# SCHEDULES

#### SCHEDULE 7

Article 32

### COMMUNITY INTEREST COMPANIES: NAMES

## Companies (Northern Ireland) Order 1986 (NI 6)

- 1.—(1) Article 36 (prohibition on registration of certain names) is amended as follows.
- (2) In paragraph (1)(a) for "or "public limited company" substitute ", "public limited company", "community interest company" or "community interest public limited company" ".
- (3) In paragraph (3)(b), for "and "public limited company" substitute ", "public limited company", "community interest company", "community interest public limited company",".
  - 2. In Article 37(4) (alternatives of statutory designations), after sub-paragraph (b) add "and
    - (c) the alternative of "community interest company" is "c.i.c."; and
    - (d) the alternative of "community interest public limited company" is "community interest p.l.c."."
- **3.** In Article 40(7) (further exemptions for company exempt from using "limited" as part of its name), after "which" insert "under this Article".
  - 4. After Article 44 insert—

### "Penalty for improper use of "community interest company"

- **44A.**—(1) A company which is not a community interest company is guilty of an offence if it carries on any trade, profession or business under a name which includes any of the expressions specified in paragraph (3).
- (2) A person other than a company is guilty of an offence if it carries on any trade, profession or business under a name which includes any of those expressions (or any contraction of them) as its last part.
  - (3) The expressions are—
    - (a) "community interest company", and
    - (b) "community interest public limited company".
  - (4) Paragraphs (1) and (2) do not apply—
    - (a) to a person who was carrying on a trade, profession or business under the name in question at any time during the period beginning with 1st January 2005 and ending with 15th March 2005, or
    - (b) if the name in question was on 15th March 2005 a registered trade mark or Community trade mark (within the meaning of the Trade Marks Act 1994 (c. 26)), to a person who was on that date a proprietor or licensee of that trade mark.
- (5) A person guilty of an offence under paragraph (1) or (2) and, if that person is a company, any officer of the company who is in default, is liable to a fine and, for continued contravention, to a daily default fine."

1

- **5.** In Article 53(2)(b) (re-registration of private company as public: alteration of name), after "Article 35(1)" insert ", or Article 32 of the Companies (Audit, Investigations and Community Enterprise) (Northern Ireland) Order 2005,".
- **6.** In Article 359(1)(d) (particulars in correspondence to indicate that a company exempt from obligation to use "limited" as part of name is limited company), after "name" insert "under Article 40 or a community interest company which is not a public company".
  - 7.—(1) Schedule 23 (punishment of offences) is amended as follows.
  - (2) After the entry relating to Article 44 insert—

"44A.	Trading with improper use of "community interest company" etc.	Summary.	Level 3.	One-tenth of level 3 on the standard scale.".
	company co.			

Limited Liability Partnerships Act (Northern Ireland) 2002 (c. 12)

**8.** In paragraph 8(2) of the Schedule (similarity of names), after the entry relating to "public limited company" insert—

""community interest company",

"community interest public limited company".".