2003 No. 2111 (S. 9)

INSOLVENCY, SCOTLAND

COMPANIES

The Insolvency (Scotland) Amendment Rules 2003

Made 8th August 2003
Laid before Parliament 13th August 2003
Coming into force 15th September 2003

The Secretary of State, in the exercise of the powers conferred on her by section 411 of the Insolvency Act 1986(a), hereby makes the following Rules:—

Citation and commencement

- **1.—**(1) The Rules may be cited as the Insolvency (Scotland) Amendment Rules 2003 and shall come into force on 15th September 2003.
- (2) References in these Rules to "the commencement date" are to the date referred to in paragraph (1) above.

Interpretation

- **2.—**(1) In these Rules–
 - (a) references to the "principal Rules" are to the Insolvency (Scotland) Rules 1986(b) and a Rule referred to by number alone means the Rule so numbered in the principal Rules; and
 - (b) references to paragraphs, except where the context otherwise requires, are to paragraphs of Schedule B1 to the Insolvency Act 1986(c).
- (2) These Rules shall be construed as one with the principal Rules.

Substitution of Part 2 of the principal Rules

3. Subject to Rule 7 below, for Part 2 of the principal Rules substitute the provisions set out in Part 1 of Schedule 1 to these Rules.

⁽a) 1986 c.45; section 411 was amended by the Insolvency Act (Amendment) Regulations 2002 (S.I. 2002/1037).

⁽b) S.I. 1986/1915: amended by S.I. 1987/1921, 1999/1820, 2002/2709 and 2003/2109.

⁽c) Schedule B1 was inserted by section 248(1) of the Enterprise Act 2002 (c.40).

Amendment to Schedule 4 of the principal Rules (Offences)

4. Subject to Rule 7 below, in the table in Schedule 4 to the principal Rules, after the penultimate entry, insert:

Amendments to Schedule 5 to the principal Rules

5. Subject to Rule 7 below, for the Forms 2.1 (Scot) to 2.13 (Scot) set out in Schedule 5 to the principal Rules, substitute Forms 2.1B (Scot) to 2.32B (Scot) as set out in Part 2 of Schedule 1 to these Rules.

Consequential amendments to the principal Rules

6. Subject to Rule 7 below, Schedule 2 to these Rules (which makes consequential amendments to the principal Rules) shall have effect.

Transitional and savings provisions

- 7.—(1) Rules 3 to 6 of these Rules shall not apply, and Part 2 of, and Forms 2.1 (Scot) to 2.13 (Scot) set out in Schedule 5 to, the principal Rules as they had effect immediately before the coming into force of these Rules shall continue to have effect in relation to the administration of a company in respect of which the petition for an administration order was presented to the court before the commencement date.
- (2) Rules 3 to 6 of these Rules shall not apply and Part 2 of, and Forms 2.1 (Scot) to 2.13 (Scot) set out in Schedule 5 to, the principal Rules as they had effect immediately before the coming into force of these Rules shall continue to have effect for the purposes of—
 - (a) section 249(2) of the Enterprise Act 2002; and
 - (b) the Financial Services and Markets Act 2000 (Administration Orders relating to Insurers) Order 2002(a).

NIGEL GRIFFITHS
Parliamentary Under-Secretary of State
For Small Business and Enterprise
Department of Trade and Industry

8th August 2003

SCHEDULE 1

PART 1

SUBSTITUTION OF PART 2 OF THE PRINCIPAL RULES

"PART 2

ADMINISTRATION PROCEDURE

CHAPTER 1

PRELIMINARY

Introductory and interpretation

- **2.1**—(1) In this Part–
 - (a) Chapter 2 applies in relation to the appointment of an administrator by the court;
 - (b) Chapter 3 applies in relation to the appointment of an administrator by the holder of a qualifying floating charge under paragraph 14;
 - (c) Chapter 4 applies in relation to the appointment of an administrator by the company or the directors under paragraph 22;
 - (d) The following Chapters apply in all the cases mentioned in sub-paragraphs (a) to(c) above:
 - Chapter 5: Process of administration;
 - Chapter 6: Meetings;
 - Chapter 7: The creditors' committee;
 - Chapter 8: Functions and remuneration of administrator;
 - Chapter 9: Distributions to creditors;
 - Chapter 10: Ending administration;
 - Chapter 11: Replacing administrator;
 - Chapter 12: EC Regulation conversion of administration to winding up;
 - Chapter 13: EC Regulation member State liquidator.
- (2) In this Part of these Rules a reference to a numbered paragraph shall, unless the context otherwise requires, be to the paragraph so numbered in Schedule B1 to the Act.

CHAPTER 2

APPOINTMENT OF ADMINISTRATOR BY COURT

Form of application

Form 2.1B (Scot)

- **2.2**—(1) Where an application is made by way of petition for an administration order to be made in relation to a company, there shall be lodged together with the petition a Statement of the Proposed Administrator.
- (2) In this Part, references to a Statement of the Proposed Administrator are to a statement by each of the persons proposed to be administrator of a company, in the form required by Rule 7.30 and Schedule 5, stating—
 - (a) that he consents to accept appointment as administrator of that company;
 - (b) details of any prior professional relationship that he has had with that company; and
 - (c) his opinion that it is reasonably likely that the purpose of administration will be achieved.
- (3) The petition shall state whether, in the opinion of the petitioner, (i) the EC Regulation will apply and (ii) if so, whether the proceedings will be main proceedings or territorial proceedings.

Service of petition

Form 2.2B (Scot)

Form 2.1B

(Scot)

- **2.3**—(1) Notice of a petition under paragraph 12 shall be given by the petitioner to any holder of a qualifying floating charge, and to the following persons—
 - (a) an administrative receiver, if appointed;
 - (b) a member State liquidator, if one has been appointed in main proceedings in relation to the company;
 - (c) if a petition for the winding up of the company has been presented but no order for winding up has yet been made, the petitioner under that petition;
 - (d) a provisional liquidator, if appointed;
 - (e) the person proposed in the petition to be the administrator;
 - (f) the registrar of companies;
 - (g) the Keeper of the Register of Inhibitions and Adjudications for recording in that register;
 - (h) the company, if the application is made by anyone other than the company; and
 - (i) the supervisor of a voluntary arrangement under Part I of the Act, if such has been appointed.
- (2) Notice of the petition shall also be given to the persons upon whom the court orders that the petition be served.

Application to appoint specified person as administrator by holder of qualifying floating charge

- **2.4**—(1) This Rule applies where the holder of a qualifying floating charge, who has been given notice of an administration application, applies under paragraph 36(1)(b) to have a specified person appointed as administrator in place of the person proposed in the application.
- (2) An application under paragraph 36(1)(b) shall include averments as to the basis upon which the applicant is entitled to make an appointment under paragraph 14, and shall be accompanied by—
 - (a) the written consent, in accordance with Rule 2.10(5), of all holders of a prior qualifying floating charge;
 - (b) the Statement of the Proposed Administrator;
 - (c) a copy of the instrument or instruments by which the relevant floating charge was created, including any relevant instrument of alteration; and
 - (d) such other documents as the applicant considers might assist the court in determining the application.
- (3) If an administration order is made appointing the specified person, the expenses of the original petitioner and of the applicant under this Rule shall, unless the court orders otherwise, be paid as an expense of the administration.

Application where company in liquidation

- **2.5**—(1) Where an administration application is made under paragraph 37 or 38, the petition shall contain, in addition to those averments required in an application under paragraph 12, averments in relation to—
 - (a) the full details of the existing insolvency proceedings, including the name and address of the liquidator, the date he was appointed and by whom; and
- (b) the reasons why administration has subsequently been considered appropriate, and shall be accompanied by a copy of the order or certificate by which the liquidator was appointed and by such other documents as the petitioner considers might assist the court in determining the application.
- (2) Where an administration application is made under paragraph 37, the petition shall contain, in addition to the averments required by paragraph (1) above, averments as to the basis upon which the petitioner is qualified to make an appointment under paragraph 14, and shall be accompanied by a copy of the instrument or instruments by which the relevant floating charge was created, including any relevant instrument of alteration, and by such other documents as the petitioner considers might assist the court in determining the application.

Expenses

2.6 If the court makes an administration order, the expenses of the petitioner, and of any other party whose expenses are allowed by the court, shall be regarded as expenses of the administration.

Administration orders where company in liquidation

- **2.7** Where the court makes an administration order in relation to a company which is in liquidation, the administration order shall contain consequential provisions, including—
 - (a) in the case of a liquidator in a voluntary winding up, his removal from office;
 - (b) provisions concerning the release of the liquidator, including his entitlement to recover expenses and to be paid his remuneration;
 - (c) provision for payment of the costs of the petitioning creditor in the winding-up;
 - (d) provisions regarding any indemnity given to the liquidator;
 - (e) provisions regarding the handling or realisation of any of the company's assets under the control of the liquidator; and
 - (f) such other provisions as the court shall think fit.

Notice of dismissal of application for an administration order

Form 2.3B (Scot)

2.8 If the court dismisses the petition under paragraph 13(1)(b), the petitioner shall as soon as reasonably practicable send notice of the court's order dismissing the petition to all those to whom the petition was notified under Rule 2.3.

CHAPTER 3

APPOINTMENT OF ADMINISTRATOR BY HOLDER OF FLOATING CHARGE

Notice of intention to appoint

Form 2.4B (Scot)

2.9 For the purposes of paragraph 44(2), a notice of intention to appoint shall be in the form required by Rule 7.30 and Schedule 5, and shall be lodged in court at the same time as it is sent in accordance with paragraph 15(1) to the holder of any prior qualifying floating charge.

Notice of appointment

- **2.10**—(1) The notice of appointment under paragraph 14 shall be in the form required by Rule 7.30 and Schedule 5.
 - (2) Subject to Rule 2.12, there shall be lodged together with the notice of appointment—

Form 2.1B (Scot)

- (a) the Statement of the Proposed Administrator; and,
- (b) either-
 - (i)evidence that the person making the appointment has fulfilled the requirements of paragraph 15(1)(a); or
 - (ii)copies of the written consent of all those required to give consent in accordance with paragraph 15(1)(b).

Form 2.5B (Scot)

- (3) The statutory declaration required by paragraph 18(2) shall be made no earlier than 5 days before the notice of appointment is lodged.
- (4) The holder of a prior floating charge may indicate his consent by completing the section provided on the form of notice of intention to appoint and returning to the person making the appointment a copy of that form.
- (5) Where the holder of a prior floating charge does not choose to use the form of notice of intention to appoint to indicate his consent or no such form has been sent to him, his written consent shall include—
 - (a) details of the name, registered address and registered number of the company in respect of which the appointment is proposed to be made;
 - (b) details of the charge held including the date it was registered and, where applicable, any financial limit and any deeds of priority;
 - (c) the name and address of the floating charge holder consenting to the proposed appointment;
 - (d) the name and address of the holder of the qualifying floating charge who is proposing to make the appointment;
 - (e) the date that notice of intention to appoint was given;
 - (f) the name of the proposed administrator; and
 - (g) a statement of consent to the proposed appointment.

(6) Where the holder of a qualifying floating charge receives notice of an administration application and makes an appointment under paragraph 14, he shall as soon as reasonably practicable send a copy of the notice of appointment to the petitioner and to the court in which the petition has been lodged.

Notice to administrator

2.11 The person making the appointment shall, as soon as reasonably practicable, send to the administrator a copy of the notice of appointment, certified by the clerk of court and endorsed with the date and time of presentation of the principal notice.

Appointment taking place out of court business hours

- **2.12**—(1) The holder of a qualifying floating charge may lodge a notice of appointment under paragraph 14 in court in accordance with this Rule when (and only when) the court is not open for public business.
- (2) A notice of appointment lodged under this Rule shall be in the form required by Rule 7.30 and Schedule 5.
- (3) The person making the appointment shall lodge the notice by sending it by fax to the court, and shall ensure that a fax transmission report is produced by the sending machine which records the date and time of the fax transmission.
- (4) The person making the appointment shall send to the administrator, as soon as reasonably practicable, a copy of the notice of appointment and of the fax transmission report.
 - (5) The appointment shall take effect from the date and time of the fax transmission.
- (6) The person making the appointment shall lodge in court, on the next day that the court is open for public business, the principal notice of appointment together with the documents required by Rule 2.10(2) and—
 - (a) the fax transmission report showing the date and time at which the notice was sent; and
 - (b) a statement of the full reasons for the out of hours lodging of the notice of appointment, including why it would have been damaging to the company or its creditors not to have so acted.
- (7) The administrator's appointment shall cease to have effect if the requirements of paragraph (6) of this Rule are not met within the time set out in that paragraph.
- (8) Where any question arises in respect of the date and time that the notice of appointment was lodged in court it shall be a presumption capable of rebuttal that the date and time shown on the fax transmission report is the date and time at which the notice was so lodged.

CHAPTER 4

APPOINTMENT OF ADMINISTRATOR BY COMPANY OR DIRECTORS

Notice of intention to appoint

Form 2.7B (Scot)

Form 2.6B

(Scot)

- **2.13**—(1) A notice of intention to appoint given under paragraph 26 shall be in the form required by Rule 7.30 and Schedule 5 and shall be given by the company or the directors, as the case may be, to any holder of a qualifying floating charge.
 - (2) A copy of the notice of intention to appoint shall at the same time be sent-
 - (a) to the supervisor of any voluntary arrangement under Part I of the Act; and
 - (b) where the notice is given by the directors (other than as agents of the company), to the company.

Timing of statutory declaration

2.14 The statutory declaration required by paragraph 27(2) shall be made not more than 5 business days before the notice is lodged in court.

Resolution or decision to appoint

2.15 The person making the appointment shall lodge together with the notice of intention to appoint either a copy of the resolution of the company to appoint an administrator (where the company proposes to make the appointment) or a record of the decision of the directors (where the directors propose to make the appointment).

Notice of appointment

Form 2.8B (Scot), 2.9B (Scot)

- **2.16**—(1) The notice of appointment referred to in paragraph 29 shall be in the form required by Rule 7.30 and Schedule 5.
- (2) The statutory declaration required by paragraph 29(2) shall be made no earlier than 5 days before the notice is lodged.

Form 2.1B (Scot)

(3) There shall be lodged together with the notice of appointment the Statement of the Proposed Administrator and, unless the period of notice set out in paragraph 26(1) has expired, the written consent of all those persons to whom notice was given in accordance with that paragraph.

