#### STATUTORY INSTRUMENTS

## 2002 No. 1307

## INSOLVENCY, ENGLAND AND WALES

# COMPANIES INDIVIDUALS

## The Insolvency (Amendment) Rules 2002

Made--9th May 2002Laid before Parliament10th May 2002Coming into force-31st May 2002

The Lord Chancellor, in exercise of the powers conferred upon him by sections 411 and 412 of the Insolvency Act 1986(1), with the concurrence of the Secretary of State, and after consulting the committee existing for that purpose under section 413 of that Act, hereby makes the following Rules:

#### Citation and commencement

1. These Rules may be cited as the Insolvency (Amendment) Rules 2002 and shall come into force on 31st May 2002.

#### Interpretation

**2.** In these Rules, references to "the principal Rules" are references to the Insolvency Rules 1986(2) and a Rule referred to by number alone means the Rule so numbered in the principal Rules.

#### Amendments to the Insolvency Rules 1986

- **3.**—(1) The principal Rules are amended as provided in these Rules.
- (2) Anything done before 31st May 2002 under or for the purposes of any provision of the principal Rules is not invalidated by the amendment of that provision by these Rules, but it has effect as if done under or for the purposes of the provision as amended.

<sup>(1) 1986</sup> c. 45; sections 411 and 412 of the Act were amended, and the definition of "EC Regulation" was inserted in section 436, by the Insolvency Act 1986 (Amendment) Regulations 2002, S.I. 2002/1037; sections 1, 8, 117, 120, 124, 221, 225, 240, 247, 264, 265, 330, 387 and 388 were amended, and section 436A was inserted, by the Insolvency Act 1986 (Amendment) (No. 2) Regulations 2002, S.I. 2002/1240.

<sup>(2)</sup> S.I. 1986/1925, amended by S.I. 1987/1919, 1989/397, 1991/495, 1993/602, 1995/586, 1999/359, 1999/1022 and 2001/763.

#### Amendments to the Insolvency Rules 1986 in relation to Company Voluntary Arrangements

- **4.**—(1) In Rule 1.1(2)(d) (scope of this Part; interpretation) for "5 and 6" substitute—"5, 6, 7 and 8".
- (2) In Rule 1.3(2) (contents of proposal)—
  - (a) at the end of sub-paragraph (o) omit "and"; and
  - (b) in sub-paragraph (p) after "in relation to the company" insert—

"; and

- (q) whether the EC Regulation(3) will apply and, if so, whether the proceedings will be main proceedings, secondary proceedings or territorial proceedings".
- (3) In Rule 1.24(2)(c) (report of meetings)—
  - (a) at the end of sub-paragraph (c) omit "and"; and
  - (b) after sub-paragraph (c) insert—
    - "(ca) state whether, in the opinion of the supervisor, (i) the EC Regulation applies to the voluntary arrangement and (ii) if so, whether the proceedings are main proceedings, secondary proceedings or territorial proceedings; and".
- (4) After Rule 1.30 (false representations, etc) insert—

#### "CHAPTER 7

## EC REGULATION—CONVERSION OF VOLUNTARY ARRANGEMENT INTO WINDING UP

Application for conversion into winding up

- **1.31.**—(1) Where a member State liquidator proposes to apply to the court for the conversion under Article 37 of the EC Regulation (conversion of earlier proceedings) of a voluntary arrangement into a winding up, an affidavit complying with Rule 1.32 must be prepared and sworn, and filed in court in support of the application.
  - (2) An application under this Rule shall be by originating application.
  - (3) The application and the affidavit required under this Rule shall be served upon—
    - (a) the company; and
    - (b) the supervisor.

#### Contents of affidavit

- **1.32.**—(1) The affidavit shall state—
  - (a) that main proceedings have been opened in relation to the company in a member State other than the United Kingdom;
  - (b) the deponent's belief that the conversion of the voluntary arrangement into a winding up would prove to be in the interests of the creditors in the main proceedings;
  - (c) the deponent's opinion as to whether the company ought to enter voluntary winding up or be wound up by the court; and

- (d) all other matters that, in the opinion of the member State liquidator, would assist the court—
  - (i) in deciding whether to make such an order, and
  - (ii) if the court were to do so, in considering the need for any consequential provision that would be necessary or desirable.
- (2) An affidavit under this Rule shall be sworn by, or on behalf of, the member State liquidator.

#### Power of court

- **1.33.**—(1) On hearing the application for conversion into winding up the court may make such order as it thinks fit.
- (2) If the court makes an order for conversion into winding up the order may contain all such consequential provisions as the court deems necessary or desirable.
- (3) Without prejudice to the generality of paragraph (1), an order under that paragraph may provide that the company be wound up as if a resolution for voluntary winding up under section 84 were passed on the day on which the order is made.
- (4) Where the court makes an order for conversion into winding up under paragraph (1), any expenses properly incurred as expenses of the administration of the voluntary arrangement in question shall be a first charge on the company's assets.

## **CHAPTER 8**

#### EC REGULATION—MEMBER STATE LIQUIDATOR

Interpretation of creditor and notice to member State liquidator

- **1.34.**—(1) This Rule applies where a member State liquidator has been appointed in relation to the company.
- (2) Where the supervisor is obliged to give notice to, or provide a copy of a document (including an order of court) to, the court, the registrar of companies or the official receiver, the supervisor shall give notice or provide copies, as appropriate, to the member State liquidator.
- (3) Paragraph (2) is without prejudice to the generality of the obligations imposed by Article 31 of the EC Regulation (duty to cooperate and communicate information)".

#### Amendments to the Insolvency Rules 1986 in relation to Administration

- 5.—(1) In Rule 2.3(1) (contents of affidavit)—
  - (a) at the end of sub-paragraph (a) omit "and"; and
  - (b) in sub-paragraph (b) after "administration order" insert—
    - "; and
    - (c) whether, in the opinion of the deponent, (i) the EC Regulation will apply and (ii) if so, whether the proceedings will be main proceedings, secondary proceedings or territorial proceedings".
- (2) In Rule 2.6(2) (persons served with petition) after sub-paragraph (b) insert—
  - "(ba) if a member State liquidator has been appointed in main proceedings in relation to the company, on him;".

- (3) In Rule 2.9(1) (appearances at hearing)—
  - (a) at the end of sub-paragraph (f) omit "and"; and
  - (b) after sub-paragraph (f) insert—
    - "(fa) if a member State liquidator has been appointed in main proceedings in relation to the company, he;".
- (4) In Rule 2.16(1) (statement to be annexed to proposals)—
  - (a) at the end of sub-paragraph (f) omit "and"; and
  - (b) after sub-paragraph (f) insert—
    - "(fa) whether (i) the EC Regulation applies and (ii) if so, whether the proceedings are main proceedings, secondary proceedings or territorial proceedings; and".
- (5) In Rule 2.22 (entitlement to vote)—
  - (a) in paragraph (1)(a) for "he claims to be due to him from the company" substitute—
    - "(i) he claims to be due to him from the company, or
    - (ii) in relation to a member State liquidator, is claimed to be due to creditors in proceedings in relation to which he holds office",
  - (b) after paragraph (5) insert—
    - "(6) No vote shall be cast by virtue of a claim more than once on any resolution put to the meeting.
      - (7) Where—
        - (a) a creditor is entitled to vote under this Rule,
        - (b) has lodged his claim in one or more sets of other proceedings, and
    - (c) votes (either in person or by proxy) on a resolution put to the meeting, only the creditor's vote shall be counted.
      - (8) Where—
        - (a) a creditor has lodged his claim in more than one set of other proceedings, and
    - (b) more than one member State liquidator seeks to vote by virtue of that claim, the entitlement to vote by virtue of that claim is exercisable by the member State liquidator in main proceedings, whether or not the creditor has lodged his claim in the main proceedings.
    - (9) For the purposes of paragraph (6), the claim of a creditor and of any member State liquidator in relation to the same debt are a single claim.
    - (10) For the purposes of paragraphs (7) and (8), "other proceedings" means main proceedings, secondary proceedings or territorial proceedings in another member State.".
- (6) After Rule 2.31(5) (conduct of meetings) insert—
  - "(5A) Paragraph (5) does not apply where the laws of a member State and not the laws of England and Wales apply in relation to the conduct of the meeting.
  - (5B) Where paragraph (5A) applies, subject as above, the meeting shall be summoned and conducted in accordance with the constitution of the company and the laws of the member State referred to in that paragraph shall apply to the conduct of the meeting."
- (7) After Rule 2.53(3) (resignation of administrator) insert—

