### SCHEDULE 1

Regulation 2(5)(a)

## Bankruptcy (Scotland) Regulations 2014 - Forms

### List of Forms to be substituted

Form	Purpose
4	Statement of Assets and Liabilities
	Petition by creditor or trustee under a trust deed
5	Statement of Claim by Creditor
7	Debtor Certificate of Discharge (where The Accountant in Bankruptcy is not the trustee)
8	Debtor Certificate of Discharge (where The Accountant in Bankruptcy is not the trustee)
9	Debtor Certificate of Discharge (debtor to whom section 5(2ZA) applies)
10	Deferral Notice
16	Statement of Assets and Liabilities (Trusts, Partnerships etc.)
17	Form of Undertaking to act as Trustee in Sequestration on the Application of a Debtor
22	Notice of Abandonment of Heritable Property by Trustee in Sequestration where the Accountant in Bankruptcy is not the Trustee
23	Notice of Abandonment of Heritable Property where the Accountant in Bankruptcy is the Trustee
29	Moratorium – Notice of Intention to Apply

### Form 4

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

Bankruptcy (Scotland) Act 1985 (as amended) Section 19(2)

# WARNING TO THE DEBTOR It is a criminal offence under section 19(3) of the Bankruptcy (Scotland) Act 1985 (as amended) 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 three 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 Town

I have stated in this statement details of all my assets, liabilities, income and expenditure as at the date of bankruptcy\* on \_\_\_\_\_

County Postcode

I certify that the information I have supplied in Form 4 is true, complete and accurate to the best of my knowledge and belief.

	-	
Signature:	Date:	

I have read and understood the warning above.

<sup>&</sup>quot;the date of bankruptcy" is-

<sup>(</sup>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

<sup>(</sup>ii) where more than one such warrant was granted, the date on which the first such warrant was granted.

### 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			

### **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

### 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			£

### 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 secured debts		£	

### Form 5

### Statement of Claim by Creditor

Bankruptcy (Scotland) Act 1985 (as amended) Sections 22(2) and 48

### 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 name and address, if applicable, of authorised person acting on behalf of the creditor	(c)
(d) 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	(d)
e) Insert total amount claimed in respect of all the debts, the particulars of which are set out overleaf.	I submit a claim of (e) £
	Signed

PARTICULARS OF EACH DEBT

	THOOLARS OF EACH DEBT	
Note	es	
	eparate set of particulars should be made in respect of each debt.	
1.	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.	1. Particulars of debt
2	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
3.	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>whether the creditor is surrendering or undertakes to surrender the security.</li> </ul>	
	Security is defined for the purposes of the Bankruptcy (Scotland) Act 1985 as meaning "any security, heritable or moveable, or any right of lien, retention or preference".	
4.	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
5.	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).	5. Total amount of the debt

(bankruptcy ref)



### Form 7

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

Bankruptcy (Scotland) Act 1985 (as amended) Section 54(2)

I certify that [debtor name and address]

whose estate was sequestrated on [dd/mm/yyyy], is discharged under section 54(2) of the Bankruptcy (Scotland) Act 1985 (as amended) on [dd/mm/yyyy].

Issued by The Accountant in Bankruptcy [dd/mm/yyyy]

(bankruptcy ref)

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

Bankruptcy (Scotland) Act 1985 (as amended) Section 54(2)

### Notes

The effect of this discharge is that, subject to the exceptions noted below, the debtor shall be 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 55(2) of the Bankruptcy (Scotland) Act 1985 (as amended):
  - · 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;
  - child support maintenance;
  - any obligation imposed on the debtor by section 64 (debtor to co-operate with trustee) of the Bankruptcy (Scotland) Act 1985 (as amended).
- (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.

(bankruptcy ref)



### Form 8

### Debtor certificate of discharge (where the Accountant in Bankruptcy is the trustee) Bankruptcy (Scotland) Act 1985 (as amended) Section 54A(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 54A(2) of the Bankruptcy (Scotland) Act 1985 (as amended) on [dd/mm/yyyy].

Accountant in Bankruptcy [dd/mm/yyyy]

(bankruptcy ref)

### Debtor certificate of discharge (where the Accountant in Bankruptcy is the trustee) Bankruptcy (Scotland) Act 1985 (as amended) Section 54A(2)

### Notes

The effect of this discharge is that, subject to the exceptions noted below, the debtor shall be 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 55(2) of the Bankruptcy (Scotland) Act 1985 (as amended):
  - · 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 1(3) of the Bail etc. (Scotland) Act 1980;
  - · 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;
  - child support maintenance;
  - any obligation imposed on the debtor by section 64 (debtor to co-operate with trustee) of the Bankruptcy (Scotland) Act 1985 (as amended).
- (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.