Appointment where no notice of intention to appoint has been given

2.17 Where a notice of intention to appoint an administrator has not been given, there shall be lodged together with the notice of appointment either a copy of the resolution of the company to appoint an administrator (where the company proposes to make the appointment) or a record of the decision of the directors (where the directors propose to make the appointment).

Notice to administrator

2.18 The person making the appointment shall, as soon as reasonably practicable, send to the administrator a copy of the notice of appointment, certified by the clerk of court and endorsed with the date and time of presentation of the principal notice.

CHAPTER 5

PROCESS OF ADMINISTRATION

Notification and advertisement of administrator's appointment

Form 2.10B (Scot)

- **2.19**—(1) As soon as is reasonably practicable, the administrator shall advertise his appointment once in the Edinburgh Gazette and once in a newspaper circulating in the area where the company has its principal place of business or in such newspaper as he thinks appropriate for ensuring that the order comes to the notice of the company's creditors.
 - (2) The administrator shall at the same time give notice of his appointment to the following persons—
 - (a) a receiver, if appointed;
 - (b) a petitioner in a petition for the winding up of the company, if that petition is pending;
 - (c) any provisional liquidator of the company, if appointed;
 - (d) any supervisor of a voluntary arrangement under Part 1 of the Act; and
 - (e) the Keeper of the Register of Inhibitions and Adjudications for recording in that register.

Form 2.11B (Scot)

(3) Where, by virtue of a provision of Schedule B1 to the Act or of these Rules, the administrator is required to send a notice of his appointment to any person, he shall satisfy that requirement by sending to that person a notice in the form required by Rule 7.30 and Schedule 5.

Notice requiring statement of affairs

2.20—(1) In this Chapter "relevant person" has the meaning given to it in paragraph 47(3).

Form 2.12B Scot)

- (2) Subject to Rule 2.21, the administrator shall send to each relevant person upon whom he decides to make a requirement under paragraph 47 a notice in the form required by Rule 7.30 and Schedule 5 requiring him to provide a statement of the company's affairs.
 - (3) The notice shall inform each of the relevant persons—
 - (a) of the names and addresses of all others (if any) to whom the same notice has been sent;
 - (b) of the time within which the statement must be delivered;
 - (c) of the effect of paragraph 48(4) (penalty for non-compliance); and
 - (d) of the application to him, and to each other relevant person, of section 235 (duty to provide information, and to attend on the administrator, if required).
- (4) The administrator shall furnish each relevant person upon whom he decides to make a requirement under paragraph 47 with the forms required for the preparation of the statement of affairs.

Statements of affairs and statements of concurrence

Form 2.13B (Scot)

2.21—(1) The statement of the company's affairs shall be in the form required by Rule 7.30 and Schedule 5.

Form 2.14B (Scot)

- (2) Where more than one relevant person is required to submit a statement of affairs the administrator may require one or more such persons to submit, in place of a statement of affairs, a statement of concurrence in the form required by Rule 7.30 and Schedule 5; and where the administrator does so, he shall inform the person making the statement of affairs of that fact.
- (3) The person making the statutory declaration in support of a statement of affairs shall send the statement, together with one copy thereof, to the administrator, and a copy of the statement to each of those persons whom the administrator has required to submit a statement of concurrence.
- (4) A person required to submit a statement of concurrence shall deliver to the administrator the statement of concurrence, together with one copy thereof, before the end of the period of 5 business days (or such other period as the administrator may agree) beginning with the day on which the statement of affairs being concurred with is received by him.
- (5) A statement of concurrence may be qualified in respect of matters dealt with in the statement of affairs, where the maker of the statement of concurrence is not in agreement with the statement of affairs, he considers that statement to be erroneous or misleading, or he is without the direct knowledge necessary for concurring with it.

Form 2.15B (Scot)

- (6) Subject to Rule 2.22, the administrator shall, as soon as is reasonably practicable, file a copy of the statement of affairs and any statement of concurrence with the registrar of companies.
- (7) Subject to Rule 2.22, the administrator shall insert any statement of affairs submitted to him, together with any statement of concurrence, in the sederunt book.

Limited disclosure

- **2.22**—(1) Where the administrator thinks that it would prejudice the conduct of the administration for the whole or part of the statement of the company's affairs to be disclosed, he may apply to the court for an order of limited disclosure in respect of the statement, or any specified part of it.
- (2) The court may order that the statement or, as the case may be, the specified part of it, shall not be filed with the registrar of companies or entered in the sederunt book.
- (3) The administrator shall as soon as reasonably practicable file a copy of that order with the registrar of companies, and shall place a copy of the order in the sederunt book.
- (4) If a creditor seeks disclosure of the statement of affairs or a specified part of it in relation to which an order has been made under this Rule, he may apply to the court for an order that the administrator disclose it or a specified part of it.
- (5) The court may attach to an order for disclosure any conditions as to confidentiality, duration and scope of the order in any material change of circumstances, and other matters as it sees fit.
- (6) If there is a material change in circumstances rendering the limit on disclosure unnecessary, the administrator shall, as soon as reasonably practicable after the change, apply to the court for the order to be discharged or varied; and upon the discharge or variation of the order the administrator shall, as soon as reasonably practicable—
 - (a) file a copy of the full statement of affairs (or so much of the statement of affairs as is no longer subject to the order) with the registrar of companies;
 - (b) where he has previously sent a copy of his proposals to the creditors in accordance with paragraph 49, provide the creditors with a copy of the full statement of affairs (or so much of the statement as is no longer subject to the order) or a summary thereof; and
 - (c) place a copy of the full statement of affairs (or so much of the statement as is no longer subject to the order) in the sederunt book.

Release from duty to submit statement of affairs; extension of time

- **2.23**—(1) The power of the administrator under paragraph 48(2) to revoke a requirement under paragraph 47(1), or to grant an extension of time, may be exercised at the administrator's own instance, or at the request of any relevant person.
- (2) A relevant person whose request under this Rule has been refused by the administrator may apply to the court for a release or extension of time.

(3) An applicant under this Rule shall bear his own expenses in the application and, unless the court otherwise orders, no allowance towards such expenses shall be made out of the assets of the company.

Expenses of statement of affairs

- **2.24**—(1) A relevant person who provides to the administrator a statement of the company's affairs or statement of concurrence shall be allowed, and paid by the administrator out of his receipts, any expenses incurred by the relevant person in so doing which the administrator considers reasonable.
 - (2) Any decision by the administrator under this Rule is subject to appeal to the court.
- (3) Nothing in this Rule relieves a relevant person from any obligation to provide a statement of affairs or statement of concurrence, or to provide information to the administrator.

Administrator's proposals

- **2.25**—(1) The statement required to be made by the administrator under paragraph 49 shall include, in addition to the matters set out in that paragraph—
 - (a) details of the court which granted the administration order or in which the notice of appointment was lodged, and the relevant court reference number (if any);
 - (b) the full name, registered address, registered number and any other trading names of the company;
 - (c) details relating to his appointment as administrator, including the date of appointment and the person making the application or appointment, and, where there are joint administrators, a statement of the matters referred to in paragraph 100(2);
 - (d) the names of the directors and secretary of the company and details of any shareholdings which they have in the company;
 - (e) an account of the circumstances giving rise to the appointment of the administrator;
 - (f) if a statement of the company's affairs has been submitted, a copy or summary of it, with the administrator's comments, if any;
 - (g) if an order limiting the disclosure of the statement of affairs has been made, a statement of that fact, as well as-
 - (i) details of who provided the statement of affairs;
 - (ii) the date of the order of limited disclosure; and
 - (iii) the details or a summary of the details that are not subject to that order;
 - (h) if a full statement of affairs is not provided, the names and addresses of the creditors, and details of the debts owed to, and security held by, each of them;
 - (i) if no statement of affairs has been submitted-
 - (i) details of the financial position of the company at the latest practicable date (which must, unless the court otherwise orders, be a date not earlier than that on which the company entered administration);
 - (ii) the names and addresses of the creditors, and details of the debts owed to, and security held by, each of them; and
 - (iii) an explanation as to why there is no statement of affairs;
 - (j) the basis upon which it is proposed that the administrator's remuneration should be fixed;
 - (k) except where the administrator proposes a voluntary arrangement in relation to the company
 - (i) to the best of the administrator's knowledge and belief-
 - (aa) an estimate of the value of the prescribed part (whether or not he proposes to make an application to the court under section 176A(5) and whether or not section 176A(3) applies); and
 - (bb) an estimate of the value of the company's net property,

provided that such estimates shall not be required to include any information the disclosure of which could serious prejudice the commercial interests of the company, but if such information is excluded the estimates shall be accompanied by a statement to that effect; and

- (ii) whether and, if so, why the administrator proposes to make an application to the court under section 176A(5);
- (1) how it is envisaged the purpose of the administration will be achieved and how it is proposed that the administration shall end;
- (m) where a creditors' voluntary liquidation is proposed-
 - (i) details of the proposed liquidator; and
 - (ii) a statement that, in accordance with paragraph 83(7) and Rule 2.47, creditors may nominate another person to act as liquidator;

- (n) where it is proposed to make distributions to creditors in accordance with Chapter 9, the classes of creditors to whom it is proposed that distributions be made and whether or not the administrator intends to make an application to the court under paragraph 65(3);
- (o) where the administrator has decided not to call a meeting of creditors, his reasons;
- (p) the manner in which the affairs and business of the company-
 - (i) have, since the date of the administrator's appointment, been managed and financed; and
 - (ii) will, if the administrator's proposals are approved, continue to be managed and financed;
- (q) whether-
 - (i) the EC Regulation applies; and
 - (ii) if so, whether the proceedings are main proceedings or territorial proceedings; and
- (r) such other information (if any) as the administrator thinks necessary to enable creditors to decide whether or not to vote for the adoption of the proposals.

Form 2.16B (Scot)

- (2) A copy of the administrator's statement of his proposals shall be sent to the registrar of companies together with a notice in the form required by Rule 7.30 and Schedule 5.
 - (3) Where the statement of proposals states that the administrator thinks—
 - (a) that the company has sufficient property to enable each creditor of the company to be paid in full;
 - (b) that the company has insufficient property to make a distribution to unsecured creditors other than by virtue of section 176A(2)(a); or
- (c) that neither of the objectives specified in paragraph 3(1)(a) and (b) can be achieved, and no meeting has been requisitioned under paragraph 52(2), the administrator's proposals shall be deemed to have been approved by the creditors upon the expiry of the period set out in Rule 2.31.
- (4) The administrator shall give notice to the creditors of any order varying the period referred to in paragraph 49(5) (which sets out the period during which the administrator shall send out a copy of his statement of proposals).
- (5) Where the administrator intends to apply to the court (or to lodge a notice under paragraph 80(2)) for the administration to cease at a time before he has sent a statement of his proposals to creditors in accordance with paragraph 49, he shall, at least 10 days before he makes such an application or lodges such a notice, send to all creditors of the company (so far as he is aware of their addresses) a report containing the information required by paragraph (1)(a) to (q) of this Rule.
- (6) Where the administrator wishes to publish a notice under paragraph 49(6) he shall publish the notice once in the Edinburgh Gazette and once in the newspaper in which the administrator's appointment was advertised. The notice shall—
 - (a) state the full name of the company;
 - (b) state the full name and address of the administrator;
 - (c) give details of the administrator's appointment; and
 - (d) specify an address to which any member of the company may apply in writing for a copy of the statement of proposals to be provide free of charge.
- (7) A notice under paragraph 49(6) must be published as soon as reasonably practicable after the administrator sends his statement of proposals to the company's creditors and in any case no later than 8 weeks (or such other period as may be agreed by the creditors or ordered by the court) from the date upon which the company entered administration.

CHAPTER 6

MEETINGS

General

2.26 The provisions of Chapter 1 of Part 7 (Meetings) shall apply with regard to meetings of the company's creditors or members which are summoned by the administrator, subject to the provisions in this chapter.

Meetings to consider administrator's proposals

2.27—(1) The administrator may, upon giving at least 14 days' notice, require the attendance at a creditors' meeting of any directors or officers of the company (including persons who have been directors or officers in the past) whose presence at the meeting is, in the administrator's opinion, appropriate.

- (2) If at the meeting there is not the requisite majority for approval of the administrator's proposals (with modifications, if any), the chairman may, and shall if a resolution is passed to that effect, adjourn the meeting once only and for not more than 14 days.
- (3) The administrator shall give notice to the creditors of any order varying the period referred to in paragraph 51(2) (which sets out the period during which the administrator must set the date for an initial creditors' meeting).
- (4) Rule 7.8 (adjournment), with the exception of Rule 7.8(6), shall not apply in relation to initial creditors' meetings in administration.

Correspondence instead of creditors' meetings

- **2.28**—(1) This Rule applies where an administrator proposes to conduct the business of a creditors' meeting by correspondence in accordance with paragraph 58.
- (2) Notice of the business to be conducted shall be given to all who are entitled to be notified of a creditors' meeting by virtue of paragraph 51.
- (3) The administrator may seek to obtain the agreement of the creditors to a resolution by sending to every creditor a copy of the proposed resolution.
- (4) The administrator shall send to the creditors a copy of any proposed resolution on which a decision is sought, which shall be set out in such a way that agreement with or dissent from each separate resolution may be indicated by the recipient on the copy so sent.
- (5) The administrator shall set a closing date for receipt of votes and comments. The closing date shall be set at the discretion of the administrator, but shall not be less than 14 days from the date of issue of the notice under paragraph (1) of this Rule.
- (6) In order to be considered, votes and comments must be received by the administrator by the closing date and must be accompanied by the statement of claim and account or voucher referred to in Rule 4.15 as applied by this Part.
- (7) For the conduct of business to proceed, the administrator must receive at least one response which satisfies the requirements of paragraph (6) of this Rule.
- (8) If no responses are received by the closing date then the administrator shall summon a creditors' meeting.
- (9) Any single creditor, or a group of creditors, of the company whose debt(s) amount to at least 10% of the total debts of the company may, within 5 business days from the date of the administrator sending out a resolution or proposals, require him to summon a creditors' meeting to consider the matters raised therein.
- (10) If the administrator's proposals or revised proposals are rejected by the creditors pursuant to this Rule, the administrator may summon a creditors' meeting.
- (11) A reference in this Part to anything done at a creditors' meeting includes a reference to anything done in the course of correspondence in accordance with this Rule; and Rule 2.35 shall apply to the business of a creditors' meeting conducted by correspondence as it applies to a creditors' meeting.

