (£)	Frequency
	Maintenance or Child Support		
	Boarders or lodgers		
	Non-dependant contribution		
	Student loans or grants		
	(To be completed with any other household income)		
	(To be completed with any other household income)		
		<u>Total</u>	

### Section 7 (continued) - Income

# 7.6 Benefits

Type of benefit	Amount (£)	Frequency
Jobseeker's Allowance		
Income Support		
Working Tax Credits		
Child Tax Credits		
Child Benefit		
Employment and Support Allowance		
DLA, PIP or Attendance Allowance		
Carer's Allowance		
Housing Benefit/Local Housing Allowance		
Council Tax Reduction		
Universal Credit		
(Other)		
(Other)		
(Other)		
	Total	

	Please use the space provided below to give details of any benefit listed under "other"
L	

Section 8 – Expenditure		
		Own Joint
Essential expenditure	Amount	Frequency
	, and and	· · · · · · · · · · · · · · · · · · ·
Pension and life insurance		
Hire Purchase/conditional sales		
Childcare costs		
Adult care costs		
	Total	
	Total	
Phone	Amount	Frequency
	ranount	ricquency
The same processor	-	
	Total	
Travel	Amount	Frequency
Public transport (work, school, shopping,		
etc)		
Car Insurance		
Vehicle Tax		
Fuel (Petrol, Diesel, Oil, etc)		
MOT and car maintenance		
Breakdown and recovery		
Parking charges or tolls		
	Please indicate if the expenses listed below household expenses or joint expenses with Mousehold expenses or joint expenses with Essential expenditure Rent Ground rent, service charges, factor fees Mortgages Other Secured Loans Building and contents insurance Pension and life insurance Council Tax Gas Electricity TV Licence Magistrates or sheriff court fines Maintenance or Child Support Hire Purchase/conditional sales Childcare costs Adult care costs Adult care costs  Phone Home phone Mobile phone(s)  Travel Public transport (work, school, shopping, etc) Car Insurance Vehicle Tax Fuel (Petrol, Diesel, Oil, etc) MOT and car maintenance Breakdown and recovery	Please indicate if the expenses listed below are your own household expenses or joint expenses with your partner    Essential expenditure

Total

# Section 8 (Continued) - Expenditure

4 🔢	Housekeeping	Amount	Frequency
F	Food and milk		
	Cleaning and toiletries		
1	Newspapers and magazines		
	Cigarettes tobacco and sweets		
7	Alcohol		
Π	aundry and dry cleaning		
	Clothing and footwear		
1	Nappies and baby items		
F	Pet food		
		Total	

Other expenditure	Amount	Frequency
Health (dentist, glasses, prescriptions, health		
insurance)		
Repairs/house maintenance (including window cleaning, maintenance contracts)		
Hairdressing/haircuts		
Cable, satellite and internet		
TV, video and other appliance rental		
School meals and meals at work		
Pocket money and school trips		
Lottery and pools etc.		
Hobbies/leisure/sport (include pub outings, etc.)		
Gifts (Christmas, birthday, charity etc.)		
Vet bills and pet insurance		
	Total	

8.6	All other expenses not covered above	Amount	Frequency
		Total	
	Total Income Surplus In	icome	
	Total Expenditure Proposed	Contribution	
	Preferred payment date		
	Proposed frequency of subsequent payments		
8.7	Do you wish a third person to pay your contribution part of it (see section 90(6) of the Bankruptcy (Scotland) Act 2016)?	or YES	NO _

	Section 9 - Living arrangements					
9.1	1 Do you rent the property you currently live in? YES NO					
	If you have answered "YES" above please complete the landlord and rental sections below then go straight to section 11.					
	If you have answered "NO" above such as living with parents, in the to section 10 if you own your pro	e 'Living arrangements de	our living arrang tails' text box o	gements, r go straight		
	Landlord/property owners det	ails				
	Name					
	Address					
	Town					
	Postcode					
	Rental/tenancy agreement det Name(s) on tenancy/rental agreement	tails Tenant 1				
	agreement	Tenant 2				
	Date tenancy/rental agreement was signed					
	Living arrangements details					
- 1						

Section 10 – You	ur home				
Do you own the prop	perty you currently live	in? YE	s No		
If you have answere	ed "YES" above please ed "NO" go straight to s	complete the section ection 11	below		
Total estimated value (if known)	Mortgage outstanding	Additional secu	ng owned		
£	£	£	(Yes/No)		
If the property listed above is jointly owned then please provide the n					
different, the addres	s of the joint owner(s)	in the box below.			
different, the addres	s of the joint owner(s)	in the box below.			
different, the addres	ss of the joint owner(s)	in the box below.			
different, the addres	oan information	ınt Date Ioan w	as Total amou originally borrowed		
different, the addres	oan information  Mortgage accountments of hortgage accountments.	ınt Date Ioan w	originally		
Mortgage/Secured lo	oan information  Mortgage accountments of hortgage accountments.	ınt Date Ioan w	originally		
Mortgage/Secured lo	oan information  Mortgage accountments of hortgage accountments.	ınt Date Ioan w	originally		
Mortgage/Secured lo	oan information  Mortgage accountments of hortgage accountments.	ınt Date Ioan w	originally		
Mortgage/Secured In Name and address lender Mortgage	oan information  Mortgage accountments of hortgage accountments.	ınt Date Ioan w	originally		
Mortgage/Secured In Name and address lender Mortgage	oan information  Mortgage accountments of hortgage accountments.	ınt Date Ioan w	originally		

	Section 11 – Other property				
11.1	Do you currently own property/land, the last 5 years which is not your cu			YES	NO
	If "YES" please give details below If you have answered "NO" go straig	ght to section 11	1.2.		
	Address				
	Type of property or land				
	Valuation				
	Date property was sold (if applicable)				
	Date from and to				
	Have you ever lived at this address			YES	NO
	Amount of mortgage outstanding (if	applicable)			
	Address				
	Type of property or land				
	Valuation				
	Date property/land was sold (if applicable)				
	Date from and to				
	Have you ever lived at this address			YES	NO
	Amount of mortgage outstanding (if	applicable)			

Continue on another sheet if necessary

#### Section 11 (Continued) - Other property

11.2 List details of your previous addresses or any other addresses which were not listed in section 11.1 and where you have obtained credit, within the last 5 years, starting with the most recent. House name or number and street Town County Postcode Dates from and to: YES NO Did you own this property House name or number and street Town County Postcode Dates from and to:

Continue on another sheet if necessary

Did you own this property

YES NO

	Section 12 - Assets			
	Vehicles			
12.1	Do you own a vehicle?		YES	№
	If "YES" is the vehicle subject to or Motability agreement?	hire purchase, finance	YES	NO.
	Vehicle Registration Number			
	Make and model			
	Approximate value of vehicle			
	Year of manufacture			
	Current vehicle mileage			
	Hire Purchase company name (If applicable)			
12.2	Do you have use of any other ve	hicle not owned by you?	YES	NO _
	If you have answered yes then p	please provide details below.		
	Any further vehicle details			

Section 12 (continued) - Assets

	Policies				
12.3	Do you have any life insurance/as endowments or savings plans?	ssurance poli	cies,	YES	NO 🗌
	Type of policy				
	Policy ref number				
	Company name				
	Address				
	Town				
	Postcode				
	Sum assured				
	Surrender value	YES 🗌	NO 🗌	Value £	
12.4	Additional Policy				
	Type of policy				
	Policy ref number				
	Company name				
	Address				
	Town				
	Postcode				
	Sum assured				
	Surrender value	YES 🗌	NO 🗌	Value £	

Continue on another sheet if necessary

# Section 12 (continued) - Assets

	Investments			
12.5	Do you have any investments suc bonds, savings certificates or pre	ch as stocks, shares mium bonds?	YES 🗌	№ □
	Type of investment			
	Company name			
	Address			
	Town			
	Postcode			
	Reference number			
	Current value			
12.6	Type of investment			
	Company name			
	Address			
	Town			
	Postcode			
	Reference number			
	Current value			

Continue on another sheet if necessary

Document Generated: 2023-07-12

Draft Legislation: This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Bankruptcy (Scotland) Regulations 2016 No. 397

Section 12 (continued) - Assets									
12.7	Are any of your possessions, other than any motor vehicle YES NO detailed previously, subject to a hire purchase or credit agreement?								
	If "YES" enter details of all non-essential items below:								
	Hire purchase or finance company details	Possession description	Date purchased	Terr	n of eement	Estimated value (£)			
							٦		
							٦		
							_		
12.8	Do you have any non-esse subject to a hire purchase			not	)	YES NO	o [		
	If "YES" enter details of all	non-essential	items below:						
	Possession description		Date purchas	sed	Estima	ted value (£)			
							٦		
12.9	Is the total value of all you	r non-essentia	l possessions	more	than £2.	000?	_		
	YES NO		,		,				
		_							
12.10	Do you have any individua of more than £1,000?	I non-essentia	l possessions	inclu	ding mo	ney, with a value	е		
	YES NO								
	Please note: all cash and added together.	d money held	in bank acco	unts	or elsew	here should b	е		

### Section 13 - Debts

13.1 Please provide details of all debts using the table below. You may wish to continue on a separate page if necessary.

Type of debt	Name/address of creditor	Account/ reference number	Approximate date debt was obtained	Amount owed (£)

#### **Bankruptcy Application Form Completion Guidance**

The information on this page will help you complete the page opposite.

#### Section 13 (continued)

Continue to list details of your debts including the name and address of your creditors as per the previous information.

Please continue on a separate sheet of paper if necessary.

# Section 13 (continued) - Debts

number	Approximate date debt was obtained	owed (£)

Total debt owed	£	
-----------------	---	--

14.1	Do you have any bank or building society account held in YES NO your own name or jointly with a third party?				
	If you have answered yes above please provide details below.				
	Name/address of bank or building society	Name of account holder(s)	Sort code	Account number	Current balance (£)

Please continue on a separate sheet if required.

Section 14 - Bank/building society accounts

	Section 15 - Other	r accounts			
.1	Do you have any Post office, credit union or other accounts YES NO held in your own name or jointly with a third party?				
	If you have answered	'YES" above please	provide details	below.	
	Name/address of post office/credit union etc.	Name of account holder(s)	Sort code	Account number	Current balance (£)
	Please continue on a If you have answered or provided below to give do you receive your wa	'NO" to both sections details of how you r	s 14 and 15 ple	nances, for exa	pace imple, how

|--|

16.1	.1 Do you wish to nominate an Insolvency Practitioner YES to be your trustee?		YES	NO _
	If you have answered "YES" abo Insolvency Practitioner below	ve please give full details of	f your nomina	ted
	Name of nominated trustee			
	Address			
	Town			
	Postcode			

If you have chosen to nominate a trustee then you must ensure that Form 12 is completed and signed by the trustee before submitting this form.

If the Insolvency Practitioner does not sign and date Form 12, agreeing to act as the trustee in your bankruptcy, the Accountant in Bankruptcy will be deemed to be the trustee and will administer your bankruptcy.

#### Money Adviser Declaration

I am a money adviser within the meaning of the Bankruptcy (Scotland) Act 2016. I confirm that I have provided the debtor named in section 5 of this form with advice in accordance with section 4 of that Act.

I confirm that I have obtained evidence of the debtor's income and expenditure and that I will retain records in relation to the advice given to the debtor in making this application (including evidence of the debtor's income and expenditure) for a period of 2 years.

Full name		
Name of organisation		
Address		
Town		
Postcode		
Contact number		
e-mail address		
Signed	Date	

**Draft Legislation:** This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Bankruptcy (Scotland) Regulations 2016 No. 397

#### Sensitivity obligation

In terms of the Bankruptcy (Scotland) Act 2016 and the Bankruptcy (Scotland) Regulations 2016 made under that Act certain information about all awarded bankruptcies must be included in the Register of Insolvencies (RoI) which is an online public record of all insolvencies awarded in Scotland. This information includes a bankrupt person's name, address and principal place of business (if any).

However, where the Accountant in Bankruptcy is of the opinion that inclusion of the information in the Rol would be likely to jeopardise the safety or welfare of any person, (e.g. where a person may be at risk of violence) information about an awarded bankruptcy need not be included in the Rol.

