[^{F1}SCHEDULE 1A

Regulation 47(1A)

How special administration applies to Northern Ireland LLPs

F1 Sch. 1A inserted (4.1.2024) by The Payment and Electronic Money Institution Insolvency (Amendment) Regulations 2023 (S.I. 2023/1399), reg. 1(2), **Sch. 1**

1. This Schedule makes provision about how special administration applies to institutions which are formed as limited liability partnerships under the law of Northern Ireland.

2. In this Schedule "LLPR (NI) 2004" means the Limited Liability Partnerships Regulations (Northern Ireland) 2004.

3. The provisions of the I(NI)O 1989 mentioned in the first column of the Table apply to institutions which are formed as limited liability partnerships with the further modifications (in addition to any set out in the table in regulation 37A) set out in the third column.

| Provision | Subject | Modifications |
|---|--|---|
| Those mentioned in regulation 5(2) of the LLPR (NI) 2004 | | Those set out in regulation 5(2) of the LLPR (NI) 2004 (except regulation 5(2)(f) of those Regulations). |
| Article 13 | Meaning of "contributory" | To be read as if— (a) in paragraph (1) for "every person" there were |
| | | substituted— "every past and present member of the limited liability partnership"; |
| | | (b) at the end of paragraph (2), there were inserted "or Article 178A (adjustment of withdrawals)".(c) paragraph (3) were omitted. |
| Article 61 | Liability as contributories of present and pass members | To be read as if it were substituted with— |

| Provision | Subject | Modifications |
|-------------------|--|---|
| | | (c) for the adjustment of the rights of the contributories among themselves. |
| | | (3) A past member shall only be liable under this Article if the obligation arising from such agreement in paragraph (2) survived then ceasing to be a member of the limited liability partnership.". |
| Articles 63-65 | Contributories | Omitted. |
| Article 69 | Companies registered under the Companies Act 2006 | Omitted. |
| Article 158 | Power to make over assets to employees | Omitted. |
| Article 163 | Resolutions passed at meetings | To be read as if after "contributories" there were inserted "or of the members of a limited liability partnership". |
| Article 178 | Wrongful trading | To be read as if after paragraph (2), "but the High Cour shall not" to the end of the paragraph were omitted. |
| After Article 178 | Adjustment of withdrawals | The I(NI) O 1989 is to be read as if after Article 178 there were inserted— |
| | | (1) This Article has effect in relation to a person ("P") who is or has been a member of a limited liability partnership where, in the course o the special administration of that limited liability partnership, it appears that paragraph (2) of thi Article applies in relation to P. |
| | | (2) This paragraph applies in relation to P if— |
| | | (a) within the period of two years ending with the commencement of the special administration, P was a member of the limited liability partnership who withdrew property of the limited liability partnership, whether in the form of a share of profits, salary, repayment of or payment of interest on a loan to the limited liability partnership or any other withdrawal of property, and |
| | | (b) it is proved by the administrator to the satisfaction of the court that at the time of the withdrawal P knew or had reasonable grounds for believing that the limited liability partnership— (i) was at the time of the withdrawal unable to pay its debts, or |

| Provision | Subject | Modifications |
|-----------|---------|--|
| | | (ii) would become so unable to pay its debts after the assets of the limited liability partnership had been depleted by that withdrawal taken together with all other withdrawals (if any) made by any members contemporaneously with that withdrawal or in contemplation when that withdrawal was made. |
| | | (3) Where this Article has effect in relation to the court, on the application of the administrato may declare that P is to be liable to mak such contribution (if any) to the limited liability partnership's assets as the court thinks proper. |
| | | (4) The court may not make a declaration is relation to P the amount of which exceeds the aggregate of the amounts or values of all the withdrawals referred to in paragraph (2) made be P within the period of two years referred to in the paragraph. |
| | | (5) The court may not make a declaration under this Article with respect to P unless knew or ought to have concluded that after each withdrawal referred to in paragraph (2) there we no reasonable prospect that the limited liabili partnership would avoid going into an insolvence procedure under the Insolvency (Northern Ireland Order 1989 or special administration. |
| | | (6) For the purposes of paragraph (5) the facts which P ought to know or ascertain and the conclusions which P ought to reach are tho which would be known, ascertained, or reached be a reasonably diligent person having both— |
| | | (a) the general knowledge, skill and experience that may reasonably be expected of a person carrying out the same functions as are carried out by P in relation to the limited liability partnership, and |
| | | (b) the general knowledge, skill and experience that P has. |
| | | (7) In this Article "member" includes a shado member. |
| | | (8) In this section a reference to being unab to pay debts is to be read in accordance wi section 93(4) of the BA 2009 (as applied ar modified by the EMR 2011 and the PSR 2017). |
| | | 3 |

