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SCOTTISH STATUTORY INSTRUMENTS

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**2008 No. 143**

**BANKRUPTCY**

**The Protected Trust Deeds (Scotland) Regulations 2008**

*Made* - - - - *28th March 2008*

*Coming into force* *1st April 2008*

**THE PROTECTED TRUST DEEDS  
(SCOTLAND) REGULATIONS 2008**

1. Citation and commencement
2. Interpretation
3. Protected trust deed
4. The debtor
5. Qualifications of trustee
6. Statement of trustee and debtor
7. Notice in the Edinburgh Gazette
8. Documents to be sent to creditors
9. Accession by creditors to the trust deed
10. Registration of protected status
11. Effect of protected status
12. Petition by qualified creditor
13. Creditors not acceding to protected trust deed
14. Power of court on application under regulation 13
15. Directions to trustee by Accountant
16. Retention of documents by trustee
17. The administration of the trust deed
18. Remuneration payable to trustee
19. Discharge of the debtor
20. Student loans not discharged
21. Discharge of trustee
22. Action after discharge of trust
23. Appeals
24. Directions of the sheriff
25. Forms
26. Savings  
Signature

**Status:** This is the original version (as it was originally made).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

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SCHEDULE 1      FORMS  
SCHEDULE 2      DOCUMENTS TO BE RETAINED BY TRUSTEE

1. The trust deed.
  2. The statement (signed by the trustee and the debtor) referred...
  3. The notice referred to in regulation 7.
  4. The statement of the debtor's affairs referred to in regulation...
  5. Copies of any statements of objection or accession received from...
  6. A copy of the statement of anticipated realisations referred to...
  7. A copy of any statement of status referred to in...
  8. Any adjudication on claims by creditors.
  9. Any scheme of division amongst creditors.
  10. Any circular sent to creditors with accounts.
  11. Form of the debtor's discharge from the trust deed.
  12. Any form sent to creditors requesting the trustee's discharge.
  13. A copy of the statement of realisations referred to in...
- Explanatory Note