If you consider that inclusion of information about your bankruptcy (if awarded) in the Rol would be likely to jeopardise your safety or welfare or that of any other person you should set out details below and provide any other supporting evidence (eg from the police) with this form. The Accountant in Bankruptcy will then consider whether information about your bankruptcy (if awarded) should not be included in the Rol.

I confirm that I have a legitimate reason for certain details being withheld or treated sensitively for the purpose of the RoI (only tick if applicable)	plicable)
PLEASE GIVE DETAILS BELOW	

Preferred contact method			
Please select your preferred method of contact (you may select more than 1 if you wish)			
Phone	Text		
E-mail	Writing		
Credit/HPI checks			
I understand that Accountant in Bankruptcy ma awarding my bankruptcy and I give my consen			
Signed	Date		
*credit/HPI – The Accountant in Bankruptcy m cases, before award, to verify the level of debt finance agreement valid against your vehicle.	, ,		

#### Statement of Undertakings

#### I confirm that:

- I have received money advice from the money adviser detailed in the money advice declaration section of this form. I agree to them acting on my behalf throughout the bankruptcy application process.
- I have made a full disclosure of all assets which I owned or in which I had an interest in on my bankruptcy award date.
- I will notify my trustee if I inherit, win or otherwise acquire any further assets during the period of 4 years after my bankruptcy award date.
- I will immediately inform my trustee of any change of address or change in my financial circumstances during the period of 4 years after the date of bankruptcy.
- I understand that I have a legal obligation to co-operate with my trustee and to provide any financial information or documents which may be required.
- I understand that until I am discharged I may not, either alone or jointly with another
  person, obtain credit (which includes where goods are hired to me under a hire
  purchase agreement or agreed to be sold to me under a conditional sale agreement)
  either:
  - (a) of £2000 or more: or
  - (b) of any amount, where, at the time of obtaining credit, I have debts amounting to £1000 or more
  - without informing the person from whom I obtain it of my bankruptcy
- I understand that, until I am discharged I am subject to certain restrictions on the appointments I may take up or offices I may hold, including that I may not be a member of the UK or Scottish parliament or a justice of the peace.
- I understand that until I am discharged I may not act as a director of a limited company or be involved directly or indirectly in the promotion, formation or management of a limited company without the leave of the court.
- I understand that after 12 months from my bankruptcy award date (or normally after 6
  months for Minimal Asset Process (MAP) cases) the Accountant in Bankruptcy may
  discharge me and that my discharge may be dependent on my compliance with this
  statement of undertakings.
- 10. I understand that I may be required by my trustee to undergo financial education and that my discharge may be dependent on completion of this financial education.
- 11. I understand that any assets which vested in my trustee on my bankruptcy award date, and which have not been sold, realised or ingathered by my trustee, will continue to vest in my trustee notwithstanding my discharge.
- 12. I understand that any assets which were acquired by me during the period of 4 years after my bankruptcy award date and which would have vested in my trustee if they had been part of my estate on my bankruptcy award date will vest in my trustee and that any such assets which have not been sold, realised or ingathered by my trustee, will continue to vest in my trustee notwithstanding my discharge.
- 13. I understand that if my bankruptcy is converted from MAP to Full Administration my discharge may not be granted until a further £110 is paid.

- 14. I understand that my circumstances will be assessed for the purpose of a debtor contribution order and that my discharge may be dependent on compliance with that order.
- 15. I understand that my on-going liabilities, e.g. utility payments, may not be included in the sequestration and I may still have a duty to pay them.

Note for completion – If you are signing as executor, or entitled to be appointed as executor, on the estate of a deceased debtor, undertakings 1, 7, 8, 10, 14 and 15 do not apply. You are giving the remaining undertakings, as appropriate, in relation to the position of the deceased debtor or the deceased debtor's estate or the position of executor on the estate of the deceased debtor.

Signed	Witnesssignature
Print name	Print name
Date	Date
Statement of Truth	
	a as defined in the Bankruptcy (Scotland) Ac ave supplied in this application form is true, howledge and belief.
	ancially able to do so and that my assets may
I have read and understood the warning	below.
executor, on the estate of a deceased d	btor being made bankrupt. In relation to the
Signature	
Date	

Document Generated: 2023-07-12

**Draft Legislation:** This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Bankruptcy (Scotland) Regulations 2016 No. 397

#### WARNING

It is a criminal offence under section 8(4) or 218(1) and (2) of the Bankruptcy (Scotland) Act 2016, for you to make a false statement in this form in relation to your assets or business or financial affairs, to not disclose any material fact in this statement or make a material misstatement unless you had a reasonable excuse or can show that you did not know that statement was false and had no reason to believe it was false.

On summary conviction, you may be liable to a fine of up to £5,000 or to £10,000 or to imprisonment for a maximum period of 3 or 6 months depending on the circumstances (or to both the relevant fine and term of imprisonment).

If you deliberately do not disclose all relevant information or if you deliberately make a false statement when completing this form, you may become subject to bankruptcy restrictions.

#### Form 2

#### Certificate for Sequestration

Bankruptcy (Scotland) Act 2016 Section 9

This certificate is invalid unless----

- Completed by a money adviser defined in section 4(2) of the Bankruptcy (Scotland) Act 2016, and
- · Countersigned by the debtor.

This certificate is valid for 30 days including the date signed by the money adviser.

	1
I,	Insert money adviser's name
	Job title
	Organisation
	Address
	Town
	Postcode
	e-mail address
	Phone number
confirm that, under sections 4(2) and 9(1) of the B am a money adviser who may grant this certificate debtor, and certified that, on the basis of the inform	which has been applied for by the
	Insert debtor's name and title
	Address
	Town
	Postcode
	Postcode Telephone number

that he/she\* is unable to pay his/her\* debts as they become due.

**Draft Legislation:** This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Bankruptcy (Scotland) Regulations 2016 No. 397

I have provided the debtor with a copy of the Debt Advice and Information Pack and, where appropriate, have advised the debtor of the options of a voluntary repayment plan, a debt payment programme under the Debt Arrangement Scheme or Trust Deed.

I have advised the debtor that an award of sequestration, if granted, is recorded in a public register and may result in one or more of the following:

- the debtor being refused credit, or being offered credit at a higher rate, whether before or after the date of the debtor being discharged;
- 2) the debtor not being able to remain in his/her current place of residence;
- 3) the debtor being required to relinquish property which they own;
- the debtor being required to make contributions from income for the benefit of creditors;
- 5) damage to the debtor's business interests and employment prospects;
- 6) the debtor still being liable for some debts which are excluded;
- 7) the debtor's past financial transactions being investigated; and
- other restrictions or requirements imposed on the debtor as a result of the debtor's own circumstances and actions.

person qualified to act as insolvency practitioner in relation to individuals in

Please select the relevant qualification which gives you the authority to grant a certificate for sequestration.

	accordance with section 390 of the Insolvency Act 1986 (c.45)
	person who works for such an insolvency practitioner, and who has been given authority by that insolvency practitioner to act on behalf of that
	insolvency practitioner in providing money advice.
	person who works as money adviser for organisations which have been awarded accreditation at type 2 level or above against the Scottish National Standards for Information and Advice Provision
	person approved for the purpose of the Debt Arrangement Scheme
ö	person who works as a money adviser for citizens advice bureau which is a
	full member of the Scottish Association of Citizens Advice Bureaux/Citizens
	Advice Scotland
П	person who works as money adviser for a local authority in Scotland
	percent this works as money across for a rocal actionly in coordinate
Signe	i( money adviser)(date)
,	(debtor's name) confirm that I have ed the money adviser with correct and complete information about my financia
	ed the money adviser with correct and complete information about my financia stances.
Signe	i(date)
-	

# Form 3 Debtor Application (Trust, Partnership, etc.) Bankruptcy (Scotland) Act 2016 Section 6(3)(a), (4)(b) and (7)(a)

# Section 1 - The Entity

1.1	Name of the entity	
1.2	Type of entity	
1.3	Address of entity	
	Town	
	County	
	Postcode	
	Contact telephone number	
	Other contact number	
	E-mail address	
	Fax	

# Section 2 - You

2.1	Title (Mr, Mrs, Miss, Ms etc)	
	Surname	
	First and middle names	
2.2	Home address	
	(house name/number & street)	
	Town	
	County	
	Postcode	
	Daytime contact number	
	Evening contact number	
	e-mail address	
2.3	Your relationship to the entity	

# Section 3 - Previous Business addresses

3.1	Has the business moved addresses i	in the past 3 years? YES NO
	If you have answered "YES" above p	lease give further details
	Previous address	
	Town	
	County	
	Postcode	
	Dates	
3.2	Has the business ever obtained cred address not stated in section 1 or 3?	
	If you have answered "YES" above p	lease give further details
	Address (where credit was obtained)	
	Town	
	Town	
	County	

	Section 3 (continued) - Previous Business addre	sses	
3.3	Has the entity ever had a business address or traded anywhere outside Scotland?	YES	NO _
	If you have answered "YES" above then please give details be	elow.	
	Country		
	Dates		
3.4	Has the entity ever been subject to bankruptcy proceedings in any country outside Scotland?	YES	NO 🗌
	If you have answered "YES" above then please give details be	elow.	
	Country		
	Dates		
	Any additional information relevant to previous business add	resses.	

# Section 4 - Concurring Creditor (if applicable)

4.1	Name of concurring creditor
4.2	Position (if they are agreeing on behalf of the firm, company etc)  Address
	Town
	County
	Postcode
4.3	Amount owed to the creditor from the entity
4.4	This section must be completed by the concurring creditor
а	I am the creditor identified above.
b	I am owed the sum specified in the Form 6 Oath by Creditor .
С	I have read the guidance notes for this section.
d	I concur in this application.
	Signed
	Status
	Date

# Section 5 - Nominating a Trustee

5.1	Do you wish to nominate an Insol to be the trustee?	vency Practitioner	YES	NO 🗌
	If "YES" please complete the deta	ails below.		
5.2	Name of nominated trustee			
5.3	Address			
	Town			
	County			
	Postcode			

If you have chosen to nominate a trustee, ensure that Form 12 is completed and returned with this application.

# Form 4 Statement of Assets and Liabilities (Trusts, Partnerships etc.) Bankruptcy (Scotland) Act 2016 Sections 6(9) and 8(3)(a)

#### WARNING

You may be committing a criminal offence if you deliberately do not disclose all relevant information or if you deliberately make a false statement when completing this form.

Name of the entity	
Address	
Town	
County	
Postcode	
Contact name	
Contact address	
Town	
County	
Postcode	
Daytime contact number	
Evening contact number	

**Draft Legislation:** This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Bankruptcy (Scotland) Regulations 2016 No. 397

#### The information on this page will help you complete the next page.

Please complete this form using BLACK INK and CAPITAL LETTERS.

Indicate if the entity receives an income by ticking the relevant box.

If you answer "YES", complete the table giving details of any income the entity receives, grants, lottery, money from trusts etc.

Enter the address from where this income originates, the frequency of the payments such as weekly, monthly, fortnightly etc, and the amount the entity receives.

Form 4 - Stateme	ent of Assets and Liabiliti	<u>es</u>	
	receiving any income?		NO 🗌
If "YES" please enter	r details below of any income re	ceived.	
Type of income	Name & address of income source	Frequency	Gross income (£

Please complete this form using BLACK INK and CAPITAL LETTERS.

Indicate if you are a licensee (licence holder) under the licensing legislation, the Licensing (Scotland) Act 2005. This includes a premises or personal licence. You should select "YES" if you are involved in the licenced trade for example, if you own a pub and there is a tenant who owns a licence.

Indicate if the entity owns a motor vehicle by ticking the relevant box. 'Motor vehicle' includes: car, van, motorbike, moped and truck.

If you select "YES" then complete the table giving details of the make and model of the vehicle(s), the current mileage, the registration number and the estimated value. Please also give details of the hire purchase or finance company if applicable.

Provide details of all motor vehicles owned by the entity.

You must enclose a copy of the hire purchase, finance or credit agreement when submitting this application.

Provide details of what the motor vehicle is used for.

Form 4 - Statement of Assets and Liabilities						
Do you currently hold a premises or personal licence under the Licensing (Scotland) Act 2005 or are you involved in licenced trading?						
Does the entity own a	a motor vehi	cle?		YES	NO 🗌	
Provide details of all	the motor ve	hicles owned by	the entity.			
Make and model	Current mileage	Registration No	Estimated value (£)	HP or finance (if applicable)	company	
You MUST enclose a copy of any finance agreement with this form.						
Please provide details below of what the vehicle(s) are used for.						