Applicable law

- **2.29**—(1) This Rule applies where the laws of a member State and not the law of Scotland applies in relation to the conduct of the meeting.
- (2) Where this Rule applies, subject as above, the meeting shall be summoned and conducted in accordance with the constitution of the company and the laws of the member State referred to in paragraph (1) of this Rule shall apply to the conduct of the meeting.

Entitlement to vote – member State liquidators

- **2.30**—(1) Where–
 - (a) a creditor is entitled to vote at a creditors' meeting;
 - (b) has lodged his claim in one or more sets of other proceedings;
 - (c) votes (either in person or by proxy) on a resolution put to the meeting; and
- (d) a member State liquidator casts a vote in respect of the same claim, only the creditor's vote shall be counted.

- (2) Where-
 - (a) a creditor has lodged his claim in more than one set of other proceedings; and
- (b) more than one member State liquidator seeks to vote by virtue of that claim, the entitlement to vote by virtue of that claim is exercisable by the member State liquidator in main proceedings, whether or not the creditor has lodged his claim in the main proceedings.
- (3) For the purposes of this Rule, "other proceedings" means main proceedings or territorial proceedings in another member State.

Meeting requisitioned by creditors

- **2.31** The request for an initial creditors' meeting under paragraph 52(2) must be made within 12 days of the date upon which the administrator sends out his statement of proposals.
- **2.32**—(1) Rule 7.6(2)(a) does not apply if the requisitioning creditor's debt alone is sufficient to meet the requirement of paragraph 52(2)(a) or, as the case may be, paragraph 56(1)(a), without the concurrence of other creditors.
- (2) In its application to initial creditors' meetings in administration, for the period of 35 days referred to in Rule 7.6(3) there is substituted a period of 28 days.

Hire-purchase, conditional sale and hiring agreements

- **2.33**—(1) Subject as follows, an owner of goods under a hire-purchase agreement or under an agreement for the hire of goods for more than 3 months, or a seller of goods under a conditional sale agreement, is entitled to vote in respect of the amount of the debt due and payable to him by the company on the date that the company entered administration.
- (2) In calculating the amount of any debt for this purpose, no account shall be taken of any amount attributable to the exercise of any right under the relevant agreement, so far as the right has become exercisable solely by virtue of the making of an administration application, a notice of intention to appoint an administrator or any matter arising as a consequence, or of the company entering administration.

Revision of the administrator's proposals

Form 2.17B (Scot)

- **2.34**—(1) A statement of revised proposals under paragraph 54 shall include—
 - (a) details of the court which granted the administration order or in which the notice of appointment was lodged and the relevant court reference number (if any);
 - (b) the full name, registered address, registered number and any other trading names of the company;
 - (c) details relating to the appointment of the administrator, including the date of appointment and the person making the administration application or appointment;
 - (d) the names of the directors and secretary of the company and details of any shareholdings which they have in the company;
 - (e) a summary of the initial proposals and the reason or reasons for proposing a revision;
 - (f) details of the proposed revision including details of the administrator's assessment of the likely impact of the proposed revision upon creditors generally or upon each class of creditors (as the case may be);
 - (g) where it is proposed, by virtue of the revision, to make distributions to creditors in accordance with Chapter 9, the classes of creditors to whom it is proposed that distributions be made and whether or not the administrator intends to make an application to the court under paragraph 65(3);
 - (h) where the revision includes a proposal to move from administration to a creditors' voluntary liquidation—
 - (i) details of the proposed liquidator;
 - (ii) a statement that, in accordance with paragraph 83(7) and Rule 2.47, creditors may nominate another person to act as liquidator; and
 - (iii) any other information that the administrator thinks necessary to enable creditors to decide whether or not to vote for the proposed revisions.
- (2) Subject to paragraph 54(3), within 5 days of sending out the statement mentioned in paragraph (1) above, the administrator shall send a copy of the statement to every member of the company.
- (3) A notice under paragraph 54(3) shall be published once in the Edinburgh Gazette and once in the newspaper in which the administrator's appointment was advertised, and shall–
 - (a) state the full name of the company;

- (b) state the name and address of the administrator;
- (c) specify an address to which any member of the company may apply in writing for a copy of the statement to be provided free of charge; and
- (d) be published as soon as reasonably practicable after the administrator sends the statement to creditors.

Notices to creditors

2.35—(1) As soon as reasonably practicable after the conclusion of a meeting of creditors to consider the administrator's proposals or revised proposals, or of the conclusion of the business of such a meeting by correspondence in accordance with these Rules, the administrator shall—

Form 2.18 (Scot)

- (a) send notice of the result of the meeting in the form required by Rule 7.30 and Schedule 5 (including details of any modifications to the proposals that were approved) to every creditor who received notice of the meeting;
- (b) lodge in court, and send to the registrar of companies and to any creditors who did not receive notice of the meeting and of whose claim he has become subsequently aware, a copy of the notice of the result of the meeting along with a copy of the proposals which were considered at that meeting; and
- (c) place a copy of the notice of the result of the meeting in the sederunt book.
- (2) Where the business of a creditors' meeting has been carried out by correspondence in accordance with Rule 2.28, for the references in the foregoing paragraph of this Rule to the result of the meeting and notice of the meeting there shall be substituted references to the result of the correspondence and to the correspondence.

CHAPTER 7

THE CREDITORS' COMMITTEE

Application of provisions in Part 3 (Receivers)

- **2.36**—(1) Chapter 3 of Part 3 (the creditors' committee) shall apply with regard to the creditors' committee in administration as it applies to the creditors' committee in receivership, subject to the modifications specified below and to any other necessary modifications.
- (2) For any reference in the said Chapter 3, or in any provision of Chapter 7 of Part 4 as applied by Rule 3.6, to the receiver, receivership or the creditors' committee in receivership, there shall be substituted a reference to the administrator, the administration and the creditors' committee in the administration.
- (3) In Rules 3.4(1) and 3.7(1), for the reference to section 68 or 68(2), there shall be substituted a reference to paragraph 57 or 57(2).
 - (4) For Rule 3.5 there shall be substituted the following Rule:-

"Functions of the Committee

3.5 The creditors' committee shall assist the administrator in discharging his functions and shall act in relation to him in such manner as may be agreed from time to time.".

CHAPTER 8

FUNCTIONS AND REMUNERATION OF ADMINISTRATOR

Disposal of secured property, etc.

- **2.37**—(1) This Rule applies where the administrator applies to the court under paragraph 71 or 72 for authority to dispose of property of the company which is subject to a security (other than a floating charge), or goods in the possession of the company under a hire purchase agreement.
- Form 2.19B (Scot)
- (2) If an order is made under paragraph 71 or 72 the administrator shall as soon as reasonably practicable give notice of it to that person or owner and shall send to that person or owner a copy of the order, certified by the clerk of court.
- (3) The administrator shall place in the sederunt book a copy of any order granted under paragraph 71 or 72.

Progress reports

Form 2.20B (Scot)

- 2.38—(1) The administrator shall-
 - (a) within six weeks after the end of each accounting period; and
- (b) within six weeks after he ceases to act as administrator, send to the court and to the registrar of companies, and to each creditor, a progress report.
- (2) For the purposes of this Part, "accounting period", in relation to an administration, shall be construed in accordance with section 52(1) and (6) of the Bankruptcy Act as applied by virtue of Rule 2.41.
 - (3) For the purposes of this Part, "progress report" means a report which includes—
 - (a) the name of the court which granted the administration order or in which the notice of appointment was lodged, and the court reference number (if any);
 - (b) details of the company's name, address and registration number;
 - (c) details of the administrator's name and address, date of appointment and, where the administrator was appointed under paragraph 14 or 22, the name and address of the person who made the appointment;
 - (d) details of any extensions to the initial period of appointment;
 - (e) details of progress to date, including a receipts and payments account which states what assets of the company have been realised, for what value, and what payments have been made to creditors. The account is to be in the form of an abstract showing—
 - (i) receipts and payments during the relevant accounting period; or
 - (ii) where the administrator has ceased to act, receipts and payments during the period from the end of the last accounting period to the time when he so ceased (or, where he has made no previous progress report, receipts and payments in the period since his appointment as administrator);
 - (f) details of what assets remain to be realised;
 - (g) where a distribution is to be made in accordance with Chapter 9 in respect of an accounting period, the scheme of division; and
 - (h) any other relevant information for the creditors.
- (4) In a receipts and payments account falling within paragraph (3)(e)(ii) above, the administrator shall include a statement as to the amount paid to unsecured creditors by virtue of the application of section 176A (prescribed part).
- (5) The court may, on the application of the administrator, extend the period of six weeks referred to in paragraph (1) of this Rule.
- (6) If the administrator makes default in complying with this Rule, he is liable to a fine and, for continued contravention, to a daily default fine.
 - (7) This Rule is without prejudice to the requirements of Chapter 9 (distributions to creditors).

Determination of outlays and remuneration

- **2.39**—(1) Rules 4.32 to 4.35 and Rule 4.76 shall apply to an administration as they apply to a liquidation, subject to the modifications specified in the following paragraph of this Rule and to any other necessary modifications.
- (2) For any references in the said Rules 4.32 to 4.35 and 4.76 or in the provisions of the Bankruptcy Act as applied by Rule 4.32 to the liquidator, the liquidation and the liquidation committee, there shall be substituted a reference to the administrator, the administration and the creditors' committee in the administration.
- (3) Where the administrator has made a statement under paragraph 52(1)(b), a resolution under Rule 4.33, as applied by this Rule, or a resolution under paragraph (4)(b) of this Rule, shall be taken to be passed if (and only if) passed with the approval of—
 - (a) each secured creditor of the company; or
 - (b) if the administrator has made, or proposes to make, a distribution to preferential creditors—
 - (i) each secured creditor of the company; and
 - (ii) preferential creditors whose debts amount to more than 50% of the preferential debts of the company, disregarding debts of any creditor who does not respond to an invitation to give or withhold approval.
 - (4) (a) Where there are joint administrators, it is for them to agree between themselves as to how the remuneration payable should be apportioned.

- (b) Where joint administrators cannot agree as to how the remuneration payable should be apportioned, any one of them may refer the issue for determination—
 - (i) by the court; or
 - (ii) by resolution of the creditors' committee or a meeting of creditors.

CHAPTER 9

DISTRIBUTIONS TO CREDITORS

- **2.40**—(1) This Chapter applies in any case where the administrator proposes to make a distribution to creditors or any class of them.
- (2) Where the distribution is to a particular class of creditors, references in this Chapter (except Rule 2.41(4)(c)) to creditors shall, so far as the context requires, be references to that class of creditors only.
- **2.41**—(1) Chapter 5 of Part 4 (claims in liquidation) and Chapter 9 of that Part (distribution of company's assets by liquidator) shall apply with regard to claims to a dividend out of the assets of a company in administration as they do to a company in liquidation, subject to the modifications specified below and to any other necessary modifications.
- (2) In the said Chapters 5 and 9, or in any provision of the Bankruptcy Act as applied by Rule 4.16 or 4.68–
 - (a) for any reference to the liquidator, liquidation, and liquidation committee there shall be substituted a reference to the administrator, the administration and the creditors' committee in the administration; and
 - (b) for any reference to the date of commencement of winding up there shall be substituted a reference to the date on which the company entered administration.
- (3) Section 53(3) of the Bankruptcy Act, as applied by Rule 4.68, shall apply subject to paragraph (4) of this Rule.
- (4) The administrator may make a distribution to secured or preferential creditors or, where he has the permission of the court, to unsecured creditors only if—
 - (a) he has sufficient funds for the purpose;
 - (b) he does not intend to give notice pursuant to paragraph 83;
 - (c) his statement of proposals, as approved by the creditors under paragraph 53(1) or 54(5), contains a proposal to make a distribution to the class of creditors in question; and
 - (d) the payment of a dividend is consistent with the functions and duties of the administrator and any proposals made by him or which he intends to make.

CHAPTER 10

ENDING ADMINISTRATION

Final progress reports

- 2.42 "Final progress report" means a progress report which includes a summary account of-
 - (a) the administrator's original proposals;
 - (b) any major changes to, or deviations from, those proposals in the course of the administration;
 - (c) the steps taken during the administration; and
 - (d) the outcome.

Form 2.21B Notice of automatic end of administration (Scot)

2.43—(1) Where the appointment of an administrator has ceased to have effect, and the administrator is not required by any other Rule to give notice of that fact, he shall, as soon as reasonably practicable, and in any event within 5 business days of the date when the appointment has ceased, lodge in court a notice of automatic end of administration in the form required by Rule 7.30 and Schedule 5, together with a final progress report.

- (2) The administrator shall, as soon as reasonably practicable, send a copy of the notice and accompanying report to the registrar of companies, and to all persons who received a copy of the administrator's proposals.
- (3) If the administrator makes default in complying with this Rule, he is liable to a fine and, for continued contravention, to a daily default fine.

Applications for extension of administration

- **2.44**—(1) An application to court for an extension of administration shall be accompanied by a progress report for the period since the last progress report (if any).
- (2) A request for an extension of administration by consent of creditors shall be accompanied by a progress report for the period since the administrator's last progress report (if any).

(3) The administrator shall use the notice of extension of period of administration in the form required by Rule 7.30 and Schedule 5 in all circumstances where he is required to give such notice.

Notice of end of administration

Form 2.23B (Scot), 2.24B (Scot)

Form 2.22B

(Scot)

- 2.45—(1) A notice by the administrator—
 - (a) that the purpose of administration has been sufficiently achieved; or
- (b) that the court has ordered that the appointment shall cease to have effect, shall be in the form required by Rule 7.30 and Schedule 5, and shall be accompanied by a final progress report.
- (2) The administrator shall, as soon as reasonably practicable, and (in the case of a notice under paragraph 80(2)) within 5 business days of satisfying the requirements of paragraph 80(2)(a), send a copy of the notice to every creditor of the company of whose claim and address he is aware, to all those persons who were notified of his appointment, and to the company.
- (3) The administrator shall be taken to have complied with the requirements of paragraph 80(5) if, within 5 business days of satisfying the requirements of paragraph 80(2)(a), he publishes, once in the Edinburgh Gazette and once in the newspaper in which his appointment was advertised, a notice undertaking to provide a copy of the notice of end of administration to any creditor of the company.
 - (4) The notice referred to in paragraph (3) above must–
 - (a) state the full name of the company;
 - (b) state the name and address of the administrator;
 - (c) state the date upon which the administrator's appointment ceased to have effect; and
 - (d) specify an address to which any creditor may apply in writing for a copy of the notice of end of administration to be provided to him.

