SCOTTISH STATUTORY INSTRUMENTS

2018 No. 347

The Insolvency (Scotland) (Receivership and Winding up) Rules 2018

PART 1

SCOPE, INTERPRETATION, TIME AND RULES ABOUT DOCUMENTS CHAPTER 4

Form and content of documents

Reasons for stating that insolvency proceedings are or will be main, secondary etc. under the EU Regulation

- **1.8.** Where these Rules require reasons to be given for a statement that proceedings are or will be main, secondary or territorial or non-EU proceedings, the reasons must include—
 - (a) the company's centre of main interests;
 - (b) the place of the company's registered office within the meaning of Article 3(1) of the EU Regulation and where appropriate an explanation why this is not the same as the centre of main interests;
 - (c) a statement that there is no registered office if that be the case in non-EU proceedings.