**Draft Legislation:** This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Bankruptcy (Scotland) Regulations 2016 No. 397

#### The information on this page will help you complete the next page.

Please complete this form using BLACK INK and CAPITAL LETTERS.

Indicate if the entity has any other possessions, other than the motor vehicle, which are subject to hire purchase or credit agreement by ticking the relevant box.

If you select "YES" then complete the table giving details of the hire purchase or credit company, a description of the item, the date purchased, the term of the agreement and the estimated value of the item.

Indicate if the entity has any possessions which are not subject to a hire purchase or credit agreement by ticking the relevant box. Items to consider are: satellite equipment, caravans, boats, video recording equipment, tools, fixtures and fittings, electrical goods, paintings, sports equipment etc.

If you have selected "YES" then complete the table giving a description of the item, date the item was purchased and an estimated value.

Form 4 - Statement of Assets and Liabilities						
Are any of the entity's possessions, other than the motor YES NOvehicle, subject to hire purchase or credit agreement?  If "YES" enter details of these possessions and the agreement below.						
Hire purchase or finance company	Possession description	Date purchased	Term of agreement	Estimated value (£)		
Does the entity have any possessions which are not subject to a hire purchase or credit agreement?  If "YES" enter details of the item(s) below.						
Possession descript	ion	Date purchased	d Estimate	d value (£)		

Please complete this form using BLACK INK and CAPITAL LETTERS.

Indicate if the entity has a bank or building society account by ticking the relevant

If you have selected "YES" then complete the table.

Enter the name and address of the bank or building society where the account is held.

Enter the name of the account.

Enter the account number.

Enter the sort code.

Enter the current balance of the account.

# Form 4 - Statement of Assets and Liabilities

Does the entity have a ba	ank or building soci	ety account(s)?	YES	ON
If "YES" please give detail	ils of the account(s	) below.		
Name & address of bank or building society	Account name	Account number	Sort code	Balance (£)

Please complete this form using BLACK INK and CAPITAL LETTERS.

Indicate if the entity has a post office or credit union account by ticking the relevant box.

If you have selected "YES" then complete the table.

Enter the name and address of the post office or credit union where the account is held.

Enter the name of the account.

Enter the account number.

Enter the sort code.

Enter the current balance of the account.

NO

YES

#### Form 4 - Statement of Assets and Liabilities

Does the entity have a post office, credit union or other

type of account?  If "YES" please give details of the account(s) below.				
Name & address of post office/credit union etc	Account name	Account number	Sort code	Balance (£)

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#### The information on this page will help you complete the next page.

Please complete this form using BLACK INK and CAPITAL LETTERS.

Indicate if the entity has any assurance policies, endowment polices or saving plans by ticking the relevant box.

If you have selected "YES" then complete the table.

Enter the type of policy or plan.

Enter the name and address of the company the policy/plan is with.

Enter the reference number for the policy/plan.

Enter the sum assured.

Enter the estimated surrender value of the policy/plan.

#### Form 4 - Statement of Assets and Liabilities

Does the entity have any assurance policies, endowment YES NO policies or saving plans?					
If "YES" please	e give details of the account(s	) below.			
Type of policy/plan	Name & address of company	Reference number	Sum assured	Estimated surrender value (£)	

**Draft Legislation:** This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Bankruptcy (Scotland) Regulations 2016 No. 397

#### The information on this page will help you complete the next page.

Please complete this form using BLACK INK and CAPITAL LETTERS.

Indicate if the entity has any investments such as stocks and shares, bonds, savings accounts or premium bonds by ticking the relevant box.

If you have selected "YES" then complete the table.

Enter the type of investment.

Enter the name and address of the relevant company.

Enter the investment reference number.

Enter the estimated value.

NO

YES

#### Form 4 - Statement of Assets and Liabilities

Does the entity have any investments, such as stocks,

shares, bonds, saving certificate or Premium Bonds?

If "YES" please enter details of the policies and savings plans below.			
Type of Investment	Name & address of company	Reference number	Value (£)

Please complete this form using BLACK INK and CAPITAL LETTERS.

Indicate if the entity rents the property it currently does business from by ticking the relevant box.

If you have selected "YES" then complete the landlord and rental sections.

Enter the name of the landlord/property owner.

Enter the landlord's/property owner's address. Please note there are separate lines available for town and postcode.

Enter the name of the tenant(s) as they appear on the rental/tenancy agreement.

Enter the date the rental/tenancy agreement was signed.

Give any additional information you feel relevant regarding the rental of the property in the text box provided.

Form 4 - Statement of Ass	sets and Liabilities	
Does the entity rent the property	where it does business from?	YES NO
If you have answered "YES" abo below.	ove please complete the landlord	and rental section
Landlord/Property Owner Deta	ails	
Name		
Address		
Town		
Postcode		
Rental/Tenancy Agreement De	etails	
Name(s) of tenancy/rental agreement	Tenant 1	
	Tenant 2	
Date tenancy/rental agreement was signed		
You must submit your rental or this form.	enancy agreement or letter from	the landlord with
Any additional information reg	garding the rental of the proper	ty.

Please complete this form using BLACK INK and CAPITAL LETTERS.

Indicate if the entity owns the property where it currently does business from by ticking the relevant box.

If you have selected "YES" then please complete the tables.

Enter the value of the property.

Enter the current value of the mortgage outstanding.

Enter the value of any secured loan against the property outstanding.

Please indicate if the property is jointly owned by putting "Yes" or "No" in the end column.

If the property is jointly owned please provide the name and address of the other owner(s) in the box provided.

Enter the name and address of the mortgage/secured loan lender.

Enter the mortgage/account reference number.

Enter the date the mortgage/loan was obtained.

Enter the total amount originally borrowed.

Form 4 - Statemer	t of Assets and Lia	bilities	
Does the entity own th	e property where it does	s business from? Y	ES NO
If you have answered	YES" above please con	nplete the section below	w.
Total value	Mortgage outstanding	Secured loan outstanding	Jointly owned (Yes/No)
£	£	£	
	ove is jointly owned the of the joint owner(s) in th		ame, and if
Mortgage/Secured Io	an information		
Mortgage/Secured Io  Name and address o lender		Date loan was obtained	Total amount originally borrowed
Name and address o	Mortgage account number/lender ref		originally

Please complete this form using BLACK INK and CAPITAL LETTERS.

State if the entity, whether wholly or jointly, owns any other property within Scotland or elsewhere by ticking the relevant box.

If you have selected "YES" then please provide details of the property owned.

Enter the address of the property.

Enter the date the property was purchased.

If the property is jointly owned then please provide the name and address of the joint owner(s) in the box provided.

Enter the name and address of the mortgage/secured loan lender.

Enter the mortgage/account reference number.

Enter the date the mortgage/loan was obtained.

Enter the total amount originally borrowed.

Form 4 - Statement of Assets and Liabilities					
Does the entity own, either wholly or jointly, any other property YES NO within Scotland or elsewhere?					
If yes please provide det	ails and address(es) of th	ne propert	ies.		
Property address			Date pro bought	perty was	
If the property listed abordifferent, the address of				ame, and if	_
Mortgage/Secured loan	information				
Name and address of lender	Mortgage account number/lender ref number	Date loa obtaine		Total amount originally borrowed	
<u>Mortgage</u>					
Secured Loan					

Continue on a separate sheet of paper if necessary

Please complete this form using BLACK INK and CAPITAL LETTERS.

Indicate if the entity has previously owned property or land within Scotland or elsewhere in the last 5 years by ticking the relevant box.

If you have selected "YES" then please enter details of the property or land in the table provided.

Enter the property/land address.

Enter the date the property/land was bought.

Enter the date the property/land was sold.

If the property/land listed was jointly owned then please provide the name and address of the joint owner(s) in the box provided.

Form 4 - Statement of Assets	and Liabilities	
Has the entity previously owned any p Scotland or elsewhere in the last 5 ye If "YES" please give details below		YES NO
Address	Date property or land was bought	Date property or land was sold
If the property or land listed above wa and if different, the address of the join		

Please complete this form using BLACK INK and CAPITAL LETTERS.

Enter the type of debt (eg. credit card, loan etc).

Enter the name and address of the creditor.

Enter the account/reference number relating to the debt.

Enter the approximate date the debt was obtained.

Enter the amount owed at present.

#### Form 4 - Statement of Assets and Liabilities

Please provide details of all debts using the table below. You may wish to continue on a separate page if necessary.

Type of debt	Name/address of creditor	Account/ reference number	Approximate date debt was obtained	Amount owed (£)

Please complete this form using BLACK INK and CAPITAL LETTERS.

Enter the type of debt (eg. credit card, loan etc.)

Enter the name and address of the creditor.

Enter the account/reference number relating to the debt.

Enter the approximate date the debt was obtained.

Enter the amount owed at present.

# Form 4 - Statement of Assets and Liabilities

Type of debt	Name/address of creditor	Account/ reference number	Approximate date debt was obtained	Amount owed (£)
Total De	bt Level £			

Total Debt	Level £
	NOW PLEASE SIGN THIS FORM
	all the information supplied in this application is true, complete to the best of my knowledge and belief.
Signed	
Print	

Date

# Form 5 Statutory Demand for Payment of Debt

Bankruptcy (Scotland) Act 2016 Section 16(1)(i)

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	claim that as at the date of this Demand (c) you, owe me/the creditor* the sum of
(d) Insert amount of debt(s) claimed. The total of the debt(s) must not be less than £1,500.	(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.  (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 (f)	nyable that
the debt(s) forming the subject of the Demand are liquid. A debt is liquid where it (f)	yable that
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).	n
* Delete whichever does not apply me/the creditor*	iy to
you must IMMEDIATELY fill in the DENIAL SLIP at the end of this form (or copy of it) and post it, or a letter to the s 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).	ame
5. If, however, you accept	
* Delete whichever does not apply  —that you owe me/the creditor* the sidemanded and —that you have to pay the sum demsimmediately to me/the creditor*	
you must, within the 3 week period mentioned in paragraph 4 above, pay me/the creditor* or find security for its payment.	it to
6. If, within the 3 week period mentione paragraph 4 above, you have not tak steps mentioned in either paragraph above, you may be made bankrupt by court, and your property and goods period the hands of a trustee for the benefit your creditors.	en the for 5 the ut into
* Delete whichever does not apply	
Creditor * / on behalf of creditor Date	

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 above Demand starts to run.	You are served with the above Demand on (b) 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.	
* delete whichever is not applicable	Signed Messenger-at-arms/Sheriff Officer*	
	Date	
	Name and address of witness in BLOCK CAPITALS	
	Signed	

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 in the Docquet of Service.	(b)	
	IDENY	
* Delete if not applicable Only delete (c) if you accept that you owe the whole of the sum demanded but retain (d) if you are denying that you have to pay that sum immediately.	*(c) that I owe you the sum demanded *(d) that I have to pay you the sum demanded Immediately	
	Signature of Debtor	
	Date	
	Name of Debtor in BLOCK CAPITALS	
	Address of Debtor	

#### 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.

- 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.

#### 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.

#### OATH BY CREDITOR

Bankruptcy (Scotland) Act 2016 Section 19(1)

This oath must be sworn by the creditor or a person authorised to act on the creditor's behalf before a person entitled to administer the oath, e.g. in the U.K. a Notary Public (usually a solicitor) or a Justice of the Peace.

In the case of an oath administered outside the U.K. see section 19(2)(b) of the Act.

(a) Insert name and address of creditor		
(b) If applicable, insert name and address of creditor.	of authorised person acting on behalf of	
*delete as appropriate		
I do solemnly and sincerely swear/affirm* th	at to the best of my knowledge and belief	
(c) Insert name and address of debtor		
*delete as appropriate		
owes me/the creditor* the sum of		
(d) Insert total amount of the debt or debts.		
£ which is now payable and that the particulars of the debt or debts making up that sum, which are set out overleaf, are correct.		

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*delete as appropriate	
Sworn/affirmed* at	
(e) Insert name, place and date oath is sworn.	
(f) Name and address and designation of person administering the oath or affirmation.	
*delete as appropriate	
Signed	creditor/on behalf of creditor*
Signature of person administering the oath/affirmation*	

#### OATH BY CREDITOR

#### PARTICULARS OF EACH DEBT

Note – Please provide details of each debt separately.