- "(4) Where the administrator gives notice under paragraph (3), he must also give notice to a member State liquidator, if such a person has been appointed in relation to the company."
- (8) After Rule 2.58 (preservation of VAT Bad Debt relief certificate) insert—

#### "CHAPTER 7

#### EC REGULATION—CONVERSION OF ADMINISTRATION INTO WINDING UP

Application for conversion into winding up

- **2.59.**—(1) Where a member State liquidator proposes to apply to the court for the conversion under Article 37 of the EC Regulation (conversion of earlier proceedings) of an administration into a winding up, an affidavit complying with Rule 2.60 must be prepared and sworn, and filed in court in support of the application.
  - (2) An application under this Rule shall be by originating application.
  - (3) The application and the affidavit required under this Rule shall be served upon—
    - (a) the company; and
    - (b) the administrator.

#### Contents of affidavit

- **2.60.**—(1) The affidavit shall state—
  - (a) that main proceedings have been opened in relation to the company in a member State other than the United Kingdom;
  - (b) the deponent's belief that the conversion of the administration into a winding up would prove to be in the interests of the creditors in the main proceedings;
  - (c) the deponent's opinion as to whether the company ought to enter voluntary winding up or be wound up by the court; and
  - (d) all other matters that, in the opinion of the member State liquidator, would assist the court—
    - (i) in deciding whether to make such an order, and
    - (ii) if the court were to do so, in considering the need for any consequential provision that would be necessary or desirable.
- (2) An affidavit under this Rule shall be sworn by, or on behalf of, the member State liquidator.

#### Power of court

- **2.61.**—(1) On hearing the application for conversion into winding up the court may make such order as it thinks fit.
- (2) If the court makes an order for conversion into winding up the order may contain all such consequential provisions as the court deems necessary or desirable.
- (3) Without prejudice to the generality of paragraph (1), an order under that paragraph may provide that the company be wound up as if a resolution for voluntary winding up under section 84 were passed on the day on which the order is made.

#### **CHAPTER 8**

#### EC REGULATION—MEMBER STATE LIQUIDATOR

Interpretation of creditor and notice to member State liquidator

- **2.62.**—(1) This Rule applies where a member State liquidator has been appointed in relation to the company.
- (2) For the purposes of the Rules referred to in paragraph (3) the member State liquidator is deemed to be a creditor.
- (3) The Rules referred to in paragraph (2) are Rules 2.18(1) (notice of creditors' meeting), 2.19(4) (creditors' meeting), 2.21 (requisitioning of creditors' meeting), 2.22 (entitlement to vote), 2.23 (admission and rejection of claims), 2.24 (secured creditors), 2.25 (holders of negotiable instruments), 2.26 (retention of title creditors), 2.27 (hire-purchase, conditional sale and chattel leasing agreements), 2.30 (notice of result of creditors' meeting), 2.32(2) (creditors' committee), 2.39(1)(b) and (c) (termination of membership of creditors' committee), 2.41(3) (vacancies in creditors' committee), 2.49(3) (administrator's remuneration—recourse to court) and 2.50 (challenge to administrator's remuneration).
- (4) Paragraphs (2) and (3) are without prejudice to the generality of the right to participate referred to in paragraph 3 of Article 32 of the EC Regulation (exercise of creditor's rights).
- (5) Where the administrator is obliged to give notice to, or provide a copy of a document (including an order of court) to, the court, the registrar of companies or the official receiver, the administrator shall give notice or provide copies, as the case may be, to the member State liquidator.
- (6) Paragraph (5) is without prejudice to the generality of the obligations imposed by Article 31 of the EC Regulation (duty to cooperate and communicate information).".

#### Amendments to the Insolvency Rules 1986 in relation to Companies Winding up

- **6.**—(1) In Rule 4.7 (documents delivered with petition filed in court)—
  - (a) at the end of paragraph (4)(d) omit "and", and
  - (b) after paragraph (4)(d) insert—
    - "(da) if a member State liquidator has been appointed in main proceedings in relation to the company, one copy to be sent to him; and".
- (2) After Rule 4.10(3) (persons entitled to receive winding up petition) insert—
  - "(3A) If to the petitioner's knowledge, there is a member State liquidator appointed in main proceedings in relation to the company, a copy of the petition shall be sent by him to that person.

This does not apply if the petitioner referred to in this paragraph is a member State liquidator.".

- (3) After Rule 4.19(2) (substitution of petitioner) insert—
  - "(2A) Where a member State liquidator has been appointed in main proceedings in relation to the company, without prejudice to paragraph (2), the court may, on such terms as it thinks just, substitute the member State liquidator as petitioner, where he is desirous of prosecuting the petition."
- (4) After Rule 4.22(4) (petition by contributory) insert—

- "(5) Where a member State liquidator has been appointed in main proceedings in relation to the company, the petitioner shall send a copy of the petition to him.#".
- (5) For Rule 4.25(1) (application for appointment of provisional liquidator) substitute—
  - "(1) An application to the court for the appointment of a provisional liquidator under section 135 may be made by—
    - (a) the petitioner;
    - (b) a creditor of the company;
    - (c) a contributory;
    - (d) the company;
    - (e) the Secretary of State;
    - (f) a temporary administrator;
    - (g) a member State liquidator appointed in main proceedings; or
    - (h) any person who under any enactment would be entitled to present a petition for the winding up of the company.".
- (6) In Rule 4.67 (entitlement to vote at creditors' meeting)—
  - (a) in paragraph (1)(a) for "claimed to be due to him from the company" substitute—
    - "(i) claimed to be due to him from the company, or
    - (ii) in relation to a member State liquidator, is claimed to be due to creditors in proceedings in relation to which he holds office", and
  - (b) after paragraph (5) insert—
    - "(6) No vote shall be cast by virtue of a debt more than once on any resolution put to the meeting.
      - (7) Where—
        - (a) a creditor is entitled to vote under this Rule and Rule 4.70 (admission of proof),
        - (b) has lodged his claim in one or more sets of other proceedings, and
        - (c) votes (either in person or by proxy) on a resolution put to the meeting, only the creditor's vote shall be counted.
      - (8) Where—
        - (a) a creditor has lodged his claim in more than one set of other proceedings, and
        - (b) more than one member State liquidator seeks to vote by virtue of that claim,

the entitlement to vote by virtue of that claim is exercisable by the member State liquidator in main proceedings, whether or not the creditor has lodged his claim in the main proceedings.