Application to court

- **2.46**—(1) An application under paragraph 79 for an order providing for the appointment of an administrator of the company to cease to have effect shall be accompanied by a progress report for the period since the last such report (if any) and a statement indicating what the administrator thinks should be the next steps for the company.
- (2) Where the administrator applies to the court because the creditors' meeting has required him to, his application shall be accompanied by a statement in which he shall indicate (giving reasons) whether or not he agrees with the creditors' requirement that he make the application.
- (3) Where the administrator applies to the court other than at the request of a creditors' meeting, he shall give to—
 - (a) the applicant for the administration order under which he was appointed;
 - (b) the person by whom he was appointed or to the holder of the floating charge by virtue of which he was appointed (as the case may be); and
 - (c) the creditors,
- at least 7 days' written notice of his intention so to apply.
- (4) Where the administrator applies to court under paragraph 79 in conjunction with a petition under section 124 for an order to wind up the company, he shall, in addition to the requirements of paragraph (3), notify the creditors of whether he intends to seek appointment as liquidator.

Moving from administration to creditors' voluntary liquidation

Form 2.25B (Scot)

- **2.47**—(1) A notice pursuant to paragraph 83(3) shall be in the form required by Rule 7.30 and Schedule 5, and shall be accompanied by a final progress report which includes details of the assets to be dealt with in the liquidation.
- (2) As soon as reasonably practicable, the administrator shall send a copy of the notice and accompanying documents to all those who received notice of the administrator's appointment.
 - (3) For the purposes of paragraph 83(7), a person shall be nominated by the creditors either—
 - (a) by the approval by the creditors of the administrator's statement of proposals under paragraph 49(1) or his statement of revised proposals under paragraph 54(2) in which that person is proposed to be nominated as liquidator; or
 - (b) where the creditors wish to nominate a person other than that proposed by the administrator, at the meeting held to consider the statement of proposals, or of revised proposals (as the case may be) in which the move from administration to creditors' voluntary liquidation is proposed.

Moving from administration to dissolution

Form 2.26B (Scot)

Form 2.27B

(Scot)

- **2.48**—(1) The notice required by paragraph 84(1) shall be in the form required by Rule 7.30 and Schedule 5, and shall be accompanied by a final progress report.
- (2) As soon as reasonably practicable a copy of the notice and accompanying documents shall be sent to all those who received notice of the administrator's appointment.
- (3) Where the court makes an order under paragraph 84(7) it shall, where the applicant is not the administrator, give a copy of the order to the administrator.
 - (4) The notice required by paragraph 84(8) shall be in the form required by Rule 7.30 and Schedule 5.

CHAPTER 11

REPLACING ADMINISTRATOR

Grounds for resignation

- **2.49**—(1) The administrator may give notice of his resignation on grounds of ill health or because—
 - (a) he intends ceasing to be in practice as an insolvency practitioner; or
 - (b) there is some conflict of interest, or change of personal circumstances, which precludes or makes impracticable the further discharge by him of the duties of administrator.
- (2) The administrator may, with the leave of the court, give notice of his resignation on grounds other than those specified in paragraph (1).

Notice of intention to resign

Form 2.28B (Scot)

- **2.50**—(1) The administrator must give to the persons specified below at least 7 days' notice of his intention to resign, or to apply for the court's leave to do so—
 - (a) if there is a continuing administrator of the company, to him;
 - (b) if there is a creditors' committee, to it; and
 - (c) if there is no such administrator and no creditors' committee, to the company and its creditors.
- (2) Where the administrator gives notice under paragraph (1), he shall also give notice to a member State liquidator, if such a person has been appointed in relation to the company.
- (3) Where the administrator was appointed by the holder of a qualifying floating charge under paragraph 14, the notice of intention to resign shall also be sent to all holders of a qualifying floating charge.
- (4) Where the administrator was appointed by the company or the directors of the company under paragraph 22, a copy of the notice of intention to resign shall also be sent to the company and to all holders of a qualifying floating charge.

Notice of resignation

Form 2.29B (Scot)

- **2.51**—(1) Where the administrator was appointed under an administration order, the notice of resignation shall be lodged in court, and a copy sent to the registrar of companies.
- (2) A copy of the notice of resignation shall be sent, not more than 5 business days after it has been lodged in court, to all those to whom notice of intention to resign was sent.
- (3) Where the administrator was appointed by the holder of a qualifying floating charge, a copy of the notice of resignation shall be lodged in court and sent to the registrar of companies, and to anyone else who received notice of intention to resign, within 5 business days of the notice of resignation being sent to the holder of the floating charge by virtue of which the appointment was made.
- (4) Where the administrator was appointed by the company or the directors, a copy of the notice of resignation shall be lodged in court and sent to the registrar of companies, and to anyone else who received the notice of intention to resign, within 5 business days of the notice of resignation being sent to either the company or the directors that made the appointment.

Incapacity to Act, through death or otherwise

Form 2.30B Scot

- **2.52**—(1) Subject to the following paragraph of this Rule, where the administrator has died, it is the duty of his executors or, where the deceased administrator was a partner in a firm, of a partner of that firm to give notice of that fact to the court and to the registrar of companies, specifying the date of death.
 - (2) Notice of the death may also be given by any person.
- (3) Where an administrator who has ceased to be qualified to act as an insolvency practitioner in relation to the company gives notice in accordance with paragraph 89(2), he shall also give notice to the registrar of companies.

Application to replace

Form 2.1B (Scot)

Form 2.31B (Scot)

- **2.53**—(1) Where an application is made to the court under paragraph 91 or 95 to appoint a replacement administrator, the application shall be accompanied by a Statement of the Proposed Administrator.
- (2) Where the original administrator was appointed under an administration order, a copy of the application shall be served on the person who made the application for the administration order.
- (3) Where the court makes an order filling a vacancy in the office of administrator, the same provisions shall apply, subject to such modification as may be necessary, in respect of giving notice of, and advertising, the appointment as in the case of the original appointment of an administrator.
- **2.54**—(1) This Rule applies where any person has appointed an administrator by notice in accordance with these Rules and a replacement administrator is appointed.
- with these Rules and a replacement administrator is appointed.

 (2) The same provisions apply in respect of giving notice of, and advertising, the replacement
- appointment as in the case of an initial appointment, and all statements, consents and other documents as required shall also be required in this case.
 - (3) All forms and notices shall clearly identify that the appointment is of a replacement administrator.

Joint or concurrent appointments

2.55—(1) Where a person is appointed in accordance with paragraph 103 to act as administrator jointly or concurrently with the person or persons then acting, the same provisions shall apply, subject to this Rule and to such other modification as may be necessary, in respect of the making of this appointment as in the case of the original appointment of an administrator.

Form 2.31B (Scot)

(2) An appointment made under paragraph 103 shall be notified to the registrar of companies in the form required by Rule 7.30 and Schedule 5.

Application to court to remove administrator from office

- **2.56**—(1) An application to the court to remove an administrator from office shall be served upon-
 - (a) the administrator;
 - (b) where the administrator was appointed by the court, the person who made the application for the administration order;

- (c) where the appointment was made by the holder of a qualifying floating charge, the holder of the floating charge by virtue of which the appointment was made;
- (d) where the appointment was made by the directors or by the company, the person who made the appointment;
- (e) the creditors' committee (if any);
- (f) the joint administrator (if any); and
- (g) where there is neither a creditor's committee nor a joint administrator, upon the company and the creditors.

Form 2.30B (Scot)

(2) An applicant under this Rule shall, within 5 business days of the order being made, send a copy of the order to all those to whom notice of the application was sent, and a notice to the registrar of companies in the form required by Rule 7.30 and Schedule 5.

CHAPTER 12

EC REGULATION - CONVERSION OF ADMINISTRATION TO WINDING UP

Application for conversion into winding up

- **2.57**—(1) Where a member State liquidator proposes to apply to the court for the conversion under Article 37 of the EC Regulation (conversion of earlier proceedings) of an administration into a winding up, there shall be lodged in support of his application an affidavit complying with Rule 2.58.
 - (2) The application and the affidavit required under this Rule shall be served upon—
 - (a) the company; and
 - (b) the administrator.

Contents of affidavit

- 2.58—(1) The affidavit shall state-
 - (a) that main proceedings have been opened in relation to the company in a member State other than the United Kingdom;
 - (b) the deponent's belief that the conversion of the administration into a winding up would prove to be in the interests of the creditors in the main proceedings;
 - (c) the deponent's opinion as to whether the company ought to enter voluntary winding up or be wound up by the court; and
 - (d) all other matters that, in the opinion of the member State liquidator, would assist the court-
 - (i) in deciding whether to make such an order; and
 - (ii) if the court were to do so, in considering the need for any consequential provision that would be necessary or desirable.
- (2) An affidavit under this rule shall be sworn by, or on behalf of, the member State liquidator.

Power of court

- **2.59**—(1) On hearing the application for conversion into winding up the court may make such order as it thinks fit.
- (2) If the court makes an order for conversion into winding up the order may contain all such consequential provisions as the court deems necessary or desirable.
- (3) Without prejudice to the generality of paragraph (1) of this Rule, an order under that paragraph may provide that the company be wound up as if a resolution for voluntary winding up under section 84 were passed on the day on which the order is made.

CHAPTER 13

EC REGULATION - MEMBER STATE LIQUIDATOR

Interpretation of creditor and notice to member State liquidator

2.60—(1) This Rule applies where a member State liquidator has been appointed in relation to the company.

Form 2.30B (Scot)

- (2) For the purposes of Chapters 6, 7 and 8 of these Rules, (and except where the context otherwise requires) the member State liquidator is deemed to be a creditor.
- (3) Paragraph (2) of this Rule is without prejudice to the generality of the right to participate referred to in paragraph 3 of Article 32 of the EC Regulation (exercise of creditor's rights).
- (4) Where the administrator is obliged to give notice to, or provide a copy of a document (including an order of court) to, the court, the registrar of companies, or a provisional liquidator or liquidator, the administrator shall also give notice or provide copies, as the case may be, to the member State liquidator.
- (5) Paragraph (4) is without prejudice to the generality of the obligations imposed by Article 31 of the EC Regulation (duty to co-operate and communicate information)."

PART 2 – FORMS

Rule 2.2

Rule 2.4 Rule 2.10

Rule 2.16

Rule 2.53

Statement of proposed administrator

Pursuant to paragraph 18(3) or 29(3) of Schedule B1 to the Insolvency Act 1986

	Name of company Compan	y number
(a) Insert name and address of proposed administrator	1.(a)	
	hereby certify that I am authorised under the provisions of Part XIII of the 1986 to act as an insolvency practitioner. I.P. No.: Name of Regulatory Body:	
(b) Insert name of company * Delete as applicable	2. I consent to act as administrator of (b) ("the company") in accordance with the *application/notice of appointments	
(c) Insert name of person presenting administration application or making the appointment (d) Insert date of application or notice of appointment	(c)dated (d)	
	3 . I am of the opinion that the purpose of administration is reasonably lil achieved.	cely to be
* Delete as applicable	4. I *have/have not had any prior professional relationship with the com5. I attach to this Statement a short summary of any prior professional rethe company.	
	Signed	
	Dated	

Rule 2.3 Form 2.2B(Scot)

The Insolvency Act 1986

Notice of Petition for Aministration Order

R2.3

Pursuant to Rule 2.3 of the Insolvency (Scotland) Rules 1986

	Name of C	ompany			Compa	any number
(a) Insert name and address of person giving notice (b) Insert date	I/We (a)					
	give notice that a petition for an administration order in respect of the above company was presented to the court on (b)					
	Signed Petitioner/Petitioner's agent					
	Dated					
Contact Details:						
You do not have to give any cook ox opposite but if you do, louse to contact you if there the contact information that you	it will help Comp is a query on the	panies form.				
earchers of the public record			DX Number	D	X Exchange	Tel
Companies House receipt	t date barcode	Compa	ou have completed and sign nies at: nies House, 37 Castle Terr 5 Edinburgh/LP 4 Edinbur	ace, Edinburgl		the Registrar of

Rule 2.8 Form 2.3B(Scot)

The Insolvency Act 1986

Notice of Dismissal of Petition for Administration Order

R2.8

	Pursua	ant to Rule 2.8	of the	Insolvency (Scotland)	Rules 1986		
	Namo	e of Company				Compan	y number
(a) Insert na address of person		I/We (a)					
(b) Inse	ert date	give notice the	hat on (l	b)			the petition for
an				der in respect of the ab			ssed. A copy, certified attached.
		•		tioner's agent			
		Dated					
Contact Details							
You do not have to the box opposite bu House to contact y The contact inform	t if you do ou if there	is a query on the f	anies orm.				
		public record		DX Number		DX F	Tel
Companies Hou	se receip	t date barcode	W	hen you have completed and Companies House, 3' DX 235 Ed	Companies at	e, Edinburgh	EH1 2EB

Rule 2.9
The Insolvency Act 1986

Form 2.4B(Scot)

Notice of intention to appoint an administrator by holder of qualifying floating charge

Pursuant to paragraph 44(2) of Schedule B1 to the Insolvency Act 1986 and Rule 2.9 of the Insolvency (Scotland) Rules 1986

	Name of Company	Company Number
(a) Name and address of holder of qualifying floating charge	1. (a)	
	gives notice that it is the appointor's intention to appoint	("the appointor"),
(b) Give name(s) and address(es) of proposed administrator(s)	(b)	
(c) Insert name and address of registered office of company	(c)	
		("the company")
	in accordance with paragraph 14 of Schedule B1 to the In-	solvency Act 1986.
	2. The amount of the company's share capital paid up or £	•
	3 . The appointor is the holder of the following qualifying enforceable:	floating charge which is now
(d) Give details of charge relied on, date registered and financial limit (if any)	(d)	
	4 . This notice has been given to the following person(s), holder(s) of a qualifying floating charge(s) in respect of the being prior floating charges in accordance with paragraph Act 1986:	ne company's property, the said charges
(e) Insert name(e) and address(es) of holder(s) of qualifying floating	(e)	
charge(s) and details of charge held *Delete as applicable	5. The company *is/is not on the date of this notice subje	
(f) Give details of any current or outstanding insolvency proceedings	(f)	