#### (1) Amount of debt

Insert total amount of the debt which is now payable, showing separately the amount of principal and interest claimed. Interest may be claimed only when the creditor is entitled to it.

Do not deduct the value of any security held at this stage (see note 4).

#### (2) Details of debt

Specify what the debt is in respect of, the date or dates when it was incurred and when it became payable.

#### (3) Evidence of debt

Attach any evidence of the debt, such as an extract decree (or copy of it certified by the Clerk of Court) or any voucher or other supporting evidence of the debt.

#### (4) Security for debt

Specify the nature and value of any security held in respect of the debt or debts. For the purpose of the application for bankruptcy, the value of any such security need not be deducted from the amount of the debt claimed.

Security is defined for the purpose of the Bankruptcy (Scotland) Act 2016 as meaning "any security, heritable or moveable, or any right of lien, retention or preference".

#### (1) Amount of debt

#### (2) Details of debt

#### (3) Evidence of debt

#### (4) Security for debt

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## Form 7 Form of Schedule of Award of Sequestration on Application by Debtor or Executor

Bankruptcy (Scotland) Act 2016 Section 22(1) and (2)

Debtor's Name (including name of entities applying under section 6 of Bankruptoy (Scotland) Act 2016)	Debtor's Address	Postcode	Accountant in Bankruptcy Case Reference Number	Trustee's Name and Address
(insert name)				
(rate and				
I award sequestration of the estate of each of the above named				
Signed Accountant in Bankruptcy/Depute Accountant Date (insert date)  (insert date)				

#### Form of Refusal of Award of Sequestration

Bankruptcy (Scotland) Act 2016 Section 22(1) and (2)

(Insert debtor's name; where the debtor is an entity applying under section 6 of the Bankruptcy (Scotland) Act 2016, the name of that entity)				
(Insert debtor's address) (Insert debtor's address)				
has applied for an award of sequestration.				
*The application has not been completed in accordance with the Bankruptcy (Scotland) Act 2016 and the relevant Regulations for the following reason:				

\*The debtor has not met the conditions set out in section 2(2) of the Bankruptcy (Scotland) Act 2016 for any of the following reasons:

- The debtor has not been assessed by the common financial tool as not requiring to make a
  debtor's contribution or has not been in receipt of a prescribed payment for a period of at
  least 6 months ending on the day on which the application was made
- The total amount of the debtor's debts (including interest) at the date the debtor application
  was made is \*less than £1500/\*more than £17,000
- The total value of the debtor's assets (leaving out of account any liabilities) on the date the debtor application was made exceeds £2000
- The debtor has a single asset the value of which exceeds £1000
- · The debtor owns land
- The debtor has not been granted a certificate for sequestration of the debtor's estate in accordance with section 9 of the Bankruptcy (Scotland) Act 2016 within the prescribed period of 30 days before the day the debtor application was made
- An award of sequestration was made against the debtor in pursuance of an application under section 2(2) of the Bankruptcy (Scotland) Act 2016 within 10 years ending on the day before the day the debtor application was made
- An award of sequestration was made against the debtor, on an application other than under section 2(2) of the Bankruptcy (Scotland) Act 2016 or on a petition for sequestration, within 5 years ending on the day before the day on which the debtor application was made.

\*The debtor has not met the conditions set out in section 2(8) of the Bankruptcy (Scotland) Act 2016 for any of the following reasons:

 The total amount of the debtor's debts (including interest) at the date the debtor application was made is less than £3000 **Draft Legislation:** This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Bankruptcy (Scotland) Regulations 2016 No. 397

- An award of sequestration against the debtor was made within 5 years ending on the day before the day on which the debtor application was made
- The debtor has not obtained the advice of a money adviser in accordance with section 4(1) of the Bankruptcy (Scotland) Act 2016
- The debtor has not given a statement of undertakings (including an undertaking to pay to the trustee after the award of sequestration of the debtor's estate an amount determined using the common financial tool)
- The debtor

\*delete as appropriate

- is not apparently insolvent for the purposes of section 2(8)(e)(i) of the Bankruptcy (Scotland) Act 2016 or
- has not been granted a certificate for sequestration of the debtor's estate in accordance with section 9 of the Bankruptcy (Scotland) Act 2016 within the prescribed period of 30 days before the debtor application was made
- has not granted a trust deed which is not a protected trust deed by reason of the creditors objecting, or not agreeing to the trust deed.
- \* The debtor is currently subject to a protected trust deed
- \* The debtor application is made under section 6 of the Bankruptcy (Scotland) Act 2016 and the debtor has not met relevant conditions in terms of that section for any of the following reasons:
  - No qualified creditor has or creditors have concurred in the application
  - · The debtor is not apparently insolvent as defined in section 16 of that Act

*The debtor has not paid the application fee prescribed in Regulations.
*The debtor has not sent a statement of their assets and liabilities.
Signed (insert name) (insert status)
Date (insert date)
Refusal of Award
I refuse this application for an award of sequestration.
Signed
Accountant in Bankruptcy/Depute Accountant
Date (insert date)

#### Notice of Award of Sequestration to the Keeper of the Registers of Scotland

Bankruptcy (Scotland) Act 2016 Section 26(2)

	AiB Reference:		
Certificate			
I certify that			
	Insert debtor's full name		
	Insert debtor's address		
	Town		
	County		
	Postcode		
applied to the Accountant in Bankruptcy for the sequestration of their estate and that sequestration was awarded on (insert date) and  * (insert trustee's name and designation) was appointed as the trustee in the sequestration  *the Accountant in Bankruptcy is deemed to have been appointed as the trustee in the sequestration.			
Signed	(insert name)		
*Accountant in Bankruptcy/Depute Accountant/Authorised Delegate of the Accountant  Date (insert date) *delete as appropriate			
Note			

Except where the information set out in this form is transmitted to the Keeper of the Registers of Scotland in an approved electronic format, this certificate must be marked by an appropriate official stamp.

## Statement of Assets and Liabilities Petition by creditor or trustee under a trust deed

Bankruptcy (Scotland) Act 2016 Section 41(2)

# WARNING TO THE DEBTOR It is a criminal offence under section 41(3) of the Bankruptcy (Scotland) Act 2016 for you, unless you can show that you had a reasonable excuse, to: (A) Fail to disclose any material fact in this statement. (B) Make a material misstatement in this statement. On summary conviction you may be liable to a fine of up to £5,000 or to imprisonment for a maximum period of 3 months or to both. If you deliberately do not disclose all relevant information or if you deliberately make a false statement when completing this form, you may become subject to bankruptcy restrictions. CERTIFICATION Insert name Address

	Address	
	Town	
	County	
	Postcode	
have stated in this statement details of all my assets, expenditure as at the date of bankruptcy* on  "the date of bankruptcy" is- (i) the date on which the sheriff granted warrant to require decide whether you should be made bankrupt; or (ii) where more than one such warrant was granted, the own was granted.	you to appear before the sheriff t	
certify that the information I have supplied in Forraccurate to the best of my knowledge and belief.	n 10 is true, complete and	
have read and understood the warning above.		

#### Income

Q1-3. In column 1 enter all earned income, all social security benefits, and all other income. For example, Income Support Income-based Jobseekers' Allowance, Housing Benefit, Working Tax Credits and Council Tax Benefit. If the income you receive is not detailed, please provide details on a separate page.

In column 2, enter the frequency that your income is received, for example, weekly/fortnightly/monthly/annually.

In column 3 enter the amount you receive.

In column 4 enter the name and address of your employer, benefits office or other source of income as applicable. Continue on a separate page if required.

Average net earnings	Frequency	Amount (£)	Name and address of employer
2. Social Security benefits	Frequency	Amount (£)	Address of benefits office
3. Any other income Pension	Frequency	Amount (£)	Address of other source of income
Annuity			
Grants, Rents, Trusts etc			

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#### **Bank Accounts**

Q4. Give details of any sums held by you in Bank or Building Society accounts, including the account number and the branch where the account is held.

Name of bank or building society	Branch	Account number	Sort code	Balance

#### Investments

**Q5.** Complete this section if you have any investments. These may be ISAs, shares, premium or other bonds, savings certificates. Details of any endowment policies or life assurance policies should also be entered.

Type of investment	Name of company	Reference number

#### Non-essential possessions

Q6. List any non-essential possessions owned by you or in the course of hire purchase or a credit agreement. Enter only non-essential items.

Examples of essential items are the following items if used in the debtor's family home-

- . Beds, bedding, household linen and curtains
- . Food, cooking equipment and kitchen utensils
- · Refrigerators, washing machines and microwave ovens
- . Chairs, settees, tables and other furniture
- · Lights, fittings and heating appliances
- Floor coverings
- · Articles used for cleaning, drying, mending, or pressing clothes
- · Articles used for cleaning the house
- · Articles used for safety in the house
- . Tools used for maintenance or repair of the house and household articles
- · Computers and accessory equipment
- Radios, telephones and televisions.

#### Do not include any of the above items in your list.

Description	Value(£)	Subject to hire purchase / credit agreement Yes / No

#### Property

Q7. List all the land and buildings in which you have an interest as an owner or tenant.

#### Part A

Column 1, write the addresses of any property you own, either wholly or jointly. If you are a joint or part owner, specify the share you own, for example, half, third, etc.

Column 2, write the property type which includes land, timeshares, or any other property, including business or agricultural property.

Column 3, write the name and address of any joint owners.

Column 4, say whether there is a mortgage or secured loan on the property. Details of the securities should be listed at question 9.

#### Part B

In columns 1 to 4, write the address, type of property, name(s) of the joint tenant(s) and the name and address of the property owner.

A. Address Wholly or jointly owned	Type of property	Name of joint owner(s)	Mortgage or secured loan Yes / No
B. Address if property rented	Type of property	Name of joint tenant	Owner of property

(Continue on a separate sheet if required)

#### Unsecured debts (specify unsecured debts due by you)

**Q8.** Complete a list of any unsecured debts, for example loans, credit cards, catalogue accounts, unpaid council tax, overdrafts, rent, household bills and any debts due to individuals.

You must include all the unsecured debts that you owe. If your bankruptcy is awarded, your trustee will write to each of your creditors (creditors are people you owe money to).

Note: You may be asked to provide copies of your letters and bills from your creditors.

Type of debt	Name and address of creditor	Account no / ref no	Amount owed
Total			£

(Continue on a separate sheet if required)

**Draft Legislation:** This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Bankruptcy (Scotland) Regulations 2016 No. 397

#### Secured debts

Q9. Complete if you have a mortgage and/or any debts secured against your home. Provide information regarding the amount currently owed to the secured lender and the date the mortgage or loan was obtained.

Name and address of mortgage company/ lender	Mortgage account no Lender reference no	Amount owed (£)	Date loan was obtained
Total amount of secure	ed debts	£	

#### Statement of Claim by Creditor

Bankruptcy (Scotland) Act 2016 Sections 46(2)(a) and 122(9)(a)

#### WARNING

It is a criminal offence

- for a creditor to produce a statement of claim, account, voucher or other evidence which is false, unless the creditor shows that the creditor neither knew nor had reason to believe that it was false; or
- for a debtor who knows or becomes aware that a creditor has made a false statement to fail to report it to their trustee within one month of acquiring such knowledge.

On conviction either creditor or debtor may be liable to a fine and/or imprisonment.