- (9) For the purposes of paragraphs (7) and (8), "other proceedings" means main proceedings, secondary proceedings or territorial proceedings in another member State.".
- (7) In Rule 4.75(1) (contents of proof)—
  - (a) at the end of sub-paragraph (g) omit "and"; and
  - (b) after sub-paragraph (g) insert—
    - "(ga) details of any reservation of title in respect of goods to which the debt refers; and".
- (8) After Rule 4.96(2) (surrender of security for non-disclosure) insert—

- "(3) Nothing in this Rule or the following two Rules may affect the rights in rem of creditors or third parties protected under Article 5 of the EC Regulation (third parties' rights in rem)."
- (9) After Rule 4.230 (leave to act as director—third excepted case) insert—

## "CHAPTER 23

### EC REGULATION—MEMBER STATE LIQUIDATOR

Interpretation of creditor and notice to member State liquidator

- **4.231.**—(1) This Rule applies where a member State liquidator has been appointed in relation to the company.
- (2) For the purposes of the Rules referred to in paragraph (3) the member State liquidator is deemed to be a creditor.
- (3) The Rules referred to in paragraph (2) are Rules 4.43(1) (official receiver's report), 4.45(1) (report on statement of affairs), 4.46(2) (report where no statement of affairs), 4.47(2) (general rule on reporting), 4.48(2) (winding up stayed), 4.49 (information to creditors), 4.50(2) (notice of meetings), 4.51(2) (notice of creditors' meeting—CVL), 4.54 (power to call meetings), 4.57(1) (requisitioned meetings), 4.57(3), 4.67 (entitlement to vote (creditors)), 4.68 (chairman's discretion to allow vote—CVL), 4.70 (admission and rejection of proof (creditors' meeting)), 4.73 (meaning of "prove"), 4.74 (supply of forms), 4.75 (contents of proof), 4.76 (particulars of creditor's claim), 4.77 (claim established by affidavit), 4.78 (cost of proving), 4.79 (inspection of proofs), 4.82 (admission and rejection of proofs for dividend), 4.83(1) (appeal against decision in relation to proof), 4.83(2), 4.84 (withdrawal or variation of proof), 4.85(1) (expunging of proof), 4.86 (estimate of quantum), 4.87 (negotiable instruments, etc.), 4.88 (secured creditors), 4.89 (discounts), 4.90 (mutual credit and set-off), 4.91 (debt in foreign currency), 4.92 (payment of a periodical nature), 4.93 (interest), 4.94 (debt payable at future time), 4.101A (power to fill vacancy in office of liquidator), 4.102(5) (appointment by court), 4.103(4) (appointment by court), 4.113(1) (meeting of creditors to remove liquidator), 4.114(1) (meeting of creditors to remove liquidator), 4.115 (regulation of meetings), 4.124(1) (release of official receiver), 4.125(1) (final meeting), 4.126(1) (final meeting), 4.131(1) (challenge to liquidator's remuneration), 4.152(1) (liquidation committee), 4.152(3) (eligibility for liquidation committee), 4.163(3) (vacancy on liquidation committee), 4.175(1) (liquidation committee), 4.180 (notice of dividend) and 4.212(2) (notice of public examination hearing).
- (4) Paragraphs (2) and (3) are without prejudice to the generality of the right to participate referred to in paragraph 3 of Article 32 of the EC Regulation (exercise of creditor's rights).
- (5) Where the liquidator is obliged to give notice to, or provide a copy of a document (including an order of court) to, the court, the registrar of companies or the official receiver, the liquidator shall give notice or provide copies, as the case may be, to the member State liquidator.
- (6) Paragraph (5) is without prejudice to the generality of the obligations imposed by Article 31 of the EC Regulation (duty to cooperate and communicate information).".

#### Amendments to the Insolvency Rules 1986 in relation to Individual Voluntary Arrangements

- 7.—(1) After Rule 5.3(2)(p) (contents of proposal) insert—
  - "(q) whether the EC Regulation will apply and, if so, whether the proceedings will be main proceedings, secondary proceedings or territorial proceedings."

- (2) In Rule 5.22(2) (report of creditors' meeting)—
  - (a) at the end of sub-paragraph (c) omit "and"; and
  - (b) after sub-paragraph (c) insert—
    - "(ca) whether, in the opinion of the supervisor, (i) the EC Regulation applies to the voluntary arrangement and (ii) if so, whether the proceedings are main proceedings, secondary proceedings or territorial proceedings; and".
- (3) After Rule 5.30 (false representations, etc) insert—

#### "SECTION E:

EC REGULATION—CONVERSION OF VOLUNTARY ARRANGEMENT INTO BANKRUPTCY

Application for conversion into bankruptcy

- **5.31.**—(1) Where a member State liquidator proposes to apply to the court for the conversion under Article 37 of the EC Regulation (conversion of earlier proceedings) of a voluntary arrangement into bankruptcy, an affidavit complying with Rule 5.32 must be prepared and sworn, and filed in court in support of the application.
  - (2) An application under this Rule shall be by originating application.
  - (3) The application and the affidavit required under this Rule shall be served upon—
    - (a) the debtor; and
    - (b) the supervisor.

#### Contents of affidavit

- **5.32.**—(1) The affidavit shall state—
  - (a) that main proceedings have been opened in relation to the debtor in a member State other than the United Kingdom;
  - (b) the deponent's belief that the conversion of the voluntary arrangement into a bankruptcy would prove to be in the interests of the creditors in the main proceedings; and
  - (c) all other matters that, in the opinion of the member State liquidator, would assist the court—
    - (i) in deciding whether to make an order under Rule 5.33, and
    - (ii) if the court were to do so, in considering the need for any consequential provision that would be necessary or desirable.
- (2) An affidavit under this Rule shall be sworn by, or on behalf of, the member State liquidator.

#### Power of court

- **5.33.**—(1) On hearing the application for conversion into bankruptcy the court may make such order as it thinks fit.
- (2) If the court makes an order for conversion into bankruptcy the order may contain all such consequential provisions as the court deems necessary or desirable.

(3) Where the court makes an order for conversion into bankruptcy under paragraph (1), any expenses properly incurred as expenses of the administration of the voluntary arrangement in question shall be a first charge on the bankrupt's estate.

#### SECTION F:

#### EC REGULATION—MEMBER STATE LIQUIDATOR

Interpretation of creditor and notice to member State liquidator

- **5.34.**—(1) This Rule applies where a member State liquidator has been appointed in relation to the debtor.
- (2) Where the supervisor is obliged to give notice to, or provide a copy of a document (including an order of court) to, the court or the official receiver, the supervisor shall give notice or provide copies, as appropriate, to the member State liquidator.
- (3) Paragraph (2) is without prejudice to the generality of the obligations imposed by Article 31 of the EC Regulation (duty to cooperate and communicate information).".

#### Amendments to the Insolvency Rules 1986 in relation to Bankruptcy

- **8.**—(1) After Rule 6.7(1)(e) (identification of debtor) insert—
  - "(f) whether the debtor has his centre of main interests or an establishment in another member State."
- (2) After Rule 6.14(4) (service of petition) insert—
  - "(5) If to the petitioner's knowledge, there is a member State liquidator appointed in main proceedings in relation to the bankrupt, a copy of the petition shall be sent by him to the member State liquidator."
- (3) In Rule 6.30(2)(c) (substitution of petitioner) after "owed to him by the debtor" insert—
  "(or in the case of the member State liquidator, owed to creditors in proceedings in relation to which he holds office).".
- (4) For Rule 6.51(1) (application for appointment of interim receiver) substitute—
  - "(1) An application to the court for the appointment of an interim receiver under section 286 may be made by—
    - (a) a creditor;
    - (b) the debtor;
    - (c) an insolvency practitioner appointed under section 273(2);
    - (d) a temporary administrator, or
    - (e) a member State liquidator appointed in main proceedings.".
- (5) In Rule 6.93 (entitlement to vote at creditors' meeting)—
  - (a) in paragraph (1)(a) for "claimed to be due to him from the bankrupt" substitute—
    - "(i) claimed to be due to him from the bankrupt, or
    - (ii) in relation to a member State liquidator, is claimed to be due to creditors in proceedings in relation to which he holds office", and
  - (b) after paragraph (5) insert—
    - "(6) No vote shall be cast by virtue of a debt more than once on any resolution put to the meeting.