	6 . The company *is/is not *an insurance undertaking/a credit institution/a undertaking providing services involving the holding of funds or securities for thi collective investment undertaking under Article 1.2 of the EC Regulation.	
	7. For the following reasons it is considered that the EC Regulation *will/will not a	apply. If it
*Delete as applicable	does, these proceedings will be (g) proceedings as	defined in
(g) State whether main or territorial proceedings	Article 3 of the Regulation:	
(h) Insert full name of court	8. This notice is to be lodged in (h)	
	Any enquiries should be addressed not to the court but to the appointor at the addre this form.	
	Signed (If signing on behalf of appointor indicate capacity (e.g. director/solicitor))	
	Dated	
	Consent of Floating Charge Holder to Appointment of Administr (Do not detach this part of the form)	ator
	If, having read this notice, you have no objection to the making of this appoint indicate your consent either by completing the details in the box below and return this notice as soon as possible, and within two business days from receipt of this sending details of your consent in writing, in accordance with Rule 2.10(5), to the following address:	ning a copy of notice, or by
(i) Appointor to insert address	(i)	
	If your consent has not been given within two business days the appointor rappointment notwithstanding that you have not notified your consent to the appoint	

(j) Insert name and address	(j)
(k) Give details of charge, date registered and financial limit (if any)	being the holder of the following floating charge over the company's property: (k) consents to the appointment of the administrator(s) in accordance with the details of this notice. Signed (If signing on behalf of a firm or company state position or office held) Dated
(l) Insert date and time	Endorsement to be completed by the court This notice was lodged on (l)

Notice of appointment of an administrator by holder of qualifying floating charge

Pursuant to paragraphs 14 and 18 of Schedule B1 to the Insolvency Act 1986 And Rule 2.10 of the Insolvency (Scotland) Rules 1986

	Name of Company	Company number
(a) Name and addressof	1. (a)	
holder of ffying floating charge		
Give name(s) ddress(es) of ninistrator(s)	gives notice that (b)	
ert name and address of	are hereby appointed as administrator(s) of (c)	
ed office of company	2. The amount of the company's share capital paid u	
	3. The statement(s) of the proposed administrator(s)4. The appointor is the holder of the following qual	
ive details arge relied on, date stered and ncial limit (if any)	(d) 5. The above charge is enforceable at the date of the	
e if not licable	6. † [The appointor has given at least two business	days' written notice to the holder of any prior
	qualifying floating charge(s), and a copy of that not (court) on (date)) is attached.]	ice, *(which was lodged in
	OR	
ete if not oplicable	† [all the holders of any prior qualifying floating of this appointment and copies of the written conser OR	
Delete as oplicable	† [there are no prior qualifying floating charges.]	
ve details current estanding solvency ceedings	7. The company *is/is not, at the date of this notice (e)	•
Delete as pplicable	8. The company *is/is not *an insurance undertaki providing services involving the holding of fur	

investment undertaking under Article 1.2 of the EC Regulation.

*Delete as applicable	9. For the following reasons it is considered that the EC Regulation *will/will not apply. If it
(f) State	does, these proceedings will be (f) proceedings as defined in
or territorial	Article 3 of the Regulation:
-	
- - -	10. This appointment is in accordance with Schedule B1 to the Insolvency Act 1986.
	11. Where there are joint administrators, a statement for the purposes of paragraph 100(2) of Schedule E to the Insolvency Act 1986 is attached.
(g) Insert name and address of court in hich notice be lodged	12. This notice and accompanying documents are to be lodged in (g)
1	to which any application for orders in relation to the administration should be made. Any enquiries in connection with this notice should be addressed not to the court but to the administrator at the address stated in this form.
(h) Insert name and address	13 . I (h)
.	(If making the declaration on behalf of appointor indicate capacity e.g. director/solicitor)
(do solemnly and sincerely declare that the information provided in this notice is, to the best of my knowledge and belief, true,
	AND I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.
]	Declared at
:	Signed
,	This day of 20
1	before me
,	A Notary Public or Justice of the Peace or Solicitor.
	Endorsement to be completed by the court
(i) Insert date and time	This notice and the attached documents were lodged on
	(i)

Notice of appointment of an administrator by holder of qualifying floating charge

Pursuant to paragraphs 14 and 18 of Schedule B1 to the Insolvency Act 1986 and Rule 2.12 of the Insolvency (Scotland) Rules 1986

Nam	e of Company	Company number
(a) Name and address of	1 . (a)	
holder of qualifying floating charge		("the appointor")
(b) Give name(s) and address(es) of administrator(s)	gives notice that (b)	
(c) Insert name and address of registered office of company	is/are hereby appointed as administrator(s) of (c)	
*Delete as applicable	(i) *I/we consent to act as administrator; (ii) *I am/we administration is reasonably likely to be achieved; (iii professional relationship with the company *and I/we prior professional relationship(s) with the company to that *I am/we are authorised under the provisions of P act as *an insolvency practitioner/insolvency practitio (I.P. no(s):) *I/we *have/ have not had any prior have provided a summary of any the appointor; and (iv) *I/we certify art XIII of the Insolvency Act 1986 to ners.
		Signed by administrator(s)
	2. The amount of the company's share capital paid up of	or credited as paid up is £
(d) Give details of charge relied on, date	3. The appointor is the holder of the following qualifyin (d)	ng floating charge:
registered and financial limit (if any)	4 . The above charge is enforceable at the date of this approximately	ppointment.
† Delete if not applicable	5. † [The appointor has given at least two business day any prior qualifying floating charge(s), and a copy of the in (court) on possession.]	at notice, *(which was lodged

	OR
† Delete if not applicable	† [all the holders of any prior qualifying floating charges have consented in writing to the making of this appointment, copies of which are in the appointor's possession.]
	OR
	† [there are no prior qualifying floating charges.]
*Delete as applicable	6 . The company *is/is not, at the date of this notice, the subject of insolvency proceedings:
(e) Give details of any current or outstanding insolvency proceedings	(e)
*Delete as applicable	7. The company *is/is not *an insurance undertaking/a credit institution/an investment undertaking providing services involving the holding of funds or securities for third parties/a collective investment undertaking under Article 1.2 of the EC Regulation.
(f) Insert whether main or territorial proceedings	8. For the following reasons it is considered that the EC Regulation *will/will not apply. If it
	does, these proceedings will be (f) proceedings as defined in
	Article 3 of the Regulation:
	9. This appointment is in accordance with Schedule B1 to the Insolvency Act 1986.
	10 . Where there are joint administrators, a statement for the purposes of pragraph 100(2) of Schedule B1 to the Insolvency Act 1986 is in the possession of the appointor.
(g) Insert name and address of court in which notice to be lodged	11. This notice and accompanying documents are to be lodged in (g)

to which any application for orders in relation to the administration should be made. Any enquiries in connection with this notice should be addressed not to the court but to the administrator at the address stated in this form.

12 . I (h)			
(If making the declaration on behalf of appointor indicate capacity, e.g. director/solicitor). do solemnly and sincerely declare that the information provided in this notice is, to the best of my knowledge and belief, true, and that the appointor has in his possession all documents and information needed to support his appointment.			
AND I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.			
Declared at			
Signed			
This day of	20		
before me			
A Notary Public or Justice of the Peace or S	Solicitor.		
Endorsement to	he completed by court		
The fax transmission report indicates that (i)	this notice was lodged in court at		
This notice with supporting documents wa	as delivered to the court on		
	(If making the declaration on behalf of appointor indiced do solemnly and sincerely declare that the indest of my knowledge and belief, true, and documents and information needed to suppose the suppose of the state of the provisions of the state of		

Notice of intention to appoint an administrator by company or director(s)

Pursuant to paragraph 26 of Schedule B1 to the Insolvency Act 1986 and Rule 2.13 of the Insolvency (Scotland) Rules 1986

	Name of Company	Company number		
(a) Insert name and address of registered office of company	1. Notice is given that, in respect of (a) ("the company")			
*Delete as applicable	* the company/the directors of the company ("the appointor") intend to appoint			
(b) Give name(s) and address(es) of proposed administrator(s)				
	as administrator(s) of the company.			
	2. The amount of the company's share capital paid up or credited as paid up is £			
	3. This notice is being given to the following person(s), being person(s) who is/are or entitled to appoint an administrative receiver of the company or an administrator of the company under paragraph 14 of Schedule B1 to the Insolvency Act 1986: (c)			
(c) Insert name and address of each person				
to whom notice is given	4. The company has not, within the last twelve mor	nths—		
	(i) been in administration; (ii) been the subject of a moratorium under Schedule A1 to the Insolvency Act 1986 which has ended on a date when no voluntary arrangement was in force; or (iii) been the subject of a voluntary arrangement which was made during a moratorium for the company under Schedule A1 to the Insolvency Act 1986 and which ended prematurely within the meaning of section 7B of the Insolvency Act 1986.			
	5. In relation to the company there is no—			
	(i) petition for winding up which has been prese(ii) administration application which has not ye(iii) administrative receiver in office.			

*Delete as applicable	6 . The company *is/is not *an insurance undertaking/a credit institution/an investment undertaking providing services involving the holding of funds or securities for third parties/a collective investment undertaking under Article 1.2 of the EC Regulation.		
(d) Insert whether main or territorial proceedings	7. For the following reasons it is considered that the EC Regulation *will/will not apply. If it		
	does, these proceedings will be (d) proceedings as defined in		
	Article 3 of the Regulation:		
	8 . Attached to this notice is *a copy of the resolution of the company to appoint an administrator/a record of the decision of the directors to appoint an administrator.		
Insert full name of court	9. This notice is to be lodged in (e)		
	Any enquiries should be addressed not to the court but to the appointor at the address stated in this form.		
(f) Insert name and address of person making declaration	I (f)		
-	(If making the declaration on behalf of appointor indicate capacity e.g. director/solicitor)		
	hereby do solemnly and sincerely declare that:		
	(i) the company is or is likely to become unable to pay its debts(ii) the company is not in liquidation, and(iii) the statements in paragraph 4 and 5 are, so far as I am able to ascertain, true,		
	and that the information provided in this notice is to the best of my knowledge and belief true,		
	AND I make this solemn declaration conscientiously believing the same to be true and by virtue of the Statutory Declarations Act 1835		
	Declared at		
	Signed		
	This day of 20		
	before me		
	A Notary Public or Justice of the Peace or Solicitor.		

	Consent of Floating Charge Holder to Appointment of Administrator(s) (Do not detach this part of the form)
(g) Appointor to insert address	If, having read this notice, you have no objection to the making of this appointment you should complete the details in the box below and return a copy of this notice as soon as possible, and within five business days from receipt of this notice, to the appointor at the following address: (g)
	If your consent has not been given within five business days the appointor may make the appointment notwithstanding that you have not notified your consent to the appointment.
(h) Insert name and address	(h)
	being of the holder of the following floating charge over the company's property: (i)
(i) Give details of charge, date registered and financial limit (if any)	consents to the appointment of the administrator(s) in accordance with the details of this notice.
	Signed Dated (If signing on behalf of a firm or company state position or office held)
	Endorsement to be completed by court
(j) Insert date and time	This notice was lodged on (j)

Notice of appointment of an administrator by company or director(s)

(where a notice of intention to appoint has been issued)

Pursuant to paragraphs 22 and 29 of Schedule B1 to the Insolvency Act 1986 and Rule 2.16 of the Insolvency (Scotland) Rules 1986

	Name of Company	Company number	
(a) Insert name and address of gistered office of the company	1. Notice is given that, in respect of (a)		
*Delete as applicable	* the company/the directors of the company ("the appointor") hereby appoints (b)		
(b) Give name(s) and address(es) of administrator(s)			
	as administrator(s) of the company. 2. The amount of the company's share capital paid up or credited	as paid up is f	
*Delete as applicable	2. The amount of the company's share capital paid up or credited as paid up is £3. The statement(s) of the proposed administrator(s) *is/are attached.		
	4 . The appointor is entitled to make an appointment under paragraph 22 of Schedule B1 to the Insolvency Act 1986.		
	5 . This appointment is in accordance with Schedule B1 to the Insolvency Act 1986.		
*Delete as applicable	6 . The company *is/is not *an insurance undertaking/a undertaking providing services involving the holding of funds collective investment undertaking under Article 1.2 of the EC Region.	or securities for third parties/a	
	7. For the following reasons it is considered that the EC Regulati	on *will/will not apply. If it	
(c) State whether main or territorial proceedings	does, these proceedings will be (c) p Article 3 of the Regulation:		
	8. Where there are joint administrators, a statement for the		
	Schedule B1 to the Insolvency Act 1986 is attached.		
(d) Insert date	9. The appointor has given at least five business days' written no accordance with paragraph 26(1) of Schedule B1 to the Insolvenc notice was lodged in (court) or	y Act 1986 and a copy of that	
(e) Insert name and address of person making declaration	I (e)		

(If making the declaration on behalf of appointor indicate capacity e.g. director/solicitor) do solemnly and sincerely declare that

- (i) the information provided in this notice; and
- (ii) the statements made and information given in the notice of intention to appoint,

are, and remain, to the best of my knowledge and belief, true,

AND I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

Declared at	_
Signed	
Thisday of	20 .
before me	
A Notary Public or Justice of the Peace or Solicitor	

	Endorsement to be completed by court
(f) Insert date and time	This notice was lodged on (f)

Notice of appointment of an administrator by company or director(s)

(where a notice of intention to appoint has not been issued)

Pursuant to paragraphs 22 and 29 of Schedule B1 to the Insolvency Act 1986 and Rule 2.16 of the Insolvency (Scotland) Rules 1986

	Name of Company	Company number
o) Insart name and	1 Nation is given that in account of (a)	
a) Insert name and dress of registered office of the company	1. Notice is given that, in respect of (a)	
* Delete as appropriate (b) Give name(s)	* the company/the directors of the company ("the appointor") hereby app (b)	
and address(es) of administrator(s)		
	as administrator(s) of the company.	
	2. The amount of the company's share capital paid up or credited as paid u	ip is £
	3. The statement(s) of the proposed administrator(s) $*$ is/are attached.	
	4 . The appointor is entitled to make an appointment under paragraph 22 o Insolvency Act 1986.	f Schedule B1 to the
	5. This appointment is in accordance with Schedule B1 to the Insolvency	Act 1986.
	6. The company has not, within the last twelve months -	
	 (i) been in administration; (ii) been the subject of a moratorium under Schedule A1 to the Insolvency ended on a date when no voluntary arrangement was in force; or (iii) been the subject of a voluntary arrangement which was made during a company under Schedule A1 to the Insolvency Act 1986 and which ended meaning of section 7B of the Insolvency Act 1986. 	moratorium for the
	7. In relation to the company there is no—	
	(i) petition for winding up which has been presented but not yet disposed (ii) administration application which has not yet been disposed of; or (iii) administrative receiver in office.	of;
* Delete as applicable	8 . The company *is/is not *an insurance undertaking/a credit institution/a providing services involving the holding of funds or securities for third pa investment undertaking under Article 1.2 of the EC Regulation.	

