SOLICITORS

PARTNERS Stephen Irving LL.B. Anne Irving LL.B. Nicola Spragg LL.B.

CONSULTANT Peter Edwards

659-661 West Derby Road, Tuebrook, Liverpool, Merseyside L13 8AG. Telephone: 0151-228 4727 Fax No: 0151-228 1900 DX 706970-Tuebrook

LEGAL AID

Our Ref: AI/JMG/M313 Your Ref:

19 June 1995

Date:

Mrs. M. Murphy GRO-C LIVERPOOL

0

(

Stephen Irving & Co.

Dear Mrs. Murphy,

Your Legal Aid application form has now been sent to the Legal Aid Board. The Board will take some weeks to process this form but we will contact you again as soon as we received a response from them.

When your Legal Aid application form was completed the effects of what is known as the "Statutory Charge" should you win your case were explained to you. However, due to the importance of this charge it is essential that we set out the details for you in writing. We urge you to read this letter carefully and to retain it for further reference.

If, at the end of the day you are successful, and we recover or preserve money or property for you (either as a result of settling the case or as a result of a Court Order), the Legal Aid Board may require that some or all of your legal costs be deducted from this. The amount recovered by way of costs from an opponent rarely covers the entire costs involved in preparing the case and the Legal Aid Board is entitled to deduct the difference from your award or settlement. This deduction is called the Statutory Charge.

Once you have been granted Legal Aid you have a duty to disclose any change in your circumstances, including change of address of financial means. If there is any increase in your financial means during that time that you are in receipt of legal aid this may affect the amount of any contribution you have to pay towards the cost of the case.

Cont...

Also at: 45 Breck Road, Anfield, Liverpool, Merseyside L4 2QS. Telephone: 0151-260 0020 'THIS FIRM IS REGULATED BY THE LAW SOCIETY IN THE CONDUCT OF INVESTMENT BUSINESS' Mrs. Murphy 1995 19 June

If you are granted emergency Legal Aid and your emergency certificate is revoked because, for example once an assessment has been made it is found that you do not qualify for legal aid, or you have failed to provide the Legal Aid Board with information that they have requested, you may be required to pay some or all of the costs incurred in preparing your case until the date your certificate is revoked.

If there are any queries about the contents of this letter we suggest you contact us and we can discuss them further.

Yours sincerely,

GRO-C

STEPHEN IRVING & CO.,