Notes (a) Insert name and address of debtor	Sequestration of the estate of
(b) Insert name and address of creditor	(b)
(c) Insert email address of creditor	(c)
(d) Insert name and address, if applicable, of authorised person acting on behalf of the creditor	(d)
(e) Insert details of any other proceedings in which a claim has been or is being submitted in respect of the debt or part of the debt and the amount claimed	(e)
(f) Insert total amount claimed in respect of all the debts, the particulars of which are set out overleaf.	I submit a claim of (f) £
(g) Insert bank details of creditor	Account Name Sort Code Account Number
	Signed Creditor*/person acting on behalf of creditor
	Date

PARTICULARS OF EACH DEBT			
Notes			
A separate set of particulars should be made out in respect of each debt.			
Describe briefly the debt, giving details of its nature, the date when it was incurred and when payment became due.     Attach any documentary evidence of the debt, if available.	Particulars of debt (including reference number)		
Insert total amount of the debt, showing separately the amount of principal and any interest which is due on the debt as at the date of sequestration. Interest may only be claimed if the creditor is entitled to it. Show separately the VAT on the debt and indicate whether the VAT is being claimed back from HM Revenue and Customs.	2. Amount of debt		
Specify and give details of the nature of any security held in respect of the debt including—     (a) the subjects covered and the date when it was given;     (b) the value of the security;	3. Security for debt		
Note: The trustee may, at any time after 12 weeks from the date of sequestration, require a creditor to discharge a security or to convey or assign it to the trustee on payment of the value specified by the creditor.			
<ul> <li>(c) whether the creditor is surrendering or undertakes to surrender the security.</li> </ul>			
Security is defined for the purposes of the Bankruptcy (Scotland) Act 2016 as meaning "any security, heritable or moveable, or any right of lien, retention or preference".			
In the case of a creditor who is a Member State liquidator, specify and give details of underlying claims in respect of which the Member State liquidator is claiming as creditor. Attach documentary evidence of debts.	4. Underlying claims		
<ol> <li>A secured creditor must in calculating the total amount of the secured creditor's claim deduct the value of any security as estimated by the secured creditor, unless the secured creditor surrenders it (see note 3(c) above).</li> </ol>			

# Form of Undertaking to act as Trustee in Sequestration on the Application of a Debtor

Bankruptcy (Scotland) Act 2016 Section 51(8) and (9)

This form should be completed by a qualified Insolvency Practitioner if:

- a debtor applies for an award of sequestration under section 2, 5 or 6 of the Bankruptcy (Scotland) Act 2016,
- the debtor nominated the Insolvency Practitioner to act as the trustee in the sequestration, and
- 3) the Insolvency Practitioner undertakes to so act.

Undertaking

I.	
"	Insert Insolvency Practitioner's name
	Insert business address
	Town
	County
	Postcode
hold the necessary authorisation to act as a (insolvency practitioners and their qualificati me to act as a trustee in sequestration in re- (Scotland) Act 2016.	on) of the Insolvency Act 1986 to enable
Authorising professional body (or other auth	ority)
I undertake, if appointed by the Accountant trustee in the sequestration of	in Bankruptcy to do so, to act as the
	Insert debtor's name
	Insert debtor's address
	Town
	County
	Postcode
Signed (Insolvency Practitioner)	Date
(insolvency rractitioner)	

#### Statement of Undertakings

Bankruptcy (Scotland) Act 2016 Section 51(14) or 54(4)

#### I confirm that:

- I have made full disclosure of all my assets, liabilities and income as at the date of bankruptcy in the Form 10 (Statement of Assets & Liabilities) or Form 4 (Statement for a Trust or Partnership etc).
- I will notify my trustee if I inherit, win or otherwise acquire any further assets during the period of 4 years after the date of bankruptcy.
- I will immediately inform my trustee of any change of address or change in my financial circumstances during the period of 4 years after the date of bankruptcy.
- I understand that I have a legal obligation to co-operate with my trustee and to provide any financial information or documents which may be required.
- 5. I understand that until I am discharged I may not, either alone or jointly with another person, obtain credit (which includes where goods are hired to me under a hire purchase agreement or agreed to be sold to me under a conditional sale agreement) either:
  - (a) of £2000 or more; or
  - (b) of any amount, where, at the time of obtaining credit, I have debts amounting to £1000 or more
  - without informing the person from whom I obtain it of my bankruptcy.
- I understand that, until I am discharged I am subject to certain restrictions on the appointments I may take up or offices I may hold, including that I may not be a member of the UK or Scottish parliament or a justice of the peace.
- I understand that until I am discharged I may not act as a director of a limited company or be involved directly or indirectly in the promotion, formation or management of a limited company without the leave of the court.
- I understand that after 12 months from the date on which the sheriff awarded my bankruptcy the Accountant in Bankruptcy may discharge me and my discharge may be dependent on my compliance with this statement of undertakings.
- I understand that I may be required by my trustee to undergo financial education and that my discharge may be dependent on completion of this financial education.

- 10.1 understand that any assets which vested in my trustee at the date of bankruptcy, and which have not been sold, realised or ingathered by my trustee, will continue to vest in my trustee notwithstanding my discharge.
- 11.1 understand that any assets acquired by me during 4 years after the date of bankruptcy and which would have vested in my trustee if they had been part of my estate at that will vest in my trustee and any such assets which have not been sold, realised or ingathered by my trustee, will continue to vest in my trustee notwithstanding my discharge.
- 12.1 understand that my circumstances will be assessed for the purpose of a debtor contribution order and that my discharge may be dependent on compliance with that order.
- 13.1 understand that my ongoing liabilities, e.g. utility payments, may not be included in the sequestration and I may still have a duty to pay them.

I can confirm that I understand and agree to comply with the undertakings 1 - 13.

Signed	 Witness Signature	
Print name	Print name	
Date	Date	

#### Notes

References in this Statement of Undertakings to:-

"the date of bankruptcy" are to:-

- (i) the date on which the Sheriff granted warrant to require you to appear before the Sheriff to decide whether you should be made bankrupt; or
- (ii) where more than one such warrant was granted, the date on which the first such warrant was granted.

#### Application to Resign from Office as Trustee in Sequestration

Bankruptcy Scotland Act 2016 Section 69(1)

Section 69(1) of the Bankruptcy (Scotland) Act 2016 provides that the trustee may apply to the Accountant in Bankruptcy for authority to resign office.

apply to the Accountant in Bankruptcy for	or authority to resign office.
Application	
I,	Insert insolvency practitioner's name Insert business address
	Town County Postcode
was appointed as trustee in the sequest	ration of Insert debtor's name Insert debtor's address
	Town County Postcode
by	
* the Accountant in Bankruptcy	
* the Sheriff at (insert name of Co	ourt)
on (insert date of appointment).	
I apply to the Accountant in Bankruptcy in sequestration on the grounds that	for authority to resign from office as trustee
* I am unable to act	
* I should not continue to act	
for the following reason(s)	
Signed (trustee)	
Date	
* delete as appropriate	

## Notice of Abandonment of Heritable Property by Trustee in Sequestration where Accountant in Bankruptcy not the Trustee

Bankruptcy (Scotland) Act 2016 Section 87(8)

Notice of Abandonment	
I,	Insert insolvency practitioner's full name Insert business address
	Town County Postcode
was appointed trustee in the sequestration	of
	Insert debtor's full name Insert debtor's address
	Town County Postcode
by	
* the Accountant in Bankruptcy	
* the Sheriff at (insert name of Cour	t)
on (insert date of appointment).	
The award of sequestration was recorde (insert date).	d in the Register of Inhibitions on
* I am a replacement trustee having been	appointed by

on the above date (see note 3)

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The trustee certifies-		
<ol> <li>That the debtor's sequestrated estate included the debtor's interest in the heritable property known as and forming (and referred to in this notice as "the property"):-</li> </ol>		
	Insert address of property	
	1	
	Town	
	County Postcode	
	Description of property (see note 4)	
	Land Register title number (see note 4)	
to which the debtor first acquired right by v	virtue of title	
*registered in the Land Register of Scotlan	nd	
*recorded in the Division of the General Register of Sasines for the County of		
on (insert date when subjects were registered, see note 4)		
and the trustee became vested in the debt	tor's share and interest therein.	
<ol><li>That no disposition or other conveyance by the trustee or otherwise conveying the debtor's share and interest or former interest in the property has been executed by the trustee or delivered to the debtor.</li></ol>		
3. That the trustee by execution of these presents confirms that the trustee has abandoned the property to the debtor and has renounced and hereby renounces and abandons any claim to the debtor's share and interest or former share or interest in and to the property.		
*4. That the property has been abandoned in consideration of a payment of £ (insert amount if appropriate) which has been made to the sequestrated estate (see note 5).		
<ol><li>That no statement in this notice affects the trustee's right to funds received by the debtor prior to the debtor's discharge under section 137 of the Bankruptcy (Scotland) Act 2016.</li></ol>		
<ol><li>That the trustee consents to registration of these presents for publication and preservation.</li></ol>		
Signed(trustee)		
Date		
* delete as appropriate		

#### Notes

- This form shall be used by the trustee in sequestration (where the trustee is not the Accountant in Bankruptcy) to notify a debtor that any heritable property which vests in the trustee has been abandoned to the debtor.
- 2. The trustee in sequestration shall send a certified copy of this form to the Keeper of the Registers of Scotland to be recorded in the register of inhibitions. The certificate should be signed by the trustee and added at the foot of the last page of the copy. The certificate should state that it is a true copy. A copy should then be sent to the debtor forthwith.
- Where the trustee signing this form is a replacement trustee (rather than the original trustee) the trustee must narrate details of how the trustee was appointed.
- 4. A description sufficient to identify the extent of and title to the property is required. If the property is held on a title recorded in the General Register of Sasines, a description in conformity with schedule D or J to the Conveyancing (Scotland) Act 1924 may be used. If the property is registered in the Land Register of Scotland, the title number should be inserted.
- Paragraph 4 should be deleted if no payment was received in consideration of the subjects.



#### Notice of Abandonment of Heritable Property where the Accountant in Bankruptcy is the Trustee in Sequestration

Bankruptcy (Scotland) Act 2016 section 87(8)

#### Notice of Abandonment

	Insert debtor's full name Insert debtor's address		
	Town County postcode		
was sequestrated on (insert date of sequestration) by			
* the Accountant in Bankruptcy, and the Accountant in Bankruptcy was deemed to be appointed the trustee in the sequestration			
* the Sheriff at (insert no Bankruptcy was appointed to be the trusted	ame of Court), and the Accountant in e in the sequestration		
The Accountant in Bankruptcy was appointed as trustee on (insert date of appointment).			
The award of sequestration was reco	rded in the Register of Inhibitions on		

The Accountant i	n E	Bankrup	tcy	certifies-
------------------	-----	---------	-----	------------

That the debtor's sequestrated estate in property known as and forming (and refer	ncluded the debtor's interest in the heritable red to in this notice as "the property")	
	Insert address of property	
	-	
	Town	
	County	
	Postcode	
	Description of property (see note 3)	
	Land Register title number (see note 3)	
to which the debtor first acquired right by	virtue of title	
*registered in the Land Register of Scotla	nd	
*recorded in the Division of the Gener	al Register of Sasines for the County of	
on (insert date when subject	ects were registered, see note 3)	
and the trustee became vested in the debtor's share and interest therein.		
<ol><li>That no disposition or other conveyance by the trustee or otherwise conveying the debtor's share and interest or former interest in the property has been executed by the trustee or delivered to the debtor.</li></ol>		
3. That the trustee by execution of these presents confirms that the trustee has abandoned the property to the debtor and has renounced and hereby renounces and abandons any claim to the debtor's share and interest or former share or interest in and to the property.		
*4. That the property has been abandoned in consideration of a payment of £ (insert amount if appropriate) which has been made to the sequestrated estate (see note 4).		
<ol><li>That no statement in this notice affects the trustee's right to funds received by the debtor prior to the debtor's discharge under section 138 of the Bankruptcy (Scotland Act 2016.</li></ol>		
<ol><li>That the trustee consents to registral preservation.</li></ol>	tion of these presents for publication and	
Signed	(insert name)	
*Accountant in Bankruptcy/Depute Accountant/		
Date (insert date)	-	
*delete as appropriate		

**Draft Legislation:** This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Bankruptcy (Scotland) Regulations 2016 No. 397

#### Notes

- 1. This form shall be used by the Accountant in Bankruptcy, where appointed or deemed to have been appointed as trustee in sequestration under section 51(3) or (12) of the Bankruptcy (Scotland) Act 2016, to notify a debtor that any heritable property which vests in the trustee has been abandoned to the debtor.
- 2. The Accountant in Bankruptcy shall send a certified copy of this form to the Keeper of the Registers of Scotland to be recorded in the register of inhibitions. Except where the information set out in this form is transmitted to the Keeper of the Registers of Scotland in an approved electronic format, this certificate must be marked by an appropriate official stamp. The certificate should be signed and the status of the certifying officer must be specified. The certificate should be added to the foot of the last page of the copy. The certificate should state that it is a true copy and the date on which the notice was given to the debtor.
- 3. A description sufficient to identify the extent of and title to the property is required. If the property is held on a title recorded in the General Register of Sasines, a description in conformity with schedule D or J to the Conveyancing (Scotland) Act 1924 may be used. If the property is registered in the Land Register of Scotland, the title number should be inserted.
- Paragraph 4 should be deleted if no payment was received in consideration of the subjects.