- (7) Where—
  - (a) a creditor is entitled to vote under this Rule and Rule 6.94 (admission of proof),
  - (b) has lodged his claim in one or more sets of other proceedings, and
  - (c) votes (either in person or by proxy) on a resolution put to the meeting, only the creditor's vote shall be counted.
- (8) Where—
  - (a) a creditor has lodged his claim in more than one set of other proceedings, and
- (b) more than one member State liquidator seeks to vote by virtue of that claim, the entitlement to vote by virtue of that claim is exercisable by the member State liquidator in main proceedings, whether or not the creditor has lodged his claim in the main proceedings.
- (9) For the purposes of paragraphs (7) and (8), "other proceedings" means main proceedings, secondary proceedings or territorial proceedings in another member State.".
- (6) In Rule 6.98(1) (contents of proof)—
  - (a) at the end of sub-paragraph (g) omit "and"; and
  - (b) after sub-paragraph (g) insert—
    - "(ga) details of any reservation of title in respect of goods to which the debt refers; and".
- (7) After Rule 6.116(2) (surrender of security for non-disclosure) insert—
  - "(3) Nothing in this Rule or the following two Rules may affect the rights in rem of creditors or third parties protected under Article 5 of the EC Regulation (third parties' rights in rem)."
- (8) After Rule 6.198(4) (power of court to order sale) insert—
  - "(5) Nothing in this Rule or the following Rule may affect the rights in rem of creditors or third parties protected under Article 5 of the EC Regulation (third parties' rights in rem).".
- (9) After Rule 6.237 (bankrupt's dwelling-house and home) insert—

#### "CHAPTER 27

#### EC REGULATION—MEMBER STATE LIQUIDATOR

Interpretation of creditor and notice to member State liquidator

- **6.238.**—(1) This Rule applies where a member State liquidator has been appointed in relation to the bankrupt.
- (2) For the purposes of the Rules referred to in paragraph (3) a member State liquidator is deemed to be a creditor.
- (3) The Rules referred to in paragraph (2) are Rules 6.73(1) (duty of official receiver), 6.75(1) (report of official receiver), 6.76(2) (report of official receiver), 6.79(2) (creditors' meeting), 6.81 (power to call creditors' meeting), 6.83 (requisitioned meetings), 6.93 (entitlement to vote), 6.94 (admission and rejection of proof), 6.96 (meaning of "prove"), 6.97 (supply of forms), 6.98 (contents of proof), 6.99 (claim established by affidavit), 6.100 (cost of proving), 6.101 (inspection of proofs), 6.104 (admission and rejection of proofs for dividend), 6.105(1) (appeal against decision on proof), 6.105(2), 6.106 (withdrawal or variation of proofs), 6.107(1) (expunging of proof), 6.108 (negotiable instruments, etc.), 6.109

(secured creditors), 6.110 (discounts), 6.111 (debts in foreign currency), 6.112 (payments of a periodical nature), 6.113 (interest), 6.114 (debt payable at future time), 6.126(1) (resignation of trustee), 6.136(1) (release of official receiver), 6.137(1) (final meeting), 6.142(1) (challenge to remuneration), 6.150(2) (creditors' committee), 6.160(3) (vacancy on creditors' committee), 6.172(3) (request for public examination), 6.212(1) (notice of annulment) and 6.217(3) (application by bankrupt for discharge).

- (4) Paragraphs (2) and (3) are without prejudice to the generality of the right to participate referred to in paragraph 3 of Article 32 of the EC Regulation (exercise of creditor's rights).
- (5) Where the trustee is obliged to give notice to, or provide a copy of a document (including an order of court) to, the court or the official receiver, the trustee shall give notice or provide copies, as the case may be, to the member State liquidator.
- (6) Paragraph (5) is without prejudice to the generality of the obligations imposed by Article 31 of the EC Regulation (duty to cooperate and communicate information).

Interpretation of creditor and notice to member State liquidator appointed in main proceedings

- **6.239.**—(1) This Rule applies, in addition to Rule 6.238, where a member State liquidator has been appointed in main proceedings in relation to the bankrupt.
- (2) For the purposes of the Rules referred to in paragraph (3) the member State liquidator is deemed to be a creditor.
- (3) The Rules referred to in paragraph (2) are Rules 6.18(3) (hearing of petition), 6.23(1) (notice of intention to appear), 6.28(4) (extension of time), 6.30(2) (substitution of petitioner), 6.31(1) (change of carriage of petition) and 6.218(4) (report of official receiver).
- (4) Paragraphs (2) and (3) are without prejudice to the generality of the right to participate referred to in paragraph 3 of Article 32 of the EC Regulation (exercise of creditor's rights).".

## Amendment to Insolvency Rules in relation to Part 7 (court procedure and practice) and Part 8 (proxies and company representation)

9.—(1) After Chapter 9 of Part 7 (court procedure and practice—general) insert—

#### "CHAPTER 10

EC REGULATION—CREDITORS' VOLUNTARY
WINDING UP—CONFIRMATION BY THE COURT

Application for confirmation

- **7.62.**—(1) Where a company has passed a resolution for voluntary winding up, and no declaration under section 89 has been made, the liquidator may apply to court for an order confirming the creditors' voluntary winding up for the purposes of the EC Regulation.
- (2) The application shall be in writing and verified by affidavit by the liquidator (using [FORM 7.20] the same form) and shall state—
  - (a) the name of the applicant,
  - (b) the name of the company and its registered number,
  - (c) the date on which the resolution for voluntary winding up was passed,

- (d) that the application is accompanied by all of the documents required under paragraph (3) which are true copies of the documents required, and
- (e) that the EC Regulation will apply to the company and whether the proceedings will be main proceedings, territorial proceedings or secondary proceedings.
- (3) The liquidator shall file in court two copies of the application, together with one copy of the following—
  - (a) a copy of the resolution for voluntary winding up referred to by section 84(3),
  - (b) evidence of his appointment as liquidator of the company, and
  - (c) a copy of the statement of affairs required under section 99.
  - (4) It shall not be necessary to serve the application on, or give notice of it to, any person.
- (5) On an application under this Rule the court may confirm the creditors' voluntary winding up.
  - (6) If the court confirms the creditor's voluntary winding up—
    - (a) it may do so without a hearing,
    - (b) it shall affix its seal to the application.
  - (7) A member of the court staff may deal with an application under this Rule.

Notice to member State liquidator and creditors in member States

- **7.63.** Where the court has confirmed the creditors' voluntary winding up, the liquidator shall forthwith give notice—
  - (a) if there is a member State liquidator in relation to the company, to the member State liquidator;
  - (b) in accordance with Article 40 of the EC Regulation (duty to inform creditors).

#### CHAPTER 11

#### EC REGULATION—MEMBER STATE LIQUIDATOR

Interpretation of creditor

- **7.64.**—(1) This Rule applies where a member State liquidator has been appointed in relation to a person subject to insolvency proceedings.
- (2) For the purposes of the Rules referred to in paragraph (3) a member State liquidator appointed in main proceedings is deemed to be a creditor.
- (3) The Rules referred to in paragraph (2) are Rules 7.31(1) (right to inspect court file) and 7.53(1) (right of attendance).
- (4) Paragraphs (2) and (3) are without prejudice to the generality of the right to participate referred to in paragraph 3 of Article 32 of the EC Regulation (exercise of creditor's rights).".
- (2) After Rule 8.7 (company representation) insert—

"Interpretation of creditor

**8.8.**—(1) This Rule applies where a member State liquidator has been appointed in relation to a person subject to insolvency proceedings.

- (2) For the purposes of rule 8.5(1) (right of inspection of proxies) a member State liquidator appointed in main proceedings is deemed to be a creditor.
- (3) Paragraph (2) is without prejudice to the generality of the right to participate referred to in paragraph 3 of Article 32 of the EC Regulation (exercise of creditor's rights).".

