#### SCOTTISH STATUTORY INSTRUMENTS

### 2018 No. 347

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

# PART 8 DECISION MAKING CHAPTER 8

Creditors' voting rights and majorities

### Scheme manager's voting rights

- **8.29.**—(1) For the purpose of voting in a creditors' voluntary winding up or a winding up by the court of an authorised deposit-taker at which the scheme manager established under section 212(1) of the Financial Services and Markets Act 2000(1) is entitled to be represented under rule 8.17 (but not for any other purpose), the manager may deliver, instead of a statement of claim and documentary evidence of debt, a statement containing—
  - (a) the names of the creditors of the company in relation to whom an obligation of the scheme manager has arisen or may reasonably be expected to arise;
  - (b) the amount of each such obligation; and
  - (c) the total amount of all such obligations.
- (2) The manager may from time to time deliver a further statement; and each such statement supersedes any previous statement.