(bankruptcy ref)



#### **Debtor Contribution Order (Debtor Application)**

Bankruptcy (Scotland) Act 2016 Section 90(1)(a)

The Accountant in Bankruptcy having awarded the bankruptcy of,

(Insert debtor's name)

(Insert debtor's address)

(Town)

(Postcode)

#### ("the debtor")

and having assessed the debtor's circumstances using the Common Financial Tool specified under section 89 of the Bankruptcy (Scotland) Act 2016, fixes the debtor's contribution as and requires the debtor to pay the sum of £ (amount) per (payment interval) with a start date of (dd/mm/yy) and an end date of (dd/mm/yy) representing a period of 48 months or another period as specified in this order under section 91(2) of the Bankruptcy (Scotland) Act 2016. This period and amount may be subject to variation under that section and section 95 of that Act.

\*As agreed a third person will pay the trustee a specified proportion of money due to the debtor by way of income in accordance with section 90(6) of the Bankruptcy (Scotland) Act 2016. The details are as follows:

\*(full details of arrangement)

Issued by the Accountant in Bankruptcy (dd/mm/yyyy)

\*delete as appropriate

(bankruptcy ref)



#### Form 18

## Debtor Contribution Order (Petition for Sequestration)

Bankruptcy (Scotland) Act 2016 Section 90(1)(b)

The Accountant in Bankruptcy having considered the proposal by,

(Insert name of trustee)

in the bankruptcy of,

(Insert debtor's name)

(Insert debtor's address)

(Town)

(Postcode)

and having confirmed that the debtor's circumstances have been assessed using the Common Financial Tool as prescribed under section 89(1) of the Bankruptcy (Scotland) Act 2016, fixes the debtor's contribution as and requires the debtor to pay the sum of £ (amount) per (payment interval) with a start date of (dd/mm/yy) and an end date of (dd/mm/yy) representing a period of 48 months or another period as specified in section 91(2) of the Bankruptcy (Scotland) Act 2016. This period and amount may be subject to variation under that section and section 95 of that Act.

\*As agreed a third person will pay the trustee a specified proportion of money due to the debtor by way of income in accordance with section 90(6) of the Bankruptcy (Scotland) Act 2016. The details are as follows:

\*(full details of arrangement)

Issued by the Accountant in Bankruptcy (dd/mm/yyyy)

\*delete as appropriate

# Form 19 Debtor's payment instruction to employer or third person Bankruptcy (Scotland) Act 2016 Section 94(2)

#### Employee/Debtor's instruction to employer or third person Insert employee/debtor's name Address Town Postcode Bankruptcy reference number Employee or third person reference number (if applicable) authorise my employer, or third person due to make payments to me, Insert employer/third person's name Address Town Postcode to deduct the sum of £(amount) from my income on each pay day or the day upon which payment is next due to be made to me and pay this amount, as soon as reasonably practicable, to the trustee in my bankruptcy detailed below: Insert trustee's name Address Town Postcode using the following bank details and quoting the relevant trustee reference number, Insert name of bank Address Town Postcode Sort code Account number Trustee's reference number Note to employer or third person: It is your duty under section 94(5) of the

Bankruptcy (Scotland) Act 2016 to comply with this instruction.

Employee/Debtor's signature

Date

#### Form 20 Trustee's payment instruction to employer or third person Bankruptcy (Scotland) Act 2016 Section 94(4)

Trustee's instruction to employer or third person			
I,	Insert trustee's name		
,	Address		
	Town		
	Postcode		
confirm that,			
	Insert employee/debtor's name		
	Address		
	Town		
	Postcode		
	Bankruptcy reference number		
	Employee or third person reference		
	number (Fapplicable)		
has failed to pay his/her required contribution with section 94(4) of the Bankruptcy (Scotland			
	Insert employer/third person name		
	Address		
	Town		
	Postcode		
in accordance with Section 94(4) of the Bankr the sum of £(amount) from the income of the ab or the debtor on the day on which next payme Deductions should be paid in the following a trustee reference number:	ove noted employee on each pay da nt is due to be made to them.		
	Insert name of bank		
	Address		
	Town		
	Postcode		
	Sort code		
	Account number		
	Trustee's reference number		
Note to employer or third person: It is your dul Bankruptcy (Scotland) Act 2016 to comply with			
Trustee's signature	Date		

# Form 21 Payment variation instruction to employer or third person Bankruptcy (Scotland) Act 2016 Section 94 – variation

#### Instruction to employer or third person Debtor who has been sequestrated-Insert employee/debtor's name Address Town Postcode Bankruptcy Reference number Employee or third person reference number (if applicable) \*[I authorise my employer or third person due to make payments to me]-\*[The debtor above has failed to pay his/her required contribution to his/her bankruptcy in accordance with section 94(4) of the Bankruptcy (Scotland) Act 2016 therefore I now instruct] -Insert employer/third person's name Address Town Postcode to vary the sum of £(amount) currently being deducted from \*[my/the debtors] income to £(amount) with effect from the next pay day or the day upon which payment is next due to be made, and for the new amount to be paid, as soon as reasonable practicable after each pay day thereafter, to \*[my trustee/me as trustee], Insert trustee's name Address Town Postcode using the following bank details and quoting the relevant trustee reference number, Insert name of bank Address Town Postcode Sort code

Account number

Trustee's reference number

**Draft Legislation:** This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Bankruptcy (Scotland) Regulations 2016 No. 397

Note to employer or third person: It remains your duty under section 94(5) of the Bankruptcy (Scotland) Act 2016 to comply with this instruction.

\*[Employee/Debtor's OR Trustee's] signature

\* Delete as appropriate

## Form 22

## Notice by Trustee of Proceedings to Obtain Authority in Relation to Debtor's Family Home

Bankruptcy (Scotland) Act 2016 Section 113(4) and (5)

Note to Trustee

This form of notice must be used to give notice to a local authority of an application made under section 113(2) and (3) of the Bankruptcy (Scotland) Act 2016. This notice must be sent before commencing proceedings in accordance with section 113(4) of the 2016 Act

commencing proceedings in accordance with s	section 113(4) of the 2016 Act.
Notice by	
Trustee in Sequestration, or	
Trustee under a Trust Deed	
of Application to Court to obtain the authority o interests in debtor's family home	f the sheriff to sell or dispose of rights and
To:	
(Name of local authority in whose area the pro is situated)	perty referred to in the application or proceedings
Take note that an application to court will be me the sheriff to sell or dispose of rights and interest	ade as detailed below to obtain the authority of ests in a debtor's family home.
(Please give the following information)	
Name and address of the trustee:	
	Insert trustee's name Insert trustee's address
	Town
	County
	Postcode
	Case Reference Number
Name and address of the trustee's legal respre	esentatives:
	Insert trustee's legal representatives' name
	Insert trustee's legal representatives' address
	Town
	County
	Postcode
Contact telephone number of the trustee:	

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Name of debtor:	
Name of occupier (if not the debtor):	
Full postal address of property that is subject to	o proceedings: Insert property address
	Town
	County Postcode
Recording/registration date of standard securit	y over the property (if applicable)
Court in which application is to bemade:	
Signature of Trustee	Date

## Form 23

## **Debtor's Account of Current State of Affairs**

Bankruptcy (Scotland) Act 2016 Section 116(2)			
Bankruptcy of :			
Case reference number:			
Case reference number:			
<u>v</u>	VARNING TO THE DEBTO	<u>OR</u>	
	ee of any assets acquired	ruptcy (Scotland) Act 2016 for by you for a period of 4 years	
On summary conviction you imprisonment for a maximum			
CERTIFICATION			
		Insert name	
		Address	
		Town	
		County	
		Postcode	
		Telephone number	
I confirm that the information I have provided in this form is complete and correct. I have read the above warning and I understand that if I fail to divulge assets acquired by me or if I have provided information which is known to be false that I may be subject to prosecution. I certify that the details provided in this form are true, complete and accurate to the best of my knowledge.			
"the date of bankruptcy" is-			
(a) where your bankruptcy was awarded following presentation of a petition for sequestration - (i) the date on which the sheriff granted warrant to require you to appear before the sheriff to decide whether you should be made bankrupt; or (ii) where more than one such warrant was granted, the date on which the first such warrant was granted.			
(b)where your bankruptcy was awarded.	arded following a debtor applica	ation, the date bankruptcy was	
Signature of debtor:		Date:	

### Completion Guidance

You should complete this application pack using **BLACK INK** and **CAPITAL LETTERS** throughout.

## The information on this page will help you complete the next page.

All sections of the questionnaire must be completed. If you feel that certain questions do not relate to your circumstances then you should write "not applicable".

If there is insufficient space provided for your answer, or if you have information which is not covered by any section but which your trustee should be made aware of, then additional sheets may be attached and submitted with this questionnaire.

- Q 1. (a) If you are working, provide details of your occupation.
- (b) Answer "yes" if Tax and National Insurance is deducted by your employer at source.
- Provide details of your Gross Income (before deductions) from your payslip.
- (d) Advise if your employer is aware of your bankruptcy.
- Q2. Provide details of the type of benefits you receive, e.g. Universal Credit, Income support, Employment Support Allowance, Disability Living Allowance, and Working Tax Credits.

You should also specify the amount and how often you are paid (weekly/fortnightly/monthly/4 weekly).

- Q3. (a) If you are self-employed, provide details of your occupation or job title.
- (b) Enter your average income. This should be the average weekly or monthly amount based on earnings over the last trading year.
- (c) Answer "yes" if you pay National Insurance contributions.

Q1.	Indiv	iduals in emplo	yment:			
	(a)	Occupation:				
	(b)	Tax and Nation	nal Insurance deducted by er	mployer	YES	NO 🗌
	(c)	Gross income	(before deductions)			
	(d)	Is your employ	r employer aware of your bankruptcy?			
Note: Please attach your two most recent wage/salary slips. Any documents received will be returned to you after a copy has been taken.  Q2. Individuals in receipt of Social Security benefit(s) or Tax Credits:						
Bene	fit(s) cl	aimed:				
Туре	of ber	nefit	Amount received	Frequenc	у	
Q3.	Indiv	iduals who are	self-employed:			
~	(a)	Occupation:				
	. ,		on (grace):			=
	(b) Average income (gross):					
	(c)	requency of it	ncome (weekly, monthly etc)			
	(d)	(d) Are you paying National Insurance contributions? YES NO				

## Completion Guidance

You should complete this application pack using **BLACK INK** and **CAPITAL LETTERS** throughout.

## The information on this page will help you complete the next page.

- Q4. (a) Answer "yes" if you receive any income in addition, or other than employment/benefit income (pensions annuities, grants, trusts, rents etc).
  - If "yes" you should provide details of any payment received. Attach any documentation relating to the payment and return it with this form.
- (b) Answer "yes" if you have received any "one-off" payments since the date of bankruptcy or last report e.g. inheritances, gifts, pools/lottery wins, assurance policies, redundancy payments, or anything similar.
  - If "yes" you should provide details of any payments received. Attach any documentation relating to the payment and return it with this form.
- Q5. Provide details of ALL bank accounts you hold, including details of the name of the bank, the branch, account type, account number and current balance.

Q4	Income oti	ner than e	mplo	yment/benefits				
(a)	Do you hav	e any oth	er sou	rce of income?		,	YES	NO
	If "yes" plea	se provid	e deta	ils below:				
Incor	ne type		Amo	unt received		Date receiv	ed	
					Ī			
					_			_
					_			
(b)	Have your	aceived a	w "oo	e-off* payments?		,	YES 🗌	NO
(D)	_					1	IES	NO _
	If "yes" plea	ise provid	e deta	ills below:				
Incor	ne type		Amo	unt received		Date receiv	ed	
Q5	Details of I	bank, buil	lding	society or savings	ace	count(s) ope	rated by y	ou:
Name bank socie	/building	Branch		Account type (current/savings)		ccount umber	Balance	(£)
					Г			
					H			

## Completion Guidance

You should complete this application pack using **BLACK INK** and **CAPITAL LETTERS** throughout.

## The information on this page will help you complete the next 4 pages.

Q6. In order for your circumstances to be assessed fairly it is important that we receive an accurate account of the household income and expenses from all occupants. If you fail to provide the income and expenses of all parties living in the household it will be assumed that all persons pay an equal share of the household expenses.

