SCOTTISH STATUTORY INSTRUMENTS

2018 No. 347

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

PART 8 DECISION MAKING CHAPTER 3

Notices, voting and venues for decisions

Voting in a decision procedure

- **8.9.**—(1) In order to be counted in a decision procedure other than where votes are cast at a meeting, votes must—
 - (a) be received by the convener on or before the decision date; and
 - (b) in the case of a vote cast by a creditor, be accompanied by a statement of claim and documentary evidence of debt (where the requirement to provide the latter is not dispensed with under rule 8.28(2)) unless already given to the convener.
- (2) In a receivership, a creditors' voluntary winding up or a winding up by the court a vote must be disregarded if—
 - (a) a statement of claim and, where required, documentary evidence of debt are not received by the convener on or before the decision date or, in the case of a meeting, at or before the meeting (unless under rule 8.26 the chair is content to accept them before resumption of the adjourned meeting); or
 - (b) the convener decides, in the application of Chapter 8 of this Part, that the creditor is not entitled to cast the vote.
- (3) The convener must have received at least one valid vote on or before the decision date in order for the decision to be made.