(bankruptcy ref)



### Form 9

### Debtor Certificate of Discharge (debtor to whom section 5(2ZA) applies)

Bankruptcy (Scotland) Act 1985 (as amended) Section 54C(2)

I certify that [debtor name and address]

whose estate was sequestrated on [dd/mm/yyyy], is discharged under section 54C(1) of the Bankruptcy (Scotland) Act 1985 (as amended) on [dd/mm/yyyy].

Issued by The Accountant in Bankruptcy [dd/mm/yyyy]

(bankruptcy ref)

### Debtor Certificate of Discharge (debtor to whom section 5(2ZA) applies) Bankruptcy (Scotland) Act 1985 (as amended) Section 54C(2)

### Notes

The effect of this discharge is that, subject to the exceptions noted below, the debtor shall be 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 55(2) of the Bankruptcy (Scotland) Act 1985 (as amended):
  - · 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;
  - · child support maintenance;
  - any obligation imposed on the debtor by section 64 (debtor to co-operate with trustee) of the Bankruptcy (Scotland) Act 1985 (as amended).
- (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.

(bankruptcy ref)

### Form 10

### **Deferral Notice**

Bankruptcy (Scotland) Act 1985 (as amended) Section 54D(2)(a)

I,	Insert insolvency practitioner's name / Accountant in Bankruptcy *
	Insert business address
	Town
	County
	Postcode
was appointed as trustee in the sequest	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 Co	ourt)
on (insert date of appointment).	
I confirm that	
(a) having made reasonable enquiries, the debtor; and	am unable to ascertain the whereabouts of
(b) as a result, I am unable to carry out section 3 of the Bankruptcy (Scotland	my functions as trustee in accordance with d) Act 1985 (as amended).
Signature of trustee	Date
* delete as appropriate	

RECIPIENTS OF THIS FORM: PLEASE READ THE NOTES WHICH FOLLOW

(bankruptcy ref).

### Notes

This defend notice is cent in pursuance of section 640(5)(a) of the Pantouphy (Sections) Act 1955 (as amended) (fine 1955 Act).

A plog of this defend notice in ust also be given to every precitor shown to the true ee (see section S/L(2)(6) or the 1955 Acty.

### Where

- the Accountant in Bankhotoy is not the this centre insteed must be well as sending this defendance to the tast known address of the debter and giving in every precion known in the truspec, apply in the prescribed form (Form 11 - Application for Deferral) to the Accountant in Bankhotoy for a defendal (die excition \$40,200) of the 1985 Act). Any interested describing make representations to the Accountant in Dankhotoy before the explicy of the period of 14 days beginning with the day on which the abolistic for defental is made.

the woodungant in Hankfuptoy is the thistee and has given this detertal notice under section 54D(2)(b) any interested person may make representations to the Accol mant in Bankfuptoy before the expiry of the period of 14 days beginning with the day on which this deferral notice is given.

In citizen base the Ascountant in Benfoldocy must take such representations into account in occiding whether to issue a certificate determing indefinitely the discharge of the cetter.

If the Accountant in Bank uptcy is satisfied that,

- where the Appel mant in Bank untry is not the trustee, the trustee is unable to ascertain the whereabouls of the debter.
- it would not be reasonably practicable for the trusted to continue to search for the debter

the Accountant in Bankruptcy must issue a certificate cetering incefnitely the discharge of the debice.

### Form 16

# Statement of Assets and Liabilities (Trusts, Partnerships etc.)

Bankruptcy (Scotland) Act 1985 (as amended) Section 6(8) (and section 5(6A) as applied by that section)

**WARNING** 

# You may be committing a priminal 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 Postcude Contact name Contact address Town County Postcode Caytime contact number

Evening contact number

### 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 e.c.

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 16 - Statement of Assets and Liabilities

is the entity current	ly receiving any income?	YES	NO _
If "YES" please ent	er details below of any income re	eceived.	
Type of income	Name & address of income source	Frequency	Gross income (£)

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

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 hade for example, if you own a published 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 16 - Statem	Form 16 - 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	motor vehic	cle?		YES	NO 🗌	
Provide details of all t	the motor ve	hicles owned by	the entity.			
Make and model	Current mileage	Registration No	Estimated value (£)	HP or finance of (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.						