#### Amendments to the Insolvency Rules 1986 in relation to Parts 11, 12 and 13

- **10.**—(1) After Rule 11.1(2) (preliminary) insert—
  - "(3) For the purposes of this Part, a member State liquidator appointed in relation to an insolvent is deemed to be a creditor."
- (2) In Rule 11.2(1) (notice of intended dividend) after "his intention to do so" substitute—
  - "(a) to all creditors whose addresses are known to him and who have not proved their debts, and
  - (b) where a member State liquidator has been appointed in relation to the insolvent, to that person.".
- (3) After Rule 11.3(2) (final admission/rejection of proofs) insert—
  - "(3) In the declaration of a dividend no payment shall be made more than once by virtue of the same debt.
    - (4) Subject to Rule 11.11, where—
      - (a) a creditor has proved, and
  - (b) a member State liquidator has proved in relation to the same debt, payment shall only be made to the creditor.".
- (4) In Rule 11.6(1) (notice of declaration) after "notice of the dividend to" substitute—
  - "(a) all creditors who have proved their debts, and
  - (b) where a member State liquidator has been appointed in relation to the insolvent, to that person.".
- (5) After Rule 12.12(4) (service outside the jurisdiction) insert—
  - "(5) Leave of the court is not required to serve anything referred to in this Rule on a member State liquidator.".
- (6) After Rule 12.17(2) (right to have list of creditors) insert—
  - "(2A) For the purpose of this Rule a member State liquidator appointed in main proceedings in relation to a person is deemed to be a creditor.".
- (7) After Rule 13.13(7) (expressions used generally) insert—
  - "(8) "Centre of main interests" has the same meaning as in the EC Regulation.
  - (9) "Establishment" has the meaning given by Article 2(h) of the EC Regulation.
  - (10) "Main proceedings" means proceedings opened in accordance with Article 3(1) of the EC Regulation and falling within the definition of insolvency proceedings in Article 2(a) of the EC Regulation and
    - (a) in relation to England and Wales and Scotland set out in Annex A to the EC Regulation under the heading "United Kingdom", and
    - (b) in relation to another member State, set out in Annex A to the EC Regulation under the heading relating to that member State.
  - (11) "Member State liquidator" means a person falling within the definition of liquidator in Article 2(b) of the EC Regulation appointed in proceedings to which it applies in a member State other than the United Kingdom.

- (12) "Secondary proceedings" means proceedings opened in accordance with Articles 3(2) and 3(3) of the EC Regulation and falling within the definition of winding-up proceedings in Article 2(c) of the EC Regulation, and
  - (a) in relation to England and Wales and Scotland, set out in Annex B to the EC Regulation under the heading "United Kingdom", and
  - (b) in relation to another member State, set out in Annex B to the EC Regulation under the heading relating to that member State.
- (13) "Temporary administrator" means a temporary administrator referred to by Article 38 of the EC Regulation.
- (14) "Territorial proceedings" means proceedings opened in accordance with Articles 3(2) and 3(4) of the EC Regulation and falling within the definition of insolvency proceedings in Article 2(a) of the EC Regulation, and
  - (a) in relation to England and Wales and Scotland, set out in Annex A to the EC Regulation under the heading "United Kingdom", and
  - (b) in relation to another member State, set out in Annex A to the EC Regulation under the heading relating to that member State.".

#### Amendment of index to Schedule 4

- 11. Insert in the index to forms in Schedule 4 to the principal Rules—
  - "7.20 Application, affidavit and order confirming creditors' voluntary winding up".

#### New form

**12.** Add the form contained in Part 1 of the Schedule to these Rules to Schedule 4 of the principal Rules as Form 7.20.

#### Amended forms

**13.** The forms contained in Part 2 of the Schedule to these Rules are substituted for the forms identically numbered in Schedule 4 to the principal Rules.

7th May 2002 Irvine of Lairg, C.

I concur,

9th May 2002 Secretary of State for Trade and Industry

## SCHEDULE

RULE 12

## PART 1

## **NEW FORM**

Rule 7.62 Form 7.20

VIIIC 7.172				
	Confirmation by Court of Cred Application and Order	litors' Voluntary Winding	Up	
	(Title)	(Registered No	)	
(a) Insert name of applicant	1.1 (a)	hereby make application to the cou	art Tor	
(b) Insert name of company	confirmation of the creditors' voluntary wi	nding up proceedings under Part IV	of the	
an ipany	Insolvency Act 1986 in relation to			
	(b)			
(c) Insert date of	2. The resolution for voluntary winding up	was passed on		
rasolution	(e)	,		
ült İnsert dale	3. I was appointed liquidator of the compar	ny on (d)		
(c) lusan, whether usin, secondary or tearitorial proceedings	4. I declare that the EC Regulation will app (e) proceedings as	ply and that these proceedings will be sidefined in Article 3 of the EC Regu		
	5. I attach the following documents require 7.62:	ed to accompany the application under	er Rule	
	<ul><li>(a) copy of resolution for voluntary windir</li><li>(b) evidence of my appointment as liquidate</li><li>(c) copy of statement of affairs required un</li></ul>	tor of the company		
	Affidavit			
	After sections 1 to 4 have been completed section 4 available), this affidavit must be for oaths or an officer of the court duly aut	sworn before a solicitor or commissi		
	I(f)			
f) liisait name aird occupation				
(g) nsert full address	of (g)			
	make oath and say that the contents of this knowledge and belief true and that the doc required to accompany this application undof the stated documents.	uments exhibited hereto are all those		
	Swom at			

## ORDER

(h) insert date	Upon reading the application dated (h)	oľ.
(j) Insert name of applicant	(1)	
	and the evidence filed in support	
	It is hereby confirmed by the court that the proceedings are creditors winding up proceedings under Part IV of the Insolvency Act 1986	' voluntary
	Date	

RULE 13

#### PART 2

#### AMENDED FORMS

PART 2 RULE 13

AMENDED FORMS

Rule 2.1 Form 2.1

## Petition for Administration Order (Title)

(Registered No.

)

(a) Insert title of court - To (a)

(b) his ait full name (s) and address(es) of patitioner(s) The petition of (b)

(c) Delete it per tion not presented by the company's directors (d) Insert full name, and registered not not company subject to per from

(c) [presented by the directors under section 9 of the Insolvency Act 1986]

1. (d)

(hereinafter called "the company") was incorporated on

(e) Insert date of incorporation

under the Companies Act 19

(f) Insert address of registered office

2. The registered office of the company is at (f)

(g) Insert amount of nominal capital and how this divided (h) Insert amount of capital paid up or credited as paid up 3. The nominal capital of the company is (g) £

divided into shares of  $\mathfrak L$  each. The amount of the capital paid up or credited as paid up is (h)  $\mathfrak L$ 

4. The principal objects for which the company was established are as follows:

and other objects stated in the memorandum of association thereof,

 j) Delete such as are imapplicable

- 5. The petitioner(s) believe(s) that the company is or is likely to become unable to pay its debts and than an administration order would be likely to achieve (j)
  - (i) the survival of the company and the whole or some part of its undertaking as a going concern
  - (ii) the approval of a voluntary arrangement with its creditors under Part 1 of the Insolvency Act 1986
  - (iii) the sanctioning of a compromise or arrangement between the company and such persons as are mentioned in section 425 of the Companies Act 1985
  - (iv) a more advantageous realisation of the company's assets than would be effected on a winding up  $\,$

for the reasons stated in the affidavit of

filed in support hereof

(k) Delote as applicable 6. The company (k) is/is not an insurance undertaking; a credit institution; an investment undertaking providing services involving the holding of funds or securities for third parties; or a collective investment didectaking under Article 1.2 of the EC Regulation.