| Provision | | Subject | Modifications |
|---|-----|--|--|
| | | | (9) This Article does not limit the effect of Article 178.". |
| Article 179 | | Proceedings under Article 177 or 178 | To be read as if— |
| | | | (a) in paragraph (1), for "Article 177 or 178" there were substituted "Article 177, 178 or 178A"; |
| | | | (b) in paragraph (2), for "either Article" there were substituted "any of those Articles"; |
| | | | (c) in paragraph (4), for "either Article" there were substituted "any of those Articles"; |
| | | | (d) in paragraph (5), for "Articles 177 and 178" there were substituted "Articles 177, 178 and 178A". |
| Article 182 | | | To be read as if— |
| | | delinquent officers and members of company | (a) in paragraph (1), for "officer, or any member, of the company" there were substituted "member of the limited liability partnership"; |
| | | (b) in paragraph (2), (3) and (5) for "officer of the company, or any member of it," there were substituted "member of the limited liability partnership". | |
| | | Preferential debts | To be read as if, in Article 346— |
| Schedule 4 to the I(NI)O 1989 (and Schedule 3 to the Pension Schemes (Northern Ireland) Act 1993) | | | (a) in paragraph (1), "or an individual" were omitted; |
| | | | (b) in paragraph (2), "or the individual" were omitted. |
| Article 347 | | "The relevant date" | To be read as if paragraphs (5) and (6) were omitted. |
| Article 373 | | Offences by bodies corporate | To be read as if the reference to "secretary" in section $20(2)$ of the IA(NI) 1954, as referred to in Article 374(4), were omitted. |
| Schedule paragraph 43 | ir | Moratorium on insolvency proceedings | To be read as if for sub-paragraph (2) there were substituted— |
| | | | "(2) No determination to wind up the limited liability partnership voluntarily may be made.". |
| Schedule paragraph 62 | B1, | Directors | To be read as if for paragraph 62 there were substituted— |
| | | | "62. The administrator may prevent any person from taking part in the management of the business of the limited liability partnership and may appoint any person to be a manager of that business." |
| Schedule paragraph 63 | B1, | Power to call meetings | To be read as if— |
| Para Brahn 02 | | - | |

| Provision | Subject | Modifications |
|--------------------------|-----------------------|--|
| | | (a) the existing provision were renumbered as sub- paragraph (1); |
| | | (b) after that sub-paragraph there were inserted— |
| | | "(2) The meeting must be held in a manner provided by the Payment and Electronic Money Institution Insolvency Regulations 2021, special administration insolvency rules or the limited liability partnership agreement. |
| | | (3) The quorum required for a meeting of the members of the limited liability partnership is any quorum required by the limited liability partnership agreement for meetings of the members of the limited liability partnership and if no requirement for a quorum has been agreed upon, the quorum is 2 members.". |
| Schedule paragraph 92 | B1, Replacement | To be read as if sub-paragraph (1)(c) were omitted. |
| Schedule | B1, Majority decision | Omitted. |

paragraph 106 of directors

4. The CDD(NI)O 2002 as applied and modified by these Regulations applies to institutions which are formed as limited liability partnerships with the further modifications set out in regulation 4(2) of and Part 2 of Schedule 2 to the LLPR (NI) 2004.

5. The following legislation applies to institutions which are formed as limited liability partnerships with such modifications as the context requires—

- (a) to give effect to the I(NI)O 1989 as applied and modified by these Regulations—
 - (i) the Insolvency Practitioners Regulations (Northern Ireland) 2006;
 - (ii) the Insolvency Practitioners (Recognised Professional Bodies) Order (Northern Ireland) 1991;
 - (iii) the Insolvency (Fees) Order (Northern Ireland) 2006;
 - (iv) the Insolvency (Deposits) Order (Northern Ireland) 2006; and
- (b) to give effect to the CDD(NI)O 2002 as applied and modified by these Regulations and the CA 2006—
 - (i) the Insolvent Companies (Disqualification of Unfit Directors) Proceedings Rules (Northern Ireland) 2003;
 - (ii) the Uncertificated Securities Regulations 2001;
 - (iii) the Insolvent Companies (Reports on Conduct of Directors) Rules (Northern Ireland) 2003.]

Changes to legislation: There are currently no known outstanding effects for the The Payment and Electronic Money Institution Insolvency Regulations 2021, SCHEDULE 1A.