### 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 cate 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 16 - Statement of Assets and Liabilities						
	Are any of the entity's possessions, other than the motor vehicle, subject to hire purchase or credit agreement?					
If "YES" enter details	of these possessions	and the agreeme	ent 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 description  Date purchased   Estimated value (£)						
Possession descript	ion	Date purchase	u Estimate	d value (£)		

### 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 a bank or building society account by ticking the relevant box

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 16 - Statement of Assets and Liabilities

Does the entity have a bank or building society account(s)? YES NO				
If "YES" please give details of the account(s) below.				
Name & address of bank or building society	Account name	Account number	Sort code	Balance (£)

### 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 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 16 - 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 (£)	

### 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.

NO 🗆

### Form 16 - Statement of Assets and Liabilities

Does the entity policies or savi	YES	ON O		
If "YES" please give details of the account(s) below.				
Type of policy/plan	Name & address of company	Reference number	Sum assured	Estimated surrender value (£)

### 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.

YES

NO 🗌

### Form 16 - 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 (£)	

### 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 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 fown 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 16 - Statement of As	ssets and Liabilities	
Does the entity rent the property	where it does business from?	YES NO
If you have answered "YES" about 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 t this form.	enancy agreement or letter from t	he landlord with
Any additional information reg	garding the rental of the proper	ty.

### 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 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 lander.

Enter the mortgage/account reference number.

Enter the date the mortgage/luan was obtained.

Enter the total amount originally borrowed.

Form 16 - Stateme	Form 16 - Statement of Assets and Liabilities				
Does the entity own th	e property where it does	business from? Y	ES NO		
If you have answered	If you have answered "YES" above please complete the section below.				
Total value	Mortgage outstanding	Secured loan outstanding	Jointly owned (Yes/No)		
£	£	£			
	oove is jointly owned the of the joint owner(s) in th		ame, and if		
Mortgage/Secured Io	an information				
Mortgage/Secured lo Name and address o lender		Date Ioan was obtained	Total amount originally borrowed		
Name and address o	Mortgage account number/lender ref		originally		
Name and address o	Mortgage account number/lender ref		originally		
Name and address o	Mortgage account number/lender ref		originally		

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

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  $\frac{1}{2}$ 

If you have selected "YES" then please provide details of the properly 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 lander.

Enter the mortgage/account reference number.

Enter the date the mortgage/loan was obtained.

Enter the total amount originally borrowed

## Form 16 - Statement of Assets and Liabilities

Does the entity own, eith within Scotland or elsew		other prop	erty \	/ES NO
If yes please provide det	ails and address(es) of	the propert	ies.	
Property address			Date pro bought	perty was
If the property listed abo	ve is jointly owned then	nlesse nro	uida tha n	
different, the address of	the joint owner(s) in the	box below	vide trie n	ame, and if
Mortgage/Secured loar Name and address of lender	the joint owner(s) in the	Date loa obtained	ın was	Total amount originally borrowed
Mortgage/Secured loan	information  Mortgage account number/lender ref	Date loa	ın was	Total amount originally

### 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 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 preperty/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 16 - Statement of Assets and Liabilities				
Has the entity previously owned any property or land within YES Scotland or elsewhere in the last 5 years?				
Address Date property or land was bought Date property or land land was sold				
If the property or land listed above wa and if different, the address of the join				

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

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 awed at present.

### Form 16 - 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 (£)

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

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.

Date

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

## Form 16 - 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	

#### Form 17

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

Bankruptcy (Scotland) Act 1985 (as amended) Section 2(1A)(d) and (3)(d)

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

- a debtar applies for an award of sequestration under section 5 or 6 of the Bankruptcy (Scotland) Act 1985 (as amended),
- 2) the ceblor 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
	Inselt 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 unde amended).	ion) of the Insolvency Act 1986 to enable
Authorising professional body (or other auth	nefity)
I uncertake, 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	Date
(Insolvency Practitioner)	

### Form 22

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

Bankruptcy (Scotland) Act 1985 Section 32(9A)

Notice of Abandonment			
I,	Insert insolvency practitioner's full name Insert business address		
was appointed trustee in the sequestration	Town County Postcode		
was appointed troblee in the exquestion	Insert debtor's full name Insert debtor's address		
	Town County Postcode		
by			
1 the Accountant in Bankruptcy			
* the Sheriff at (insert name of Cou	t)		
on (insert date of appointment).			
The award of sequestration was recorded in the Register of Inhibitions on (insert date).			
* I am a replacement trustee having been on the above date. (see note 3)	appointed by		

The trustee certifies-			
That the debtor's sequestrated estate in properly known as and furning (and herea	cluded the debtor's interest in the heritable (Iter referred to as the property)		
	Insert address of property		
	Town County Postcode Description of property (see note 4)		
	Land Register title number (see note 4)		
to which the debtor first acquired right by $\forall$	itue of title		
*registered in the Land Register of Scotlan	d		
fresorded in the Division of the General Re	egister of Sasines for the County of		
on (insert date when subjects were and the trustee became vested in the debt			
2. That no disposition or other conveyance	by the trustee or otherwise conveying the rest in the property has been executed by		
abandoned the property to the debtor and	e presents confirms that the trustee has has renounced and hereby renounces and and interest or former share or interest in		
*3A. 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 herein affects the frustee's right to funds received by the debtor prior to the debtor's discharge under Section 54 of the Bankruptcy (Scotland) Act 1985.</li> </ol>			
<ol><li>That the trustee consents to registrati preservation.</li></ol>	on of these presents for publication and		
Signed(trustee)			
Cate			
' delete as appropriate			

#### Notes

- 1. This form shall be used by the trustee in sequestration (where the trustee is not the Accountant in Bankruptcy) to notify a delitor 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 toot 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.
- 5. Paragraph 3A should be deleted if no payment was received in consideration of the subjects.