(.) Insert name of person awearing affidavit	7. For the reasons stated in the affidavit of (I) Regulation (k) will/will not apply (k) and that these procee	it is considered that the DC dings will be
(m) Insert whether main, secondary or territorial process dings	(m)proceedings as defined in A	Article 3 of the EC Regulation
(n) Insert tall name(s) and address (cs) of proposed administrator(s)	8. The petitioner(s) propose(s) that during the period for whalfairs, business and property of the company be managed (n)	
	who is (are) to the best of the petitioner's knowledge and b insolveney practitioner(s) in relation to the company. The p as follows:-	
(o) luser) full name of company	(1) that the court make an administration order in relation t	o (o)
(p) Insert name(s) of proposed administrator(s) (q) Insert details of any ancillary orders sought	(2) that (p) be appointed to be the administrator(s) of the said company (3) (q)	¢
	or	
	(4) that such other order may be made in the premises as sl	nall be just
	Note: It is intended to serve this petition on	
in: Insent here no ne, while we leb places number and reference followy) of a solicator acting for the permeasure.	This petition was issued by (r)	
	(solicitor for the petitioner(s) whose address for service is:	

Rule 2.9	Form 2.4
	Administration Order (Title) (Registered No. )
(a) theert name and address of petitioner	UPON THE PETITION OF (a)
(h) Defere where company itself is petitioner OR insert taux of petitioner, to director, ereditor ofe (c) Insert details of any other parties (including the company) appraising and by whom represented	(b) (a $aaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa$
·	and upon reading the evidence
(d) Set out the purposets) which the order is likely to achieve	IT IS ORDERED that during the period for which this order is in force the affairs, business and property of the company be managed by the administrator hereinafter appointed pursuant to the provisions of section 8 of the Insolvency Act 1986 for the following purposes (d)
c) Insert full name(s) and address(es) to administrator(s)	AND it is ordered that (e)
	be appointed administrator(s) of the company
(f) Dole is as applicable (g) Insert whether main or territoxial proceedings (h) Insert particulars of any further order	AND the Court being satisfied on the evidence before it that the EC Regulation (f) does/does not apply (f) and that these proceedings are (g)
made by the court	
tji lusert lerins o' order for cesta	And it is ordered that the costs of the said petition  (j)
	Dated

Rule 4.7	Winding-Up Petition		Form 4.2
	(Title)	(Registered No.	)
(a) Insert title of court	То (а)		
(b) Insert full name(s) and address(es) of petitioner(s)	The petition of (b)		
(c) Insert full name and registered no. of company subject to peririen	1. (c)		
·	(hereinafter called "the company") was incor-	porated on	
(d) liser) data of incorporation	(d)		
	under the Companies Act 19		
(e) Insert address of registered office	2. The registered office of the company is at	(0)	
(f) Insert amount of nominal expiral and hose it is divided (g) Insert amount of capital paid up or credited as paid up	3 The nominal capital of the company is (1) divided into shares of £ each. It as paid up is (g) £	£ The amount of the capital paid (	ap or credited
	4 The principal objects for which the compa	ny was established are as follo	ws:
	and other objects stated in the memorandum	of association of the company	
(b) Set out the grounds on which a winding up order is sought	5. (h)		
(j) Deloto av applicable	<ol> <li>The company (j) is/is not an insurance und undertaking providing services involving the parties; or a collective investment undertaking Regulation.</li> </ol>	holding of funds or securities	for <b>thir</b> d
(k) Insert name of person swearing aftidavit	7. For the reasons stated in the affidavit of (k here of it is considered that the EC Regulatio apply (j) and that these proceedings will be (	n on insolvency proceedings (j	
(I) Insert whether main, secondary or territorial proceedings	defined in Article 3 of the EC Regulation		
	8. In the circumstances it is just and equitable. The petition(s) therefore pray(s) as follows:-	e that the company should be v	vound up
	(1) that (c)		
	may be wound up by the court under the pro-	visions of the Insolvency Act I	986

(2) that such other order may be made as the court thinks fit

(m) if the company is the printioner, delate "the company". Add the full name and address of any other person on whom it is intended to serve this

Note: It is intended to serve this potition on (iii) [the company] [and]  $\cdot$ 

	Endorsement
	This petition having been presented to the court
(ii) Insert name and address of Court	on will be heard at (k) [Royal Courts of Justice, Strand.  London, WC2A 2LLJ [(n) County Court
(or Insert name and address of District Rog's ry	[(o) District Registry
	Date
	Timehours (or as soon thereafter as the petition can be heard)
	The solicitor to the petitioner is:-
	Name
	Address
	Telephone no
	Reference
	(k) [Whose London Agents are:-
	Name
	Address
	Telephone no
	Reference

Rule 4.20			Form 4.11	
	Order for Winding Up by the Court			
	(Title)	(Registered No.	)	
(a) Insert name and address of petitioner (as appropriate) "the company" or "a	Upon the petition of (a)			
creditor of the company" or " a contributory of the	presented to this court on			
company"	And upon hearing			
	And upon reading the evider	ice		
(b) Insett full name of the company	It is ordered that (b) be wound up by this court un	nder the provisions of the Insolvency	/ Act 1986	
(c) Delete as applicable (d) Insert whether main, secondary or territorial proceedings		d on the evidence that the EC Regula eedings are (d) C_Regulation		
(e) Insert names of all parties to be awarded their costs (f) Insert any terms concerning costs	And it is ordered that the cos of the said petition be paid o	its of (e) ut of the assets of the company (f)		
	Dated			

order liquidator of the company

Note: (c) | The || One of the | official receiver(s) attached to the court is by virtue of this

Rule 4.20 Form 4.12

# Order for Winding Up by the Court following upon the Discharge of an Administration Order

	(Title)	(Registered No. )	
(a) Delete words in grackets as applicable	Upon the petition of the company (a) [by	r its administrator (b) ] or [(b)	
(b) Insert name and	ne anda [creditor] [member] of the abo		
company] [pursuant to leave of this court by order dated (c) [by agreement with the administrator dated (c)			<u> </u>
(c) Insett date	iny agreement with the administrator dat	AI (C)	1
	presented to this court on (c)		
	And upon hearing		
	And upon reading the administration ord	ler dated (c)	
	It is ordered that the said administration	order be and the same is discharged.	
d) Insert full name of the company	And it is ordered that (d) be wound up by this court under the pro	visions of the Insolvency Act 1986	
	(a) [And it is ordered that that		
e) Insert whether main, secondary or terriconal proceedings	(a) [And the court being satisfied that the (e) proceedings	ese proceedings are gs as defined in Article 3 of the EC Regulati	on]
(f) Insert any further terms of order, og as to costs	And it is ordered (f)		
	Dated		
g) Delete as applicable	Note: (g) [The][One of the] official receorder liquidator of the company	iver(s) attached to the court is by virtue of th	is

Kuic 4, 22	Petition by Contributory	าง เม +. เ+
	(Title) (Registered No.	)
(a) Insert title of court	t To (a)	
(b) Insert full name(s) and address(cs) of patitioner(s)	t Petition of (a)	
(c) Insert full name of company subject to petition	n (10,40)	
	(hereinafter called "the company") was incorporated on	
(d) Insert date of meorgonation		
	under the Companies Act 19	
(e) Insert address of registrated office		
(i) Delete as	3. The nominal capital of the company is $\mathcal L$ divided into shares of $\mathcal E$ each. The amount of the capital paid up as paid up is $\mathcal E$	or credited
applicable	The petitioner(s) is/are the holder(s) of shares of $\mathfrak{t}$ — each. Such shares (f allotted to him/them on the incorporation of the company] [have been registe his/their name(s) for more than 6 months in the last 18 months] [devolved up through the death of the former holder of the shares].	rred in
	4. The principal objects for which the company was established are as follow	/80
	and other objects stated in the memorandum of association of the company	
(g) Sal out the grounds on which a winding-up order is sought	F Control of the cont	
	6. The company (f) is/ts not an insurance undertaking; a credit institution; an undertaking providing services involving the holding of funds or securities for parties; or a collective investment undertaking as referred to in Article 1.2 of Regulation.	or third
(h) Inser, name of person swearing, affidavit (j) Insert whether main, secondary or territorial proceedings	it is considered that the EC Regulation (f) will/will not apply (f) and that the proceedings will be (j) proceedings as defined in the EC Regulation	
	8. In the circumstances it is just and equitable that the company should be we The petition(s) therefore pray(s) as follows:	ound up
	(1) that (c)	
	may be wound up by the court under the provisions of the Insolvency Act 19	86

or
(2) that such other order may be made as the court thinks fit

(still for company is the petitioner, delsterable company). Add the full name and address of any other person on whomic is intended to serve this petition.