Over the next 4 pages of this form you are required to complete the tables provided with your income and expenditure.

Q6. Income and Expenditure		
Total number of people in household Number of dependent children under 14 in the hou Number of dependent children age 14-18 in the ho	sehold usehold	
Salary and wages Income	Amount (£)	Frequency
Debtor's salary/wages		
Partner's salary/wages		
<u>Pensions</u>		
Pension(s)	Amount (£)	Frequency
State Pension(s)		
Private or work pension(s)		
Pension Credit		
Other income		
Other income	Amount (£)	Frequency
Maintenance or child support		
Boarders or lodgers		
Non-dependant contribution		
Student loans or grants		
(To be completed with any other household income)		
(To be completed with any other household income)		

Benefits		
Type of benefit	Amount (£)	Frequency
Jobseeker's Allowance		
Income Support		
Working Tax Credits		
Child Tax Credits		
Child Benefit		
Employment and Support Allowance		
DLA, PIP or attendance allowance		
Carer's Allowance		
Housing Benefit/Local Housing Allowance		
Council Tax Reduction		
Universal Credit		
(Other)		
(Other)		
(Other)		
Please use the space provided below to give detail "other"	s of any benefit li	sted under

Essential expenditure	Amount	Frequency
Rent		
Ground rent, service charges, factor fees		
Mortgages		
Other Secured Loans		
Building and Content Insurance		
Pension and Life insurance		
Council Tax		
Gas		
Electricity		
TV Licence		
Magistrates or Sheriff Court Fines		
Maintenance or Child Support		
Hire Purchase/Conditional Sales		
Childcare Costs		
Adult Care Costs		

Phone	Amount	Frequency
Home Phone		
Mobile Phone(s)		

Travel	Amount	Frequency
Public Transport (work, school, shopping, etc)		
Car Insurance		
Vehicle Tax		
Fuel (Petrol, Diesel, Oil, etc)		
MOT and car maintenance		
Breakdown and Recovery		
Parking Charges or Tolls		

Housekeeping	Amount	Frequency
Food and Milk		
Cleaning and Toiletries		
Newspapers and Magazines		
Cigarettes Tobacco and Sweets		
Alcohol		
Laundry and dry cleaning		
Clothing and Footwear		
Nappies and baby items		
Pet Food		

**Draft Legislation:** This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Bankruptcy (Scotland) Regulations 2016 No. 397

Other expenditure	Amount	Frequency
Health (dentist, glasses, prescriptions, health		
insurance)		
Repairs/house maintenance (including window cleaning, maintenance contracts)		
Hairdressing/haircuts		
Cable, Satellite and Internet		
TV, video and other appliance rental		
School meals and meals at work		
Pocket money and school trips		
Lottery and Pools etc.		
Hobbies/leisure/sport (include pub outings, etc.)		
Gifts (Christmas Birthday, Charity etc.)		
Vet Bills and Pet Insurance		

All other expenses not covered above	Amount	Frequency

Please use the space provided below to explain any additional household expenses

Notes regarding all other expenses

## Form 24

## Notice by Trustee: Public Examination of the Debtor or a Relevant Person

Bankruptcy (Scotland) Act 2016 Section 119(6)(a)

Sequestration of the estate of	
	Insert debtor's name
The sheriff at	
	Insert name of Sheriff Court
has ordered that a public examination of	
	Insert debtor's name
	Insert debtor's address
	Town
	Postcode
will take place at	
	Insert address of place of examination
on	
	Insert day, date and time of examination
Signature of trustee	Date



## Form 25

## Debtor Certificate of Discharge (where Accountant in Bankruptcy not the trustee)

Bankruptcy (Scotland) Act 2016 Section 137(2)

I certify that [debtor name and address]

whose estate was sequestrated on [dd/mm/yyyy], is discharged under section 137(2) of the Bankruptcy (Scotland) Act 2016 on [dd/mm/yyyy].

Accountant in Bankruptcy [dd/mm/yyyy]

## Debtor Certificate of Discharge (where Accountant in Bankruptcy not the trustee)

Bankruptcy (Scotland) Act 2016 Section 137(2)

#### Notes

The effect of this discharge is that, subject to the exceptions noted below, the debtor is discharged within the United Kingdom of all debts and obligations contracted by the debtor, or for which the debtor was liable, at the date of sequestration.

- (1) Exceptions in section 145(3) of the Bankruptcy (Scotland) Act 2016:-
  - · any liability to pay a fine or other penalty due to the Crown;
  - any liability under a confiscation order made under Part 2, 3 or 4 of the Proceeds of Crime Act 2002;
  - any liability to pay a fine imposed in a justice of the peace court (or a district court);
  - any liability under a compensation order within the meaning of section 249 of the Criminal Procedure (Scotland) Act 1995;
  - any liability to forfeiture of a sum of money deposited in court under section 24(6) of the Criminal Procedure (Scotland) Act 1995;
  - · any liability incurred by reason of fraud or breach of trust;
  - any obligation to pay aliment or any sum of an alimentary nature;
  - · any periodical allowance payable on divorce;
  - · court ordered child support maintenance;
  - any obligation imposed on the debtor by section 215 (debtor to co-operate with trustee) of the Bankruptcy (Scotland) Act 2016.
- (2) The discharge of the debtor does not affect any right of a secured creditor to enforce a security.
- (3) The discharge of the debtor does not affect liability to repay a student loan.
- (4) The discharge of the debtor does not affect:
  - any continuing obligation of the debtor to pay to the trustee any debtor contribution under a Debtor Contribution Order as fixed by the Accountant in Bankruptcy or varied by the trustee or the court;
  - · any Bankruptcy Restrictions Order to which the debtor is subject.



## Form 26

## Debtor certificate of discharge (where the Accountant in Bankruptcy is the trustee)

Bankruptcy (Scotland) Act 2016 Section 138(2)

I certify that [debtor name and address]

Whose estate was declared bankrupt on [dd/mm/yyyy], was discharged under or by virtue of section 138(2) of the Bankruptcy (Scotland) Act 2016 on [dd/mm/yyyy].

Accountant in Bankruptcy [dd/mm/yyyy]

### Debtor certificate of discharge Bankruptcy (Scotland) Act 2016 Section 138(2)

#### Notes

The effect of this discharge is that, subject to the exceptions noted below, the debtor is discharged within the United Kingdom of all debts and obligations contracted by the debtor, or for which the debtor was liable, at the date of sequestration.

- (1) Exceptions in section 145(3) of the Bankruptcy (Scotland) Act 2016:
  - · any liability to pay a fine or other penalty due to the Crown;
  - any liability under a confiscation order made under Part 2, 3 or 4 of the Proceeds of Crime Act 2002;
  - · any liability to pay a fine imposed in a district court;
  - any liability under a compensation order within the meaning of section 249 of the Criminal Procedure (Scotland) Act 1995;
  - any liability to forfeiture of a sum of money deposited in court under section 24(6) of the Criminal Procedure (Scotland) Act 1995;
  - · any liability incurred by reason of fraud or breach of trust;
  - · any obligation to pay aliment or any sum of an alimentary nature;
  - · any periodical allowance payable on divorce;
  - · court ordered child support maintenance;
  - any obligation imposed on the debtor by section 215 (debtor to co-operate with trustee) of the Bankruptcy (Scotland) Act 2016.
- (2) The discharge of the debtor does not affect any right of a secured creditor to enforce a security.
- (3) The discharge of the debtor does not affect liability to repay a student loan.
- (4) The discharge of the debtor does not affect:
  - any continuing obligation of the debtor to pay to the trustee any debtor contribution under a Debtor Contribution Order as fixed by the Accountant in Bankruptcy or varied by the trustee or the court;
  - any Bankruptcy Restrictions Order to which the debtor is subject.



## Form 27

## Debtor Certificate of Discharge (debtor to whom section 2(2) applies)

Bankruptcy (Scotland) Act 2016 Section 140(2)

I certify that [debtor name and address]

whose estate was sequestrated on [dd/mm/yyyy], is discharged under section 140(1) of the Bankruptcy (Scotland) Act 1985 (as amended) on [dd/mm/yyyy].

Accountant in Bankruptcy [dd/mm/yyyy]

## Debtor Certificate of Discharge (debtor to whom section 2(2) applies)

Bankruptcy (Scotland) Act 2016 Section 140(2)

#### Notes

The effect of this discharge is that, subject to the exceptions noted below, the debtor is discharged within the United Kingdom of all debts and obligations contracted by the debtor, or for which the debtor was liable, at the date of sequestration.

- (1) Exceptions in section 145(3) of the Bankruptcy (Scotland) Act 2016:
  - any liability to pay a fine or other penalty due to the Crown;
  - any liability under a confiscation order made under Part 2, 3 or 4 of the Proceeds of Crime Act 2002;
  - any liability to pay a fine imposed in a justice of the peace court (or a district court);
  - any liability under a compensation order within the meaning of section 249 of the Criminal Procedure (Scotland) Act 1995;
  - any liability to forfeiture of a sum of money deposited in court under section 24(6) of the Criminal Procedure (Scotland) Act 1995;
  - · any liability incurred by reason of fraud or breach of trust;
  - · any obligation to pay aliment or any sum of an alimentary nature;
  - · any periodical allowance payable on divorce;
  - · court ordered child support maintenance;
  - any obligation imposed on the debtor by section 215 (debtor to co-operate with trustee) of the Bankruptcy (Scotland) Act 2016.
- (2) The discharge of the debtor does not affect any right of a secured creditor to enforce a security.
- (3) The discharge of the debtor does not affect liability to repay a student loan.
- (4) The discharge of the debtor does not affect any Bankruptcy Restrictions Order to which the debtor is subject.

## Form 28

## **Deferral Notice**

Bankruptcy (Scotland) Act 2016 Section 141(2)(a)

1,	Insert trustee's name
	Illselt busilless address
	Town
	County Postcode
anneisted so touches in the secure	
was appointed as trustee in the seques	Insert debtor's name
	Insert debtor's address
	T
	Town County
	Postcode
("the debtor")	
by	
* the Accountant in Bankruptcy	
* the Sheriff at (insert name of C	ourt)
on (insert date of appointment).	
I confirm that	
(a) having made reasonable enquiries, the debtor; and	I am unable to ascertain the whereabouts of
(b) as a result, I am unable to carry out section 50 of the Bankruptcy (Scotla	my functions as trustee in accordance with and) Act 2016.
Signature of trustee	Date
* delete as appropriate	

RECIPIENTS OF THIS FORM: PLEASE READ THE NOTES WHICH FOLLOW

#### Notes

This notice is sent to the last known address of the debtor to give notice that the trustee acting in the debtor's bankruptcy cannot trace the debtor, and so is proposing to defer the debtor's discharge indefinitely. The notice is given under section 141(2)(a) of the Bankruptcy (Scotland) Act 2016.

This notice must also be given to every creditor known to the trustee (section 141(2)(b) of that Act).

- Where the Accountant in Bankruptoy is not the trustee, the trustee must, as well as sending this notice, apply to the Accountant in Bankruptoy for the deferral (in Form 29 under section 141(2)(c) of that Act). Any interested person may make representations to the Accountant in Bankruptoy within 14 days beginning with the day on which the application for deferral is made.
- Where the Accountant in Bankruptcy is the trustee, and has given deferral notice under section 141(2)(b) any interested person may make representations to the Accountant in Bankruptcy within 14 days beginning with the day on which this deferral notice is given.

In either case the Accountant in Bankruptcy must take such representations into account in deciding whether to issue a certificate deferring indefinitely the discharge of the debtor.

If the Accountant in Bankruptcy is satisfied that:-

- where the Accountant in Bankruptoy is not the trustee, the trustee is unable to ascertain the whereabouts of the debtor, and
- it would not be reasonably practicable for the trustee to continue to search for the debtor

the Accountant in Bankruptcy must issue a certificate deferring indefinitely the discharge of the

## Form 29

## Application for Deferral

Bankruptcy (Scotland) Act 2016 Section 141(2)(c)

Application	
I,	Insert trustee's name
	Insert business address
	-
	Town
	County
	Postcode
was appointed as trustee in the sequestra	
	sert debtor's name
ln	sert debtor's address
т	own
C	ounty
Pe	ostcode
("the debtor")	
by	
* the Accountant in Bankruptcy	
* the Sheriff at (insert name of Cou	rt)
on (insert date of appointment).	
I apply to the Accountant in Bankruptcy fo	r deferral of the discharge of the debtor.
I confirm	
(i) following a second language of the second secon	
(i) following reasonable enquiries I am una	able to ascertain the debtor's whereabouts;
(ii) as a result, I am unable to carry out my with section 50 of the Bankruptcy (Sco	
(iii) I have notified the debtor by sending a last known address; and	Form 28 deferral notice to the debtor's

	(bankruptcy ref)	
(iv) I have given a Form 28 deferral notice to every k	nown creditor.	
I confirm that this application is made		
(i) no earlier than the date which is 8 months after th	e date of bankruptcy award;	
and		
(ii) no later than the date which is 10 months after that date.		
Signature of trustee	Date	
* delete as appropriate		

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Evidence in support of your application.	



