STATUTORY INSTRUMENTS

2013 No. 1046

The Energy Supply Company Administration Rules 2013

PART 2

Appointment of energy administrator by court

Service of application

- **8.**—(1) In the following paragraphs of this Rule, references to the application are to a copy of the application issued by the court under Rule 7(2) together with the witness statement required by Rule 4 and the documents attached to the application.
- (2) Notification for the purposes of section 156(2) of the 2004 Act must be by way of service in accordance with Rule 10, verified in accordance with Rule 11.
- (3) The application must be served in addition to those persons referred to in section 156(2) of the 2004 Act—
 - (a) if an administrative receiver has been appointed, on the administrative receiver;
 - (b) if there is pending an administration application under Schedule B1 to the 1986 Act, without the modifications made by Schedule 20 to the 2004 Act, on the applicant;
 - (c) if there is pending a petition for the winding up of the energy supply company, on the petitioner (and also on the provisional liquidator, if any);
 - (d) on any creditor who has served notice in accordance with section 164 of the 2004 Act of the creditor's intention to enforce the creditor's security over property of the energy supply company;
 - (e) on the person proposed as energy administrator;
 - (f) on the energy supply company;
 - (g) if the applicant is the Secretary of State, on GEMA;
 - (h) if the applicant is GEMA, on the Secretary of State;
 - (i) if a supervisor of a voluntary arrangement under Part I of the 1986 Act has been appointed, on that person.

Changes to legislation:There are currently no known outstanding effects for the The Energy Supply Company Administration Rules 2013, Section 8.