	Endorsement	
	This petition having been presented to the court on fet all parties attend before the Registrar in Chambers on	
	Date	
	Time hours	
	Place for directions to be given	
	The solicitor(s) for the petitioner is/are:-	
	Name	
	Address	
	Telephone no	
	Reference	
(k) Delete if London agents not instructed	(k) [Whose London Agents are:-	
	Name	
	Address	
	Telephone no	
	Reference	

Rule 4.26		Form	14.15
	Order of Appointment of Pr	ovisional Liquidator	
	(Title)	(Registered No.	)
(a) Give full name and add was of applicants	Mr Registrar Upon the application of (a)	in chambers	
	And upon hearing		
	And upon reading the petition to wind	up the above named company and the e-	vidence
(b) Dalota if not ລາງ reable	(b) And the court being satisfied that the	ne company is unable to pay its debts	
(c) Delete as applicable (d) Insert whether main, secondary or territorial proceedings	And the court being satisfied that the Hithese proceedings are (d)	C Regulation (c) does/does not apply (c proceedings as defined	) and that in Article
(d) If a person other han the official receiver is to be appeared delete the words in [1] otherwise insert the amount to be deposited	It is ordered that (d) [upon the sum of applicant with the official receiver] the liquidator of the above-named compan	E being deposited by the following person is appointed provision y	the nal
(a) Insert either "the dfieral receiver" or it an	Name of provisional fiquidator (e)		
insolvency practitioner is to be appointed, his full name and address	Address (if applicable)		
(f) Insert details of the functions to be carried out by the previsional liquidator in relation to the company's affairs	And it is ordered that:- (f)		
	Dated		
	liquidator all the information as he ma-	PANY • Insolvency Act 1986 to give the provisi y reasonably require relating to the comp thim at such times as he may reasonably	pany's
	Date		

Rule 4.73 Form 4.25

## $\begin{array}{c} Proof\ of\ Debt-General\ Form \\ (TITLE) \end{array}$

Date of Winding-Up Order/Resolution for voluntary winding-up

1	Name of Creditor	
2	Address of Creditor	
3	Total amount of claim, including any Value Added Tax and outstanding uncapitalised interest as at the date the company went into liquidation [see Note]	
4	Details of any documents by reference to which the debt can be substantiated. [Note: the liquidator may call for any document or evidence to substantiate the claim at his discretion]	
5	If the total amount shown above includes Value Added Tax, please show:  (a) amount of Value Added Tax  (b) amount of claim NET of Value Added Tax	Ľ f
6	If total amount above includes outstanding uncapitalised interest, please state amount	Ľ
7	If you have filled in both box 3 and box 5, please state whether you are claiming the amount shown in box 3 or the amount shown in box 5(b)	
8	Give details of whether the whole or any part of the debt falls within any (and if so which) of the categories of preferential debts under section 386 of, and schedule 6 to, the Insolvency Act 1986 (as read with schedule 3 to the Social Security Pensions Act 1975)	Category  Amount(s) claimed as preferential €
ş	Particulars of how and when debt incurred	

10	Particulars of any security hold, the value of the security, and		
	the date it was given		
11	Particulars of any reservation of title claimed, including details		
11	of goods supplied, their value		
	and when supplied		
12	Signature of creditor or person authorised to act on his behalf		
	Name in BLOCK LEPTERS		
	Position with or relation to creditor		
Admi	tted to vote for		
ë			
Date			
Liquio	Liquidator		
Admitted preferentially for			
,;;			
Date	ı <del>c</del>		
Liquidator			
Admitted non-preferentially for			
ž			
Date			
Liquio	lator		

NOTE: A company goes into liquidation if it passes a resolution for voluntary winding up or an order for its winding up is made by the court at a time when it has not already gone into liquidation by passing such a resolution.

Rule 6.6 Form 6.7
Creditor's Bankruptcy Petition on Failure to Comply with a

Statutory Demand for a Liquidated Sum Payable Immediately (Title)

(a) Lisen full names (s) and address(es) of petitioner(s)

(b) Insen full name, place of residence and occupation (if any) of debter any) of debter and occupation (if any) of debter any) of debter and occupation (if any) of debter and occupation (if any) of debter any) of debter and occupation (if any) of debter and occupation (if any) of debter any) of debter and occupation (if any) of debter any) of debter and occupation (if any) of debter any) occupation (if any) of debter and occupation (if any) of debter and occupation (if any) oc

petition the court that a bankruptcy order may be made against (b)\_\_\_\_

(c) Insert in full any other [also known as (c)\_ name(s) by which the debtor is or has been known (d) luxart trading name (adding "with another or others", if this [and carrying on business as (d) is so), business address and nature of business (a) Insort airy other address or [and lately residing at (c)] addresses at which the dehtor has resided at or after the time the polition debt was incurred (f) Give the same details as [and lately carrying on business as (I)\_ specified in note (d) above for any other businesses which have been canned on at or after the time the petition debt was and say as follows:-1. (g) [The debtor's centre of main interests has been]] The debtor has had an

#### OR

establishment] at \_

The debtor carries on business as an insurance undertaking; a credit institution; an investment undertaking providing services involving the holding of funds or securities for third parties; or a collective investment undertaking as referred to in Article 1.2 of the EC Regulation

]

]

#### OR

The debtor's centre of main interests is not within a member State

2. The debtor has for the greater part of six months immediately preceding the presentation of this petition (g) [resided at] [carried on business at]

(h) Or as the case may be tollowing the terms of Rule 6.9

(g) Dolera as applicable

within the district of this court (h)

#### Under the HC Regulation:

- (i) The centre of main interests should correspond to the place where the debtor conducts the administration of his interests on a regular basis.
- (ii) Establishment is defined as "any place of operations where the debtor carries out a non-transitory economic activity with human means and goods".

the debt(a), what they relate to and when they were incurred.					
Please show separately the amount or rate of any interest or	<u>c()</u>				
other charge not previously	4. The above-mentioned debt is for a liquidated sum payable immediately and the				
notified to the dahtor and the reasons why you are claiming i.	debtor appears to be unable to pay it				
(k) insert data of service of a	5. On (k) a statutory demand was				
statutory demand	served upon the debtor by				
(l) State manner of service of demand	(1)				
	in respect of the above-mentioned debt. To the best of my knowledge and belief the demand has neither been complied with nor set aside in accordance with the Rules and no application to set it aside is outstanding				
(iii) If 3 weeks have not clopsed since service of statutory demand give reasons for earlier presentation of pet tion	(m)				
	<ol> <li>I/We do not, not does any person on my/our behalf, hold any security on the debtor's estate, or any part thereof, for the payment of the above-mentioned sum</li> </ol>				
	OR				
	I/We hold security for the payment of (g) [part of] the above-mentioned sum.  I/We will give up such security for the benefit of all the creditors in the event of a bankruptey order being made.				
	OR				
	I/We hold security for the payment of part of the above-mentioned sum and I/we estimate the value of such security to be $\mathcal L$ . This petition is not made in respect of the secured part of my/our debt.				
	The second secon				
	Endorsement				
	Endorsement  This petition having been presented to the court on				
	Endorsement  This petition having been presented to the court on				
	Endorsement  This petition having been presented to the court on				
	Endorsement  This petition having been presented to the court on				
	Endorsement  This petition having been presented to the court on				
	Endorsement  This petition having been presented to the court on				
țut lusatana re of debreu	Endorsement  This petition having been presented to the court on				
्मा किन्द्र तत्त्वच्या स्ट वर्षे तीर्राजस	Endorsement  This petition having been presented to the court on				
मुंग र किन्द्र हो. १८५४ छट १ई होटी होसा	Endorsement  This petition having been presented to the court on				
(मा) मिड्ड वी. वि.स स्ट वर्ग वीटीवेडम	Endorsement  This petition having been presented to the court on				
(in the at manic of debter	Endorsement  This petition having been presented to the court on				
	Endorsement  This petition having been presented to the court on				
tor Only in he completed where the pointoring effections	Endorsement  This petition having been presented to the court on				
to Only in he completed where the pointoning executor is	Endorsement  This petition having been presented to the court on				