Bankruptcy (Scotland) Act 2016 Section 141(4)(b) or (6)(b)

Certificate of Deferral of Discharge

[debtor name]
[debtor address]

("the debtor")

In terms of section 141 of the Bankruptcy (Scotland) Act 2016, I defer indefinitely the discharge of the debtor.

Accountant in Bankruptcy [dd/mm/yyyy]

## Form 31

## Trustee Application for Authority to Resign Office

Bankruptcy (Scotland) Act 2016 section 142(2)

Application	
I,	Insert trustee's name
	Insert business address
	_
	Town
	County
	Postcode
was appointed as trustee in the seques	tration of
	Insert debtor's name
	Insert debtor's address
	Town
	County
	Postcode
("the debtor")	
by	
* the Accountant in Bankruptcy	
* the Sheriff at (insert name of C	ourt)
on (insert date of appointment).	
I apply to the Accountant in Bankruptcy	for authority to resign from office as trustee.
Certificate of deferral under section 141 was awarded on: (dd/mm/yyyy)	(4)(b) of the Bankruptcy (Scotland) Act 2016
I confirm, under reference to section 14	12(4)(a) of that Act, that:-
(i) following award of the certificate of owhereabouts and the debtor has not may	deferral I have not ascertained the debtor's ade contact with me;
and	
<ul><li>(ii) this application is made not more the certificate of deferral was awarded.</li></ul>	an 6 months after the date on which the
Signature of trustee	Date

<sup>\*</sup> delete as appropriate

editors ease use this section to provide details of all known creditors) ame, address, reference, amount claimed)	
ime, address, reference, amount claimed)	

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(bankruptcy ref)

Further Information (please use this section to provide any further information to support your application)		



## Form 32

## Notice Granting Trustee Authority to Resign Office

Bankruptcy (Scotland) Act 2016 Section 142(5)

In terms of section 142(5) of the Bankruptcy (Scotland) Act 2016, I hereby grant;

[trustee name] [trustee address]

authority to resign office as trustee in the sequestration of [debtor name and address]

Accountant in Bankruptcy [dd/mm/yyyy]



## Form 33

## Moratorium - Notice of Intention to Apply

Bankruptcy (Scotland) Act 2016 Section 195(1)

*I/We,	Insert full name(s)
	Previous names (if applicable)
(see note 1) as executor(s), or person(s) entitled to be appointed executor(s), on the estate of	Enter name of deceased (if applicable)
(see note 2)	
(	Previous names of deceased (i applicable)
on behalf of	Enter name of entity (if applicable) and type of legal person
(see note 3)	
(see note 4)	Address
(see note 4)	Town
(see note 4)	Postcode
(see note 5)	Date of birth

give notice, in accordance with section 195(1) of the Bankruptcy (Scotland) Act 2016, of intention to either:

- a. make a debtor application for sequestration under section 2(1)(a) of the Bankruptcy (Scotland) Act 2016; or
- seek to fulfil the conditions required in order for a trust deed granted by or on behalf of \_\_\_\_\_(see note 6) to be granted the status of protected trust deed; or

 apply for the approval of a debt payment programme in accordance with section 2 of the Debt Arrangement and Attachment (Scotland) Act 2002 (as amended).

\*I/We have/The above entity has not given notice under section 195(1) of the Bankruptcy (Scotland) Act 2016 in the past 12 months.

\*I/We accept that, in accordance with section 195 of the Bankruptcy (Scotland) Act 2016, the Accountant in Bankruptcy will enter the name and address information provided in this form in the public Register of Insolvencies and the public DAS Register.

Signed	
Print name	
Date	
*delete as ap	propriate

### Notes for completion

- (1) Complete where you are filling in Form 33 in your own right. Otherwise leave
- (2) Complete if you are filling in Form 33 as executor, or person entitled to be appointed executor, on the estate of a deceased individual. Otherwise leave blank.
- (3) Complete where you are filling in Form 33 on behalf of an entity (eg partnership etc.) which wishes to give notice of its intention to either seek to fulfil the conditions for a trust deed to be a protected trust deed or to apply for the approval of a debt payment programme see, in particular, section 195(1)(b) and (c) of the Bankruptcy (Scotland) Act 2016. For "type of legal person" indicate if the person (i.e. the entity) giving notice is a partnership, limited partnership, trust, corporate body (other than a company, Limited Liability Partnership or other body which cannot be subject to a protected trust deed or debt payment programme under the Debt Arrangement Scheme) or unincorporated body of persons. Otherwise leave blank.

Form 34 is the form of written notice for the purposes of section 196 of the Bankruptcy (Scotland) Act 2016 for use where an entity wishes to give notice of its intention to make a debtor application for sequestration under section 6 of that Act.

- (4) Complete to provide:
  - your own address, where you are filling in Form 33 in your own right,
  - the last address of the deceased, if you are filling in Form 33 as executor, or person entitled to be appointed executor, on the estate of a deceased individual, or
  - the entity's address, if you are filling in Form 33 on behalf of an entity.
- (5) Complete to provide:

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**Draft Legislation:** This is a draft item of legislation. This draft has since been made as a Scottish Statutory Instrument: The Bankruptcy (Scotland) Regulations 2016 No. 397

your own date of birth, where you are filling in Form 33 in your own right, or
 the deceased's date of birth, if you are filling in Form 33 as executor, or
 person entitled to be appointed executor, on the estate of a deceased individual.

If you are filling in Form 33 on behalf of an entity, leave blank.

(6) If applicable, enter the person who granted the trust deed/on whose behalf the trust deed was granted.

Note that accurate information must be provided for the protection of the moratorium to apply.



## Form 34

# Moratorium – Notice of Intention to Apply (Trust, Partnership etc.)

Bankruptcy (Scotland) Act 2016 Section 196(1)

1,		
1,	Insert your full name	
on behalf of,	Enter name of Entity	
	Entity address	
	Town	
	Postcode	
give notice in accordance with section 196(1) of the Bankruptcy (Scotland) Act 2016 of the above entity's intention to make a debtor application for sequestration under section 6 of that Act.  I confirm that notice has not been given under section 196(1) in respect of the above entity's estate in the past 12 months.		
I accept that, in accordance with section 196 of the Bankruptcy (Scotland) Act 2016, the Accountant in Bankruptcy will enter my name and the name and address of the above entity in the public Register of Insolvencies.		
Signed		
Print name		
Date		

### SCHEDULE 2

Regulation 30

## REGISTER OF INSOLVENCIES

## A. Sequestrations

Name of debtor

Debtor's date of birth (where known)

Debtor's residence and any former residence within the past 5 years and principal place of business (if any) at date of sequestration or date of death

Date of death in case of deceased debtor

Occupation of debtor

Whether sequestration awarded by sheriff or by AiB

Date of any order converting protected trust deed to sequestration

Whether sequestration under paragraph 1 of schedule 1 of the Act (the Minimal Asset Process ("MAP"))

Name and address of petitioner for sequestration (where applicable)

Court by which sequestration awarded (where applicable)

Date of presentation of petition (where applicable)

Date of first order (where applicable)

Date of award of sequestration

Particulars of petition for recall of sequestration(1) (where applicable)

Date of recall of sequestration (where applicable)

Name and address of trustee and date of appointment

Level of debt when trustee's statement of debtor's affairs is produced

Level of assets when trustee's statement of debtor's affairs is produced

Name and address of trustee (or replacement trustee) and date of confirmation of appointment

Particulars of notice of public examination of debtor or relevant person(2) (where applicable)

If the MAP ceases to apply

Issue of certificate deferring debtor's discharge indefinitely(3) (where applicable)

Particulars of any application for removal of trustee(4) and any order removing trustee or declaring office vacant

Date of debtor's discharge and whether on composition or by operation of law

Date of trustee's discharge(5) and of any decision to grant or refuse certificate of discharge

Period of any MAP bankruptcy credit restriction following discharge(6)

## **B.** Protected trust deeds for creditors

Name and address of granter of trust deed

Granter's date of birth (where known)

<sup>(1)</sup> As provided for in section 29(5) of the Act.(2) As provided for in section 119(7) of the Act.

<sup>(3)</sup> As provided for in section 141(7) of the Act.

<sup>(4)</sup> As provided for in section 70(4)(b) of the Act. (5) As required by section 149(8)(a) of the Act.

<sup>(6)</sup> Under section 146 or 147 of the Act.

Address of the centre of main interests and all establishments, within the meaning of the Council Regulation (EC) No 1346/2000(7), of the granter of the trust deed, unless the granter of the trust deed is an undertaking as described in Article 1(2) of the said Council Regulation

Whether the protected trust deed is considered to be main or territorial proceedings within the meaning of the said Council Regulation

The location and nature of any other insolvency proceedings

Name and address of trustee under deed

Date (or dates) of execution of deed

Date on which copy deed and certificate of accession was registered

Date of registration of statement indicating how the estate was realised and distributed and certificate to the effect that the distribution was in accordance with the trust deed

Date of trustee's discharge

Date of registration of copy of order of court that non-acceding creditor is not bound by trustee's discharge

## C. Bankruptcy Restrictions Orders, Interim Bankruptcy Restrictions Orders and Bankruptcy Restrictions Undertakings

Name of debtor

Debtor's date of birth (where known)

Date of sequestration

Date of making of bankruptcy restrictions order or interim bankruptcy restrictions order

Date of acceptance of bankruptcy restrictions undertaking

Date of order varying bankruptcy restrictions order or bankruptcy restrictions undertaking (where applicable)

Date of annulment or revocation of bankruptcy restrictions order or bankruptcy restrictions undertaking (where applicable)

Date of discharge of bankruptcy restrictions undertaking (where applicable)

Date bankruptcy restrictions order, interim bankruptcy restrictions order or bankruptcy restrictions undertaking ceased to have effect

### D. Moratorium

Notice of intention to apply – moratorium on diligence(8) (where applicable)

## E. Winding up and receivership of business associations

Company number

Company name

Type of proceedings

Name of office holder(s)

Date of appointment of office holder(s)

Date of termination of appointment of office holder(s)

Date of winding-up order (for compulsory liquidations)

Court by which company wound up

<sup>(7)</sup> Council Regulation (EC) No. 1346/2000 of 29th May 2000 on insolvency proceedings (OJ L 160, 30.6.2000, p.19), replaced from 26th June 2017 by Regulation (EU) 2015/848 of the Council and the Parliament of 20th May 2015 on insolvency proceedings (OJ L 141, 5.6.2015, p.19).

<sup>(8)</sup> As provided for in section 195(1) or 196(1) of the Act.

## SCHEDULE 3

## Regulation 32

## **REVOCATIONS**

Regulations revoked	Extent of revocation	References
The Bankruptcy (Certificate for Sequestration) (Scotland) Regulations 2010	The whole instrument.	S.S.I. 2010/397, amended by S.S.I. 2014/296.
The Bankruptcy (Scotland) Regulations 2014	Regulations 2(2) to 20, 22 to 24 and the schedules.	S.S.I. 2014/225, amended by S.S.I. 2015/80.
The Bankruptcy (Miscellaneous Amendments) (Scotland) Regulations 2015	Regulation 2.	S.S.I. 2015/80
The Common Financial Tool etc. (Scotland) Regulations 2014	Regulations 1 to 5 and 11.	S.S.I. 2014/290 amended by S.S.I. 2015/149.
The Common Financial Tool etc. (Scotland) Amendment Regulations 2015	The whole instrument.	S.S.I. 2015/149
The Bankruptcy (Money Advice and Deduction from Income etc.) (Scotland) Regulations 2014	The whole instrument.	S.S.I. 2014/296.