*Delete as applicab	9. For the following reasons it is considered that the EC Regulation *will/will
(c) State whether main territorial proceedin	
	proceedings as defined in Article 3 of the Regulation:
*Delete as applical	10. Attached to this notice is *a copy of the resolution of the company to appoint an administrator/a record of the decision of the directors to appoint an administrator.
	11. Where there are joint administrators, a statement for the purposes of paragraph 100(2) of Schedule B1 to the Insolvency Act 1986 is attached.
(d) Insert name a address of court in whi notice to be lodg	ch
	to which any application for orders in relation to the administration should be made. Any enquiries in connection with this notice should be addressed not to the court but to the administrator at the address stated in this form.
(e) Insert name a address of pers making declarati	on on
	(If making the declaration on behalf of a firm or company indicate capacity e.g.director/solicitor)
	hereby do solemnly and sincerely declare that:
	(i) the company is or is likely to become unable to pay its debts(ii) the company is not in liquidation, and(iii) the statements in paragraph 6 and 7 are, so far as I am able to ascertain, true,
	and do solemnly and sincerely declare that the information provided in this notice is, to the best of my knowledge and belief, true,
	AND I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.
	Declared at
	Signed
	This day of 20
	before me
	A Notary Public or Justice of the Peace or Solicitor
	Endorsement to be completed by the court
(f) Insert date and time	This notice was lodged on (f)

(a)

Notification of appointment of administrator (for newspaper or Edinburgh Gazette)

Pursuant to paragraph 46(2)(b) of Schedule B1 to the Insolvency Act 1986 and Rule 2.19 of the Insolvency (Scotland) Rules 1986

	Name of Company	Com	pany number
(a) Insert the number of the trade classification listed overleaf which most closely relates to	Nature of business		
the business of the company	Trade classification (a)		-
(b) Insert date	Appointment of administrator made on (b)	20	
* Delete as applicable	by *order of/*notice of appointment lodged in (c)		
(c) Insert full name of court			-
	Name(s) and address(es) of administrator(s)		-
			-
	Administrator/Joint administrators (IP No(s)		_)

TRADE CLASSIFICATION

NOTE: This page is *not* part of the advertisement

DIVISION 0 DIVISION 6 01 **AGRICULTURE** TRANSPORT AND COMMUNICATIONS:-02 FORESTRY AND FISHING 28 ROAD TRANSPORT 29 AIR TRANSPORT 30 SHIPPING **DIVISION 1** 31 TRAVEL AGENTS 32 OTHER TRANSPORT, COMMUNICATIONS 03 MINING AND ENERGY INDUSTRIES **DIVISION 2** MANUFACTURING INDUSTRIES:-**DIVISION 7** FINANCE AND BUSINESS SERVICES:-04 MANUFACTURE OF FOOD, DRINK AND TOBACCO 33 INSURANCE 05 MANUFACTURE OF CHEMICALS 34 ACCOUNTANTS AND LEGAL SERVICES 06 METAL MANUFACTURE 35 REAL ESTATE 07 ENGINERRING AND ALLIED INDUSTRIES **36 COMPUTER SERVICES** 08 TEXTILES AND CLOTHING MANUFACTURE 37 MANAGEMENT SERVICES 09 MANUFACTURE OF TIMBER AND FURNITURE 38 OTHER BUSINESS SERVICES 10 PAPER, PRINTING AND PUBLISHING 11 OTHER MANUFACTURE **DIVISION 3 DIVISION 8** WHOLESALE DISTRIBUTION:-OTHER SERVICES:-12 WHOLESALE OF FOOD DRINK 39 RECREATONAL SERVICES 13 WHOLESALE OF TEXTILES AND CLOTHING 40 MEDICAL SERVICES 14 MOTOR VEHICLES WHOLESALERS 41 EDUCATIONAL SERVICES 15 OTHER WHOLESALE 42 REPAIRS OF CONSUMER GOODS 43 LAUNDRY 44 HAIRDRESSING & BEAUTY PARLOURS **DIVISION 4** 45 SCRAP METAL DEALERS RETAILING:-46 OTHER SERVICES 16 RETAIL OF FOOD, DRINK AND TOBACCO 17 RETAIL OF TEXTILES AND CLOTHING DIVISION 9 18 RETAILS OF BOOKS, PAPERS ETC 19 MOTOR VEHICLES AND PETROL SALES HOTELS AND CATERING:-20 RETAIL OF FURNITURE 21 RETAIL OF ELECTRICAL GOODS 47 RESIDENTIAL ACCOMMODATION 22 OTHER RETAIL 48 LICENSED PREMISES 49 RESTAURANTS 50 OTHER CATERING **DIVISION 5** CONSTRUCTION:-

26 BUILDING REPAIRS 27 FLECTRICAL AND P

24 HOME IMPROVEMENTS

27 ELECTRICAL AND PLUMBING

25 DECORATING AND SMALLWORKS

23 GENERAL CONSTRUCTION AND DEMOLITION

Companies House receipt date barcode

Notice of administrator's appointment

R2.19

Pursuant to paragraph 46 of Schedule B1 to the Insolvency Act 1986 and Rule 2.19 of the Insolvency (Scotland) Rules 1986

	Name of Company		Company Number
(a) Insert full name(s) and address(es)	I/We (a)		
*Delete as applicable	give notice that *I was/we were appo	ointed as administrator	r(s) of the above company on:
	(b)		
(b) Insert date			
	and attach a copy of the administrati	on order/notice of app	ointment.
	Signed		
	Dated		
	Joint/Administrator(s) (IP)	No(s))
	Contact Details:		
box oppo	not have to give any contact information in the osite but if you do, it will help Companies House ct you if there is a query on the form. The		
	information that you give will be visible to s of the public record		Tel
		DX Number	DX Exchange
	s of the public record	you have completed and sign	

Notice requiring submission of a statement of affairs

Pursuant to paragraph 47(1) of Schedule B1 to the Insolvency Act 1986 and Rule 2.20 of the Insolvency (Scotland) Rules 1986

	Name of Company	Company number
(a) Insert full name of each	The Administrator requires a statement of affairs to be prepar (a)	
person required to submit statement	as to the affairs of (b)	
(b) Insert full name of company	A notice requiring submission of a statement of affairs has be persons (c)	en sent to each of the following
(c) Insert full name and address of each person sent this notice		
(d) Insert date	The statement of affairs must be submitted within 11 days of later than (d) to (e) administrator")	receipt of this notice and no ("the
(e) Insert name of administrator	at (f)	
(f) Insert full address		
	Signed Joint/Administrator(s)	
	Dated WARNING	
	It is an offence under paragraph 48(4) of Schedule B1 to the Insolve reasonable excuse to comply with this requirement.	ncy Act 1986 if you fail without
(g) Delete words in brackets if not applicable	Section 235 of the Insolvency Act 1986 places a duty on you (g) (as provide the administrator with information and attend upon him if refailure to submit the statement of affairs as required by this notice, or administrator under section 235 of the Insolvency Act 1986, may may continued contravention, to a daily default fine.	equired. I have to warn you that r to co-operate with the
	Under paragraph 10 of Schedule 1 to the Company Directors Disqua	lification Act 1986 failure to

..

Forms and instructions for the preparation of the statement of affairs are enclosed. Under Rule 2.24 reasonable expenses incurred in making the statement of affairs can be claimed out of the company's assets.

submit a statement of affairs or to co-operate with the administrator under section 235 of the Insolvency Act 1986 are matters which may be taken into account by the court in determining whether a person is unfit to be an officer of or to be involved in the management of a company. Unfit conduct may result in

a disqualification under the Company Directors Disqualification Act 1986.

Statement of Affairs

Pursuant to paragraph 47 of Schedule B1 to the Insolvency Act 1986 and Rule 2.21(1) of the Insolvency (Scotland) Rules 1986

Insert name of the company	Statement as to the affairs of	
	as at the 20, the administration.	date that the company entered
	Statutory Declaration	
	I solemnly and sincerely declare that the information lists A to G annexed and signed as relative hereto is, belief, true and complete,	*
	AND I make this solemn declaration conscientiously by virtue of the provisions of the Statutory Declaration	e
	Declared at	
	Signed	
	This day of	20
	Before me	_
	A Notary Public or Justice of the Peace or Solicitor	

Please complete legibly, preferably in black type, or bold block lettering

	Estimated Realisable Values £
	2
ASSETS	
Assets not specifically secured (as per List "A")	
Assets specifically secured (as per List "B") £	
Estimated realisable value	
Less: Amount due to secured creditors	
Estimated Surplus	
Estimated Total Assets available for preferential creditors,	
holders of floating charges and unsecured creditors	
LIABILITIES	
Preferential creditors (as per List "C")	
Estimated balance of assets available for	
holders of floating charges and unsecured creditors	
Estimated prescribed part of net property	
where applicable (to carry forward)	
Holders of floating charges (as per List "D")	
Estimated surplus/deficiency as regards holders of floating charges	
Estimated prescribed part of net property where applicable (brought down)	
Unsecured Creditors	£
Trade accounts (as per List "E")	
Bills payable (as per List "F")	
Contingent or other liabilities (as per List "G")	
Estimated deficiency after floating charge	
where applicable (brought down)	
Total unsecured creditors	
Estimated Surplus/Deficiency as regards creditors	
Issued and Called-up Capital	
Estimated Surplus/Deficiency as regards members	

*delete as appropriate

estimated to produce ${\mathfrak L}$

which is/is not charged

These figures must be read subject to the following:*[(a) There is no unpaid capital liable to be called up]
*[(b) The nominal amount of unpaid capital liable to be called up is £ in favour of the holder of the floating charge(s)]

The estimates are subject to the expenses of the administration and to any surplus or deficiency on trading pending realisation of the Assets.

Statement of affairs LIST 'A'

Assets not specifically secured

Please complete legibly, preferably in black type, or bold block lettering

Particulars of assets	Book value £	Estimated to produce £
Balance at bank		
Cash in hand		
Marketable securities (as per Schedule I)		
Bills receivable (as per Schedule II)		
Trade debtors (as per Schedule III)		
Loans and advances (as per Schedule IV)		
Unpaid calls (as per Schedule V)		
Stock in trade		
Work in progress		
Heritable property		
Leasehold property		
Plant, machinery and vehicles		
Furniture and fittings, etc		
Patents, trade marks, etc		
Investments other than marketable securities		
Other property		
Total		

	securities		
	Other property		
	Total		
Signed		Date	

Please complete legibly, preferable in black type, or bold block lettering

SCHEDULE I TO LIST 'A'

Statement of affairs Marketable Securities

	numbered consecutively			
No	Name of organisation in which securities are held	Details of securities held	Book value	Estimated to produce £

Signed	Date

Please complete legibly, preferably in black type, or bold block lettering

SCHEDULE II TO LIST 'A'

Statement of affairs

Bills of exchange, promissory notes, etc. available as assets

No	Name and adress of acceptor of bill or note	Amount of bill or note £	Date when due	Estimated to produce £	Particular s of any property held as security for payment of bill or note

Signed	Date
--------	------

Please complete legibly, preferably in black type, or bold block lettering

SCHEDULE III TO LIST 'A'

Statement of affairs

Trade debtors

No	Name and address of debtor	Particulars of any securities held for debt	Book value	Estimated to produce £

Signed		Date	

Please complete legibly, preferably in black type, or bold block lettering

SCHEDULE IV TO LIST 'A' Statement of affairs

Loans and Advances

No	Name and address of debtor	Particulars of any securities held for debt	Book value	Estimated to produce £

Signed	Date	

Please complete legibly, preferably in black type, or bold block lettering

SCHEDULE V TO LIST 'A' Statement of affairs Loans and Advances

No	No in share register	Name and address of shareholder	No of shares held	Amount of call per share unpaid £	Total amount due	Estimated to produce
					£	£

Please complete legibly, preferably in black type, or bold block lettering

LIST 'B' (consisting of	pages)
Statement of affairs	

Assets specifically secured and creditors fully or partly secured (see note below) (not including debenture holders secured by a floating charge)

No	Particulars of assets specifically secured and nature of security	Date when security granted	Name of creditor	Address and occupation

Note: For this purpose treat as a creditor but identify separately

- (a) an owner of goods in the company's possession under a hire-purchase agreement or an agreement for the hire of goods for more than 3 months, or
- (b) a seller of goods to the company claiming a retention of title or a seller under a conditional sale agreement.

Please complete legibly, preferably in black type, or bold block lettering

LIST 'C' (consisting of	pages)
Statement of affairs	

Preferential creditors for salaries, wages and otherwise

No	Name of creditor	Address
1		

Please do not write in this margin
Please complete

Please complete legibly, preferably in black type, or bold block lettering

Nature of claim	Total claim	amount	of	Amount ranking as preferential	Balance not preferential carried to List 'E'

Signed Date

Please complete legibly, preferably in black type, or bold block lettering

LIST 'D'

Statement of affairs

List of holders of debentures secured by a floating charge

No	Name and address of Holder	Amount £	Description of assets over which security extends

Signed	Date

Please complete legibly, preferable in black type, or bold block lettering

LIST 'D' (consisting of	pages)
Statement of affairs	

Unsecured creditors – trade accounts.