#### Form 23

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

Bankruptcy (Scotland) Act 1985 section 32(9A)

Notice of Abandonment	
	sert debtor's full name sert debtor's address
· c	own ounty ostcode
was sequestrated on (insert date	of sequestration) by
the Accountant in Bankruptcy, and the Ac- be appointed the trustee in the sequestration	
* the Sheriff at tinsert nam Bankruptcy was appointed to be the trustee in	
on (insert date of appointment).	
The award of sequestration was records (insert date)	ed in the Register of Inhibitions on

The Accountant	in E	Bankru	ptcy	certifies-
----------------	------	--------	------	------------

That the debtor's sequestrated estate in property known as and forming (and herea.)	cluded the debtor's interest in the heritable fter referred to 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 v	irtue of title
*registered in the Land Register of Scotlan	d
*recorded in the Division of the Genera	I Register of Sasines for the County of
on (insert date when subje-	cts were registered, see note 3)
and the trustee became vested in the debt	or's share and interest therein.
<ol><li>That no disposition or other conveyance debtor's share and interest or former inter the trustee or delivered to the debtor.</li></ol>	by the trustee or otherwise conveying the rest in the property has been executed by
<ol><li>That the trustee by execution of thes abandoned the property to the debtor and abandons any claim to the debtor's share and to the property.</li></ol>	has renounced and hereby renounces and
*3A. That the property has been abando (insert amount if appropriate) wh estate (see note 4).	oned in consideration of a payment of £ ich has been made to the sequestrated
<ol> <li>That no statement herein affects the true prior to the debtor's discharge under Sect 1985.</li> </ol>	
<ol><li>That the trustee consents to registrati preservation.</li></ol>	on of these presents for publication and
Signed(i	nsert name)
*Accountant in Bankruptcy/Depute Accountant/A	
Date (insert date)	-
*delete as appropriate	

#### Notes

- 1. This form shall be used by the Accountant in Bankruptoy where appointed or deemed to have been appointed as trustee in sequestration under section 2(1B) or (2) of the Bankruptcy (Scotland) Act 1985, to notify a depter that any horitable property which vests in the trustee has been abandoned to the debtor.
- 2. The Accountant in Bankruptoy 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.
- 4. Paragraph 3A should be deleted if no payment was received in consideration of the subjects.



#### Form 29

#### Moratorium - Notice of Intention to Apply

Bankruptcy (Scotland) Act 1985 (as amended) Section 4A(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 4A(1) of the Bankruptcy (Scotland) Act 1985 (as amended), of intention to either:

- make a debtor application for sequestration under section 5 of the Bankruptcy (Scotland) Act 1985 (as amended); 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 4A(1) of the Bankruptcy (Scotland) Act 1985 (as amended) in the past 12 months.

\*I/We accept that, in accordance with section 4A of the Bankruptcy (Scotland) Act 1985 (as amended), the Accountant in Bankruptcy will enter the name and address information provided in this form in the public Register of Insolvencies and the public CAS Register.

Signed		
Print name		
Cate		
*delete as ap	propriate	

#### Nates for campletian

- (1) Complete where you are filling in Form 29 in your own right. Otherwise leave
- (2) Complete where you are filling in Form 29 in your capacity 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 29 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 /A(1)(b) and (c) of the Bankruptoy (Scotland) Act 1965 (as amended). For "type of legal persor" 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 dept payment programme under the Debt Arrangement Scheme) or unincorporated body of persons. Otherwise leave blank.

Form 3D is the form of written notice for the purposes of section 4B of the Bankruptcy (Scotland) Act 1985 (as amended) for use where an entity wishes to give notice of its intention to make a debtor application for secuestration under section 6 of the Bankruptcy (Scotland) Act 1985 (as amended).

- (4) Camplete to provide:
  - your own address, where you are filling in Form 29 in your own right,
  - the last address of the deceased, where you are filling in Form 29 in your capacity as executor, or person entitled to be appointed executor, on the estate of a deceased individual, or
  - the entity's address, where you are filling in Form 29 on behalf of an entity.

Document Generated: 2023-07-18

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

- (5) Complete to provide:
  - your own date of birth, where you are filling in Form 29 in your own right, or
     the deceased's date of birth, where you are filling in Form 29 in your capacity as executor, or person entitled to be appointed executor, on the estate of a deceased individual.

If you are filling in Form 29 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.