## DRAFT SCOTTISH STATUTORY INSTRUMENTS

## 2019 No.

## The Debt Arrangement Scheme (Scotland) Amendment Regulations 2019

## **Forms**

- **12.**—(1) Schedule 1 (forms) is amended as follows.
- (2) In Form 1 (application for approval of a debt payment programme: individuals)—
  - (a) for section 2c(1) (is this a joint application?) substitute section 2c set out in Part 1 of schedule 1 of these Regulations,
  - (b) for section 6c (payments distributor fee) substitute section 6c set out in Part 2 of schedule 1 of these Regulations,
  - (c) for section 6d (payment methods) substitute section 6d set out in Part 3 of schedule 1 of these Regulations, and
  - (d) omit section 6g(2) (disclosure of continuing money adviser administration fee (if applicable)).
- (3) In Form 2(3) (notification to creditor of approval of a debt payment programme)—
  - (a) for section 4b (payments distributor fee) substitute section 4b set out in schedule 2 of these Regulations, and
  - (b) omit section 5b (continuing money adviser administration fee (if applicable)).
- (4) In Form 4 (application for variation of a debt payment programme)—
  - (a) for section 1 (details of applicant (money adviser or creditor in DPP or creditor not in DPP)) substitute section 1 set out in Part 1 of schedule 3 of these Regulations, and
  - (b) for section 3(4) (grounds for variation) substitute section 3 set out in Part 2 of schedule 3 of these Regulations.

<sup>(1)</sup> Section 2c was substituted by S.S.I. 2018/297.

<sup>(2)</sup> Section 6g was inserted by S.S.I. 2018/297.

<sup>(3)</sup> Form 2 was substituted by S.S.I. 2018/297.

<sup>(4)</sup> Section 3 was substituted by S.S.I. 2018/297.