Identify separately on this list customers claiming amounts paid in advance of the supply of goods and services

		Amount of the debt
No	Name of and address of creditor	£

Please complete legibly, preferably in black type, or bold block lettering

LIST 'F'

Statement of affairs

Unsecured creditors - Bills payable, promissory notes, etc

Names to be arranged in alphabetical order and numbered consecutively

*Note
The particulars of any
bills of exchange and
promissory notes held
by a holder should be
inserted immediately
below the name and
address of such
creditor.

y	No	Name and address of acceptor of bill or note	Name and address of holder*	Date when	Amount of claim
ı		acceptor or our or note	noidei	due	£
e					
d h					

Signed	Date	

Please complete legibly, preferably in black type, or bold block lettering

LIST 'G'

Statement of affairs

Unsecured creditors – contingent liabilities

Names to be arranged in alphabetical order and numbered consecutively

No	Name and address of creditor	Nature of liability	Amount of claim
			£

Date

Signed

Statement of concurrence

Pursuant to paragraph 47 of Schedule B1 to the Insolvency Act 1986 and Rule 2.21(2) of the Insolvency (Scotland) Rules 1986

	Name of Company	Company number
(a) Insert full	With regards the Statement of Affairs of (a)	
of registered office of company to		
which statement of affairs relates	made on (b)	
(b) Insert date statutory declaration on the	by (c)	
statement of affairs was made	Statutory Declaration	
(c) Insert full name of person who made the statutory	I (d)	
declaration on the		
affairs being concurred with	* concur with the Statement of Affairs of the above company and I believe the Statement of Affairs are a full, true and complete statement of the affairs of	at the facts stated in the
name and address of person making statement	entered administration. OR concur with the Statement of Affairs of the above company, subject to the fo	ollowing qualifications
*Delete as applicable	(e)	
(e) Please list matters in the statement of affairs which you	and believe that, subject to these qualifications, the facts stated in the statement complete statement of the affairs of the company on the date that it entered a	ent of affairs are a full, true and dministration.
are not in agreement with, or which you consider to be	I solemnly and sincerely declare that the information provided in this statemed knowledge and belief, true,	ent is, to the best of my
erroneous or misleading, or matters to which you have no	AND I make this solemn declaration conscientiously believing the same the provisions of the Statutory Declarations Act 1835.	to be true and by virtue of
direct knowledge and indicate	Declared at	
reason for listing them	Signed	
	This day of 20	
	before me	
	A Notary Public or Justice of the Peace or Solicitor	

Notice of statement of affairs R2.21

Pursuant to Rule 2.21(6) of the Insolvency (Scotland) Rules 1986

	Name of Compar	ny			Company number
a) Insert full name(s) and address(es) of administrator(s)	I/We (a)				
	attach a copy				
* Delete as applicable	* a copy of t	ent(s) of he court	concurrence;		spect of the statement of affairs in .
			strator(s)		
Contact Deta	ails:				
You do not have to give the box opposite but if you House to contact you if th The contact information th to searchers of the public r	do, it will help Compere is a query on the nat you give will be we	oanies form.			Tel
		1	DX Number		DX Exchange
Companies House rece	cipt date barcode	Compan		Terrace, Edink	n please send it to the Registrar of ourgh EH1 2EB

Statement of administrator's proposals

R2.25

Pursuant to paragraph 49 of Schedule B1 to the Insolvency Act 1986 and Rule 2.25 of the Insolvency (Scotland) Rules 1986

N	Vame of Company		Company number
a) Insert full name(s) and dress(es) of inistrator(s)	I/We (a)		
	attach a copy of my/or proposals was		dministration of the above company.
nsert date	(b)		
	Signed Joint/Administrator(s) Dated		
Contact De	etails:		
You do not I the box oppose House to con	have to give any contact information in site but if you do, it will help Companies tact you if there is a query on the form.		
You do not I the box oppose House to con The contact i	have to give any contact information in site but if you do, it will help Companies	DX Number	Tel DX Exchange

DX 235 Edinburgh/LP 4 Edinburgh-2

Companies House, 37 Castle Terrace, Edinburgh EH1 2EB

Companies at:

Companies House receipt date barcode

Rule 2.34 Form 2.17B(Scot)

The Insolvency Act 1986

Statement of administrator's R2.34 revised proposals

Pursuant to paragraph 54 of Schedule B1 to the Insolvency Act 1986 and Rule 2.34 of the Insolvency (Scotland) Rules 1986

	Name of Comp	pany				Company number
(a) Insert full name(s) and address(es) of administrator(s)	I/We (a)					
(b) Insert date	A copy of these (b) Signed Joint/Administr	revised particles attor(s)	nis form a copy of my/our ove company. proposals was sent to all h	known creditors on	respect	of the
Contact Details:						
You do not have to give the box opposite but if you House to contact you if the The contact information the searchers of the public results.	do, it will help Compere is a query on the lat you give will be v	oanies form.			Tel	
to searchers of the public it	cord		DX Number		change	
Companies House rece	ipt date barcode	Compar	ou have completed and signed th nies House, 37 Castle Terrace, Edinburgh/LP 4 Edinburgh-2	Edinburgh EH1 2EB	e Registra	ar of Companies at:

Notice of result of meeting of creditors

R2.35

Pursuant to Rule 2.35 of the Insolvency (Scotland) Rules 1986

	Name of Company				Company number	
(a) Insert full name(s) and address(es) of the administrator(s)	I/We (a)					_
*Delete as applicable	hereby report that *a meeti at (b)					held
(b) Insert place of meeting (c) Insert date of meeting *Delete as applicable		osals we	ere approved. ere modified and approved			
(d) Give details of the modifications (if any)	*3. The proposals were rej *4. The meeting was adjou		(e)			-
(e) Insert time and date of adjourned meeting	*5. Other resolutions: (f) _					
	The revised date for automa	atic end	to administration is			
*Delete as applicable	A creditors' committee *wa	as/was n	not formed.			
	Signed					
	Dated					
*Delete as applicable	A copy of the *original pro receive such documents pri			proposals	is attached for those who c	lid not
the box o	not have to give any contact informat pposite but if you do, it will help Com contact you if there is a query on the	panies				
The cont	act information that you give will be ers of the public record				Tel	
			DX Number	D	X Exchange	
Com	ponios Uousa raccint data baracela	When at:	you have completed and signed th	nis form pleas	e send it to the Registrar of Com	panies
Com	panies House receipt date barcode	_	anies House, 37 Castle Terrace, 5 Edinburgh/LP 4 Edinburgh-2		EH1 2EB	

Notice of order to deal with secured property

R2.37

Pursuant to paragraph 71 or 72 of Schedule B1 to the Insolvency Act 1986 and Rule 2.37 of the Insolvency (Scotland) Rules 1986

	Name of Company				Company number	
(a) Insert full name(s) and address(es) of administrator(s)	I/We (a)					_
*Delete as applicable	administrator(s) of the above *property of the company whi of the company under a hire-put	ch is subject	ct to a security (other	r than a	floating charge)goods i pos	
(b) Insert date	A copy of the said court order Signed					
		ninistrator(s)			
	Contact Details:					
the bo	do not have to give any contact information of the composite but if you do, it will help Composite to contact you if there is a query on the	form.				
	ontact information that you give will be verchers of the public record		OX Number		Tel DX Exchange	
C	ompanies House receipt date barcode	Companies Companies	nave completed and signed at: House, 37 Castle Terrac inburgh/LP 4 Edinburgh	ce, Edinbı	please send it to the Registrar of	

Administrator's progress report

R 2.38

Pursuant to Rule 2.38 of the Insolvency (Scotland) Rules 1986

N	Name of Company			Company number
Insert full ne(s) and ress(es) of ninistrator(s)	I/We (a)			
	administrator(s) of the	above company attach	a progress repo	ort for the period
Insert dates	Signed		(b)	
	Dated			
	ontact Details:			
You do not he the box opposed House to community the contact in	nave to give any contact informat site but if you do, it will help Com tact you if there is a query on the information that you give will be	panies form.		Tal
to searchers o	i the public record	DX Number When you have complete	ed and signed this fo	DX Exchange orm please send it to the Registrar of Companies
Companie	es House receipt date barcode	at: Companies House, 37 C DX 235 Edinburgh/LP	astle Terrace, Edi	

Notice of automatic end of administration

R2.43

Pursuant to Rule 2.43 of the Insolvency (Scotland) Rules 1986

	Name o	f Company			Company number		
(a) Insert name(s) and address(es) of administrator(s)	I/We (a)						
(b) Insert name and address of the registered office of company	having b		nistrator(s) of (b)				
	on (c)		by (d)		·		
(c) Insert date of appointment (d) Insert name of appointor/applicant	on (c)by (d) hereby give notice that my/our appointment ceased to have effect on						
	I/We atta	ach a copy of my/ur	final progress report.				
	Signed _ Jo	int/Administrator(s					
		(-)					
Contact	Details:						
ou do not have to give any e box opposite but if you do, ouse to contact you if there i	it will help Con	npanies					
he contact information that y searchers of the public record	ou give will be	visible		Te	el		
		DX Numb	er	DX Exch	ange		
Companies House receipt of	ate barcode		oleted and signed this form 7 Castle Terrace, Edinbu	•	Registrar of Companies at:		

Notice of extension of period of administration

R2.44

Pursuant to paragraph 77(2) or 78(5) of Schedule B1 to the Insolvency Act 1986 and Rule 2.44 of the Insolvency (Scotland) Rules 1986

Na	ame of Company				Company number
) Insert name(s) and address(es) of administrator(s)	I/We (a)				
(b) Insert name and ddress of registered office of company	having been appointed	d admini	strator(s) of (b)		
(c) Insert date of appointment (d) Insert name of					("the company")
appointor/applicant	hereby give notice that	it the adr	ministration has bee	n ext	tended:
Delete as applicable	* by order of the cour	t			
seice as applicable	* with the consent of	the comp	pany's creditors		
(e) Insert date	until (e)				
	SignedJoint admir	nistrator((s)		
	Dated				
Cor	ntact Details:				
the box opposite House to contac	e to give any contact informat but if you do, it will help Com t you if there is a query on the	panies form.			
The contact info to searchers of the	ormation that you give will be not public record	visible			Tel
			DX Number		DX Exchange
	Construction de la la	When y Compar		signed	d this form please send it to the Registrar of
Companies	House receipt date barcode		nies House, 37 Castle T Edinburgh/LP 4 Edin		ce, Edinburgh EH1 2EB h-2

Notice of end of administration 2.45(1)(a)

Pursuant to paragraph 80(2) of Schedule B1 to the Insolvency Act 1986 and Rule 2.45(1)(a) of the Insolvency (Scotland) Rules 1986

	Name of Company				Company number
Insert name(s) address(es) of inistrator(s)	I/We (a)			. L	
Insert name and ress of stered office of apany	having been appointed add	ministrat	or(s) of (b)		
insert date of pintment					("the company")
Insert name of bintor	hereby give notice that I/v relation to the company.	ve think	the purpose of administrat	ion h	as been sufficiently achieved in
	I/We attach a copy of the	final pro	gress report.		
	Signed	s)			
	Dated				
		Endors	sement to be completed l	by the	e court
Insert date and	This form and the attache	ed docum	nents were lodged on (e) _		
(Contact Details:				
You do not ! the box oppo	have to give any contact informati site but if you do, it will help Comp	on in			
The contact i	ntact you if there is a query on the information that you give will be very the public record				Tel
to searchers (or the public record		DX Number		DX Exchange
		When yo		is form	please send it to the Registrar of
Companie	s House receipt date barcode		nies House, 37 Castle Terrace, 1 Edinburgh/LP 4 Edinburgh-2	Edinbu	urgh EH1 2EB

Notice of court order ending administration

R2.45(1)(b)

Pursuant to paragraph 79 or 81 of Schedule B1 to the Insolvency Act 1986 and Rule 2.45(1)(b) of the Insolvency (Scotland) Rules 1986

	Name of Company				Comp	any number	
(a) Insert name(s) and address(es) of administrator(s) (b) Insert name and address of registered office of	I/We (a)having been appointed admin	nistrator(
(c) Insert date of appointment (d) Insert name of applicant/appointor	on (c)hereby give notice that the cocopy of the court order is att. I/We attach a copy of the fin	ourt has o	by (d) ordered that the administrat				
(e) Insert date	Signed Joint/Administrator Dated	(s)					
the be Hous	Contact Details: do not have to give any contact informa ox opposite but if you do, it will help Come to contact you if there is a query on the	panies form.					
	contact information that you give will be archers of the public record	visible	DX Number		DX Exch	Tel nange	
C	Companies House receipt date barcode	at: Compa	ou have completed and signed thi nies House, 37 Castle Terrace, I Edinburgh/LP 4 Edinburgh-2	•		the Registrar of	Companies

Notice of move from administration R2.47 to creditors' voluntary liquidation

Pursuant to paragraph 83(3) of Schedule B1 to the Insolvency Act 1986 and Rule 2.47 of the Insolvency (Scotland) Rules 1986

Na	me of Company			Company number	
Insert name(s) d address(es) of ministrator(s)	I/We (a)				
) Insert name and dress of gistered office of mpany	having been appointed adm				
Insert date of pointment Insert name of plicant / pointor	on (c)hereby give notice that the papply, and it is proposed that	by (d) provisions of paragra	aph 83(2) of S	chedule B1 to the Insol	vency Act 1986
) Insert name(s) d address(es) of quidator(s)	will be the liquidator(s) of t I/We attach a copy of the fi Signed Joint/Administrator(s) Dated	nal progress report.)	
	Contact Details: ot have to give any contact information	on in			
the box op House to The conta	posite but if you do, it will help Comp contact you if there is a query on the t ct information that you give will be virs of the public record	anies form.		Te	
		DX Number		DX Exchange	2
Comp	anies House receipt date barcode	When you have complet at: Companies House, 37 DX 235 Edinburgh/LP	Castle Terrace, I	s form please send it to the R	egistrar of Companies

Rule 2.48 Form 2.26B(Scot)

The Insolvency Act 1986

(a) Insert name(s) and address(es) of administrator(s) (b) Insert name and address of registered office of company

(c) Insert date of appointment (d) Insert name of applicant / appointor

Notice of move from administration to dissolution

R2.48(1)

Pursuant to paragraph 84(1) of Schedule B1 to the Insolvency Act 1986 and Rule 2.48(1) of the Insolvency (Scotland) Rules 1986

	Name of Compar	ny		C	ompany number
	I/We (a)				
	having been appoin	ted administr	rator(s) of (b)		
	on (c)		by (d)		
	hereby give notice 1986 apply.	that the provi	sions of paragraph 84(1) of S	Schedule B1 to th	e Insolvency Act
	I/We attach a copy	of the final p	rogress report.		
	Signed Joint/Administr				
	Dated				
(Contact Details:				
box op	ot have to give any contact ir oposite but if you do, it will hel contact you if there is a query	p Companies			
e contac	ct information that you give w rs of the public record				Tel
			DX Number	DX	Exchange
Compa	anies House receipt date barco	at:	you have completed and signed this	•	o the Registrar of Companie

