The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate. Kenneth George Le May, Trustee

5th November 2001

(2517/107)

Bankruptcy (Scotland) Act 1985: Schedule 5, paragraph 5(3) Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

JAMES & CATRIONA WILSON

A Trust Deed has been granted by James and Catriona Wilson, residing at 10 Dunlop Grove, Uddingston on 31st October 2001 conveying (to the extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) their estate to me Graham Cameron Tough, CA MABRP, Martin Aitken & Co, 1 Royal Terrace, Glasgow G3 7NT as Trustee for the benefit of their creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in The Edinburgh Gazette.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate. Graham C Tough, CA MABRP, Trustee

Martin Aitken & Co, 1 Royal Terrace, Glasgow G3 7NT 6th November 2001 (2517/128)

Bankruptcy (Scotland) Act 1985: Schedule 5, Paragraph 5(3) Notice by Trustee Under a Trust Deed for the Benefit of Creditors Trust Deed for Creditors by

GRAHAM WYLLIE

A trust deed has been granted by Graham Wyllie, 18 Park Lane, Blantyre, Glasgow G72 9AS on 15th October 2001 conveying (to extent specified in section 5(4A) of the Bankruptcy (Scotland) Act 1985) his estate to me D D McGruther, Grant Thornton, Chartered Accountants, 95 Bothwell Street, Glasgow G2 7JZ as trustee for the benefit of his creditors generally.

If a creditor wishes to object to the trust deed for the purposes of preventing it becoming a protected trust deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of publication of this Notice in *The Edinburgh* Gazette.

Notes: The trust deed will become a protected trust deed unless within the period of 5 weeks of the date of publication of this Notice in The Edinburgh Gazette a majority in number or not less than one third in value of the creditors notify the Trustee in writing that they object to the trust deed and do not wish to accede to it. The effect of this is that paragraphs 6 and 7 of Schedule 5 to the Act will apply to the trust deed. Briefly, this has the effect of restricting the rights of non-acceding creditors to do diligence (ie to enforce court decrees for unpaid debts) against the debtor and confers certain protection upon the trust deed from being superseded by the sequestration of the debtor's estate. D D McGruther, Trustee

Grant Thornton, 95 Bothwell Street, Glasgow G2 7JZ (2517/18)



Notice is hereby given, pursuant to Section 653 of The Companies Act 1985, that the undernoted companies have been restored to the Register of Companies:-

Bell Security Guarding Limited Hargreaves Flooring Limited

J Henderson, Registrar of Companies Companies House, 37 Castle Terrace, Edinburgh EH1 2EB (2600/143)

Notice is hereby given, pursuant to Section 653 of The Companies Act 1985, that the undernoted companies have been restored to the Register of Companies:-

R W G Properties Limited Sawers Properties (Adams Court) Limited Sweep & Clean (Scotland) Limited Kennedy Fisher Limited First Avenue (Office Sales) Limited

J Henderson, Registrar of Companies Companies House, 37 Castle Terrace, Edinburgh EH1 2EB (2600/144)

Insurance Companies

No. 6303 of 2001 In the High Court of justice **Chancery** Division Companies Court In the Matter of THE ROYAL NATIONAL PENSION FUND FOR NURSES

And in the Matter of LIVERPOOL VICTORIA LIFE COMPANY LIMITED And in the Matter of

THE INSURANCE COMPANIES ACT 1982

Notice is hereby given that a Petition (the "Petition") was on 19th October 2001 presented to Her Majesty's High Court of Justice by the above named The Royal National Pension Fund for Nurses ("RNPFN"), for the sanction of the Court under Part I of Schedule 2C to the Insurance Companies Act 1982 (the "Act") to a Scheme (the "Scheme") providing for the transfer to Liverpool Victoria Life Company Limited ("LVLC") of the whole of the long term business (as defined by Section 1(1) of the Act) of RNPFN and which contains provisions affecting Liverpool Victoria Friendly Society Limited ("LVFS") which, if the Scheme is approved, LVFS intends to be bound by and for orders making ancillary provisions in connection with the said transfer under paragraph 5 of Schedule 2C of the Act.

Copies of the said Petition, the Scheme, and a report by an Independent Actuary pursuant to paragraph 2 of Schedule 2C to the Act may be inspected at each of the offices specified in the Schedule hereto during normal business hours for a period of 21 days from the publication of this notice.

The Petition is directed to be heard before the Judge at the Royal Courts of Justice, Strand, London WC2A on 21st December 2001. Any person who claims that he or she would be adversely affected by the Scheme may appear at the time of the said hearing in person or by Counsel. Any person who intends so to appear, and any policyholder of RNPFN who objects to the Scheme, but does not intend so to appear, should give not less than five clear days' prior notice in writing of such intention or objection and of the reasons thereof to RNPFN.

Copies of the documents referred to above will be furnished by RNPFN to any person requiring them prior to the making of an Order sanctioning the Scheme.