DX 235 Edinburgh/LP 4 Edinburgh-2

Rule 2.48 Form 2.27B(Scot)

The Insolvency Act 1986

Notice to registrar of companies in respect of date of dissolution

R2.48(4)

Pursuant to paragraph 84(8) of Schedule B1 to the Insolvency Act 1986 and Rule 2.48(4) of the Insolvency (Scotland) Rules 1986

	Name of Company			Company nu	umber	
n) Insert name(s) and ldress(es) of lministrator(s)	I/We (a)					
	Joint/Administrator(s	order is	attached.	aph 84(7) of Sch	edule B1 to the Ins	solvency
	Dated					
	Contact Details:					
the box	not have to give any contact informat opposite but if you do, it will help Com	panies				
House t	to contact you if there is a query on the ntact information that you give will be	form.				
to searc	hers of the public record				Tel	
		_	DX Number	D	X Exchange	
Con	mpanies House receipt date barcode	at:	you have completed and signed this nnies House, 37 Castle Terrace, Ed 5 Edinburgh/LP 4 Edinburgh-2	-	-	ıpanies

Notice of intention to resign as administrator

Pursuant to Rule 2.50 of the Insolvency (Scotland) Rules 1986

	Name of Company	Company number
a) Insert name nd address of dministrator	I, (a)	
*Delete as applicable	*the administrator/one of the administrators of the above company gi * I intend to resign from the said office of administrator with effect fr	
(b) Insert date	(b)	
	OR * I intend to apply to the court for leave to resign from the said office	of administrator on
	(b)	
	Signed	
c) The date nust be at least days before ne dministrator ntends to essign or pplication is to e made to the ourt for leave o resign	Dated (c)	

Notice of resignation by administrator

R2.51

Pursuant to paragraph 87 of Schedule B1 to the Insolvency Act 1986 and Rule 2.51 of the Insolvency (Scotland) Rules 1986

administrator of (b)	one of the a	dministrators of the	e above	e company having been ap	-		
*the administrator/administrator of (b)	one of the a	dministrators of the	e above	e company having been ap	-		
administrator of (b)					-		
on (c)							
		by (d)					
hereby give notice that:							
OR * The court gave me le	eave on (f)	to	resign	from the said office of administ			
I hereby resign with e	ffect from (e)						
SignedAdministrator	r						
Dated							
Contact Details:							
nt if you do, it will help Compou if there is a query on the	form.						
nation that you give will be very public record	risible			Tel			
	DX	Number		DX Exchange			
use receipt date barcode	Companies Ho	use, 37 Castle Terrace, Edi	•		at:		
	* I resign from the said OR * The court gave me le I hereby resign with e Signed Administrator Dated Contact Details: of give any contact information if if you do, it will help Compout if there is a query on the attent that you give will be would be record.	* I resign from the said office of adm OR * The court gave me leave on (f) I hereby resign with effect from (e) Signed Administrator Dated Contact Details: o give any contact information in it if you do, it will help Companies ou if there is a query on the form. ation that you give will be visible public record DX Market Service of the said office of administrator of the said of the sa	* I resign from the said office of administrator with effect from (Part 1	* I resign from the said office of administrator with effect from (e) OR * The court gave me leave on (f)	* I resign from the said office of administrator with effect from (e)		

Notice of vacation of office by administrator

R2.52/ R2.56

Pursuant to paragraph 88 or 89 of Schedule B1 to the Insolvency Act 1986 and Rule 2.52 or 2.56 of the Insolvency (Scotland) Rules 1986

	Name of Company				Compa	nny number	
a) Insert name and address of person giving notice	Notice is hereby given by (a	a)					
b) Insert name of dministrator	that (b)						
Delete as pplicable c) Insert name nd address of	who was appointed *admin	istrator/ o	one of the adminstrators of (c)				
egistered office of company	on (d)		by (e)				
(d) Insert date	has vacated the office of ad	ministrat	or because:				
ppointed e) Insert name of	* he died on (f)				(attach	n copy of death cer	tificate
pplicant / ppointor	* he was removed from off	ice by or	der of the court, a copy of which	is atta	ched		
f) Insert date	* he ceased to be qualified	to act as	an administrator of the company				
Delete as pplicable	Signed					_	
	Dated					_	
_							
	Contact Details:						
the box opp	t have to give any contact informat posite but if you do, it will help Com	panies					
The contac	ontact you if there is a query on the t information that you give will be						
to searchers of the public record						Tel	
		_	DX Number		DX	Exchange	
Compa	nies House receipt date barcode	Compai	ou have completed and signed this form paies House, 37 Castle Terrace, Edinbur Edinburgh/LP 4 Edinburgh-2			the Registrar of Compa	anies at:

The Insolvency Act 1986

Notice of appointment of replacement/additional administrator

R2.54/ **R2.55**

Pursuant to paragraph 91, 95 or 103 of Schedule B1 to the Insolvency Act 1986 and Rule 2.54 or 2.55 of the Insolvency (Scotland) Rules 1986

	Name of Company				Company number		
(a) Insert name and address of administrator (b) Insert name and address of registered office of company (c) Insert name of applicant / appointor	Notice is hereby given that	(a)					
	has been appointed to be administrator of (b)						
	by (c) by *order of/*notice of appe						
(d) Insert date (e) Insert full name of court	This appointment is an appo	ointment	of				
*Delete as applicable	* a replacement administrator; or * an additional administrator						
	Signed						
	Dated						
	Contact Dataila					_	
the box House to The con	Contact Details: not have to give any contact informat opposite but if you do, it will help Compo contact you if there is a query on the stact information that you give will be where of the public record	panies form.	DX Number		Tel DX Exchange		
Companies House receipt date barcode at: Compa		ou have completed and signed this nies House, 37 Castle Terrace, E Edinburgh/LP 4 Edinburgh-2	•		panies		

Notice of insufficient property B1/115 for distribution to unsecured creditors other than by virtue of s.176A(2)(a)

Pursuant to paragraph 115 of Schedule B1 to the Insolvency Act 1986

	Name of Company				Company number				
(a) Insert	I/We (a)								
address of administrator				(.	IP No(s).				
		administrator(s) of (b)							
(b) Insert name and									
company consider creditors	consider that the above	e compa	paragraph 115(2) of Schedule B1 to ny has insufficient property to enable of section 176A(2)(a) of that Act.						
	Signed								
	Dated								
	Contact Details:								
the box opposite	ve to give any contact informati e but if you do, it will help Comp	anies							
House to contact you if there is a query on the form. The contact information that you give will be visit to searchers of the public record					Tel				
			DX Number	D	DX Exchange				
Companies I	House receipt date barcode	Compa	ou have completed and signed this form pleas nies House, 37 Castle Terrace, Edinburgh l Edinburgh/LP 4 Edinburgh-2						

SCHEDULE 2

CONSEQUENTIAL AMENDMENTS TO THE PRINCIPAL RULES

Part 1

- 1. In Rule 1.1(2)(a), for "an administration order under Part II of the Act in force in relation to it", substitute "in administration"; and in Rule 1.1(2)(b) for "an administration order is in force" substitute "administration".
 - 2. In Rule 1.10(a), for "subject to an administration order" substitute "in administration".
 - **3.** In Rule 1.19–
 - (a) in paragraph (1)(a), for "subject to an administration order" substitute "in administration"; and
 - (b) in paragraph (2)(b), for "became subject to the administration order" substitute "entered administration".
 - **4.** In Rule 4.10(4), for "Rule 2.7" substitute "Rule 2.25".
- **5.** In Rule 4.60(1)(a), for "discharge of an administration order", substitute "ending of administration".
- **6.** In Rules 4.61 to 4.63, for the words "section 26", in each place where they occur, substitute "Schedule B1 to the Act".
 - 7. In Rule 7.3–
 - (a) in paragraph (2)(b), for "section 23(1)(b) or 25(2)(b)" substitute "paragraph 51 or 54(2)";
 - (b) in paragraph (3), for "section 23(1)(b)" substitute "paragraph 51".
 - **8.** In Rule 7.6(1)(a)(i), for the words "section 17(3)" substitute "paragraph 52(2) or 56(1)".
 - **9.** In Rule 7.9–
 - (a) in paragraph (4)(c)(i)-
 - (i) for the words "subject to an administration order" substitute "in administration"; and
 - (ii) for the words "of the administration order" substitute "entering administration";
 - (b) in paragraph (4)(c)(ii) for the words "the date of the administration order" substitute "the date upon which the company entered administration".
 - **10.** In Rule 7.33(7)–
 - (a) omit the first occurrence of the word "order"; and
 - (b) for the words "order is discharged", substitute "ends in accordance with that Part".
- 11. In the table contained in Schedule 4 to the principal Rules, for the words "Rule 2.17(4)" where they appear in the first column of the table, substitute "Rule 2.38(6)".
- 12. For the Form 4.7(Scot) set out in Schedule 5 to the principal Rules(a), substitute Form 4.7(Scot) as set out in Part 2 of this Schedule.

Rule 4.15 The Insolvency Act 1986

Form 4.7 (Scot)

Statement of Claim by Creditor

WARNING

Pursuant to Rule 4.15(2)(a) of the Insolvency (Scotland) Rules 1986

It is a criminal offence	
 for a creditor to produce a statement of claim, account, voucher or other evidence which is false, unless he shows that he neither knew nor had reason to believe that it was false; or 	 for a director or other officer of the company who knows or becomes aware that it is false to fail to report it to the liquidator within one month of acquiring such knowledge.
beneve that it was raise, or	On conviction either the creditor or such director or other officer of the company may be liable to a fine and/or imprisonment.
Notes	
(a) Insert name of company	(a)
(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 total amount as at the due date (see note (e) below) claimed in respect of all the debts, the particulars of which are set out overleaf.	I submit a claim of (d) £ in the liquidation of the above company and certify that the particulars of the debt or debts making up that claim, which are set out overleaf, are true, complete and accurate, to the best of my knowledge and belief.
 (e) The due date in the case of a company (i) which is subject to a voluntary arrangement is the date of a creditors' meeting in the voluntary arrangement; 	
 (ii) which is in administration is the date on which the company entered administration; (iii) which is in receivership is the date of appointment of the receiver; and (iv) which is in liquidation is the 	Signed Creditor/person acting on behalf of creditor
commencement of the winding up. The date of commencement of the winding up is (i) in a voluntary winding up the date of the resolution by the company for winding up (section 86 or 98); and (ii) in a winding up by the court, the date of the presentation of the petition for winding up unless it is preceded by a resolution for voluntary winding up (section 129).	Date

PARTICULARS OF EACH DEBT

Notes

A separate set of particulars should be made out 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.

- 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 due date (see note (e)). 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 Customs and Excise.
- 3. Insert the nature and amount of any preference under Schedule 6 to the Act claimed in respect of the debt.
- 4. 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.

Security is defined in section 248(b) of the Insolvency Act 1986 as meaning "any security (whether heritable or moveable), any floating charge and any right of lien or preference and any right of retention (other than a right of compensation or set off)". For claims in administration procedure security also includes a hire purchase agreement, agreement for the hire of goods for more than three months and a conditional sale agreement (see Rule 2.33).

In liquidation only the creditor should state whether he is surrendering or undertakes to surrender his security; the liquidator may at any time after 12 weeks from the date of commencement of the winding up (note (e)) require a creditor to discharge a security or to convey or assign it to him on payment of the value specified by the creditor.

1. Particulars of debt

2. Amount of debt

- 3. Preference claimed for debt
- 4. Security for debt

- 5. In calculating the total amount of his claim in a liquidation, a creditor shall deduct the value of any security as estimated by him unless he surrenders it (see note 4).
- 6. In the case of a member State liquidator creditor, specify and give details of underlying claims in respect of which he is claiming as creditor.
- 5. Total amount of the debt
- 6. Underlying claims

EXPLANATORY NOTE

(This note is not part of the Rules)

These Rules amend the Insolvency (Scotland) Rules 1986 (S.I. 1986/1915) ("the 1986 Rules"), substituting, in Schedule 1 to these Rules, a new Part 2 (Administration) and associated Forms for the existing Part 2 of the 1986 Rules and making other changes consequential on amendments made to the Insolvency Act 1986 (c.45) by the Enterprise Act 2002 (c.40).

The new Part 2 of the 1986 Rules governs the administration procedure that was introduced as Schedule B1 to the Insolvency Act 1986 by section 248 of the Enterprise Act 2002 in substitution for Part II of the Insolvency Act 1986. The substituted Part 2 of the 1986 Rules draws substantially on the existing Rules but makes new provisions in consequence of the revised and extended administration procedures introduced by the Enterprise Act 2002. In particular, under Schedule B1, provision is made for two new routes into administration without court order, with appointment of the administrator being made by notice by the company, the directors or the holder of a qualifying floating charge, in addition to the existing procedure for entry by court order.

Administration is subject to new time limits to ensure that the process is conducted quickly and efficiently. Administrators are required to send copies of their proposals to creditors within 8 weeks, and hold a creditors' meeting within 10. There is also a time limit of 12 months as the initial maximum duration of the whole administration procedure and the administrator must fulfil his duties as soon as reasonably practicable. The administrator may extend any of the time limits with the permission of the court, or with the consent of creditors.

The administrator is required to rescue the company, as a going concern, wherever this is reasonably practicable. In those cases where it is not possible, the objective is to provide a better result for the creditors of the company as a whole than would be achieved in an immediate winding up and only where this is not possible will he or she realise property to make a distribution to secured or preferential creditors.

The administrator has powers to make payments to preferential and secured creditors in all circumstances, and to unsecured creditors with the permission of the court.

The administrator is, on the lodging of an appropriate notice, able to move the company from administration into creditors' voluntary liquidation so that payments can be made to unsecured creditors without the leave of the court or, alternatively, to move from administration to dissolution in those cases where there are no further assets to be distributed.

The costs to business of the commencement of the provisions of the Enterprise Act 2002 are determined in the Regulatory Impact Assessment prepared for that Act. Copies of the assessment are available from Policy Unit, The Insolvency Service, 21 Bloomsbury Street, London, WC1B 3QW.