Rule 6.6 Form 6.8 Creditor's Bankruptcy Petition on Failure to Comply with a Statutory Demand for a Liquidated Sum Payable at a Future Date (Title) (a) Insert tall names(s) and 1/We (a) address(es) of pet tioner(a) (b) Inser, full name, place of n sidence and exception (if any) of delitor petition the court that a bankruptcy order may be made against (b) (c) liner) in full any other Jalso known as (c)\_ name(s) by which the deborris or has been known [and carrying on business as (d)\_\_\_\_\_\_ (d) lisert trading name (adding with another or others", if this s so), business address and nature of business to this it any othia address or [and lately residing at (e)\_\_\_\_ addresses at which the debtor has resided at or after the time the petition debt was incurred (f) Give the same details as [and lately carrying on business as (f) specified in note (d) above for any other businesses which nave been carried on at or after the time the perition debt was and say as follows:incurred 1. (g) [The debtor's centre of main interests has been][The debtor has had an establishment] at ] (g) Delete as applicable OR The debtor carries on business as an insurance undertaking; a credit institution; an investment undertaking providing services involving the holding of funds or securities for third parties; or a collective investment undertaking as referred to in Article 1,2 of the EC Regulation OR The debtor's centre of main interests is not within a member State. 2. The debtor has for the greater part of six months immediately preceding the presentation of this petition (g) [resided at] [carried on business at]. that On as the case, may be following the terms of Rule 6.9 within the district of this court (h) Under the EC Regulation: (i) The centre of main interests should correspond to the place where the debtor conducts the

J

- (i) The centre of main interests should correspond to the place where the debtor conducts the administration of his interests on a regular basis.
- (ii) Listablishment is defined as "any place of operations where the debtor carries out a non-transitory economic activity with human means and goods".

(i) Please give the amount of the debtor is justly and truly indebted to me [us] in the aggregate sum of the debtor, what they relate in					
the debt(s), what they relate to and when they were incurred	II				
Please show separately the	e <del>~000</del>				
amount or rate of any into est or	r				
office charge not previously	<ol> <li>The above-mentioned debt is for a liquida</li> </ol>	mentioned debt is for a liquidated sum payable on (k)			
needfied to the depter and the reasons why you are claiming it.	<ul> <li>and the debtor appears to have no reasonable</li> </ul>	prospect of being able to pay it			
(k) Insert data or datas when the					
debi becomes payable					
(I) Insert date of service of a	$x_i = 5$ , On (1) a statutory demand w				
statutory demand	served upon the debtor by				
(m) State manner of service of					
deniand	(m)				
	in respect of the above-mentioned debt. To the best of my knowledge and belief the				
	demand has neither been complied with nor s				
		sel aside in accordance with the relies and			
Curl IF 3 promise home particles and	no application to set it aside is outstanding				
(ii) If it works have not elapsed since service of stamtory	(n)				
demand give leasons for earlier					
presentation of polition					
	6. I/We do not, nor does any person on my/c				
	debtor's estate, or any part thereof, for the pa	syment of the above-mentioned sum			
	0.70				
	OR				
	1007 s hadd associate. Consthue man in and of Cold had	and an Physical Control of the contr			
	I/We hold security for the payment of (g)  pa				
	I/We will give up such security for the benef	it of all the creators in the event of a			
	bankruptcy order being made				
	(m				
	OR				
	I/We hold security for the payment of part of the above-mentioned sum and I/we				
	estimate the value of such security to be $\pm$ . This position is not made in				
	respect of the secured part of my/our debt.				
	Endorsement				
	This petition having been presented to the co				
	it is ordered that the petition shall be heard as follows:-				
	Date				
	Trait.	_			
	Time	hours			
	Place				
	and you, the above-named (o)	, are to take			
	notice that if you intend to oppose the petitio	n you must not later than 7 days before 💎			
(o) Insert name of debou	the date fixed for the hearing:				
	(1) 411s in asset a austina Ca Tours C	IOV annuiferium than annuada an eachimh annu			
	(i) file in court a notice (in Form 6.19) specifying the grounds on which you				
	object—to the making of a bankruptcy order; and				
	(ii) send a copy of the notice to the petitioner or his solicitor.				
	The solicitor to the petitioning creditor is: (	p)			
	Name				
	Address				
(p) Only to be completed where					
the pecitioning creditor is represented by a solicitor					
	Telephone Number				
	Deference				
	Reference				

Rule 6.6

Creditor's Bankruptcy Petition Where Execution or Other
Process on a Judgment has been Returned in Whole or Part
(Title)

(a) Insert full names(a) and address(es) of pedicioner(s)	I/We (a)	
(h) Insert full name, place of residence and corruption (if any) of debtor	petition the court that a bankruptcy order may be made against (b)	
(e) lisert in full any other name(s) by which the debtor is	also known as (c)	
or has been known (c) Insen trading name (adding "with another or others", if this is so). Insiness address and	[and carrying on business as (d)	
nature of business (e) Insert any other address or addresses at which the deplor has resided at or after the time	and lately residing at (e)	
the petition debt was incurred (f) Give the same details as specified in note (d) above for any other businesses which	[and fately carrying on business as (f)	
have been carned on at or after the time the polition debt was incurred.	and say as follows:-	
(g) Dalete as applicable	1. (g) [The debtor's centre of main interests has been][The debtor has had an establishment] at	
	OR	
	The debtor carries on business as an insurance undertaking: a credit institution; an investment undertaking providing services involving the holding of funds or securities for third parties; or a collective investment undertaking as referred to in Article 1.2 of the EC Regulation	
	OR	
	The debtor's centre of main interests is not within a member State	
	2. The debtor has for the greater part of six months immediately preceding the presentation of this petition (g) [resided at] [carried on business at]	
(h) Or as the case may be following the terms of Rule 6.9 $$	within the district of this court (h)	

Under the EC Regulation:

- (i) The centre of main interests should correspond to the place where the debtor conducts the administration of his interests on a regular basis.
- (ii) Establishment is defined as "any place of operations where the debtor carries out a non-transitory economic activity with human means and goods".

(j) Please give the amount of		
the debt(a), what they relate to and when they were neutred. Please show separately the	3. The debter is justly and truly indebted to me [us] in the aggregate sum of $\mathcal{E}(j)$	
mount or rate of any interest or other charge not previously actified to the debtor and the casons why you are claiming it.	4. The above-mentioned debt is for a liquidated sum payable immediately and the debtor appears to be unable to pay it	
(k) Insert on which judgment was obtained	5. On (k) judgment was obtained in (g) [the High Court of justice Division][ County Court]	
(I) Inventidate of execution	[or as the case may be] on an action the short title and reference to the record whereof is "A V B "Numberin the sum of £following which execution was issued at thecourt in respect of the debt and on (I)the sheriff/county court (g) [made a return [endorsed upon the writ a statement] to the effect that the execution was unsatisfied (g) [as to the whole [as to part] and the above-mentioned debt represents the amount by which the execution was returned unsatisfied.	
	6. I/We do not, nor does any person on my/our behalf, hold any security on the debtor's estate, or any part thereof, for the payment of the above mentioned sum	
	OR	
(in) Delete as applicable	I/We hold security for the payment of (m) [part of] the above-mentioned sum. I/We will give up such security for the benefit of all the creditors in the event of a bankruptcy order being made	
	OR	
	I/We hold security for the payment of part of the above-mentioned sum and I/we estimate the value of such security to be £ . This petition is not made in respect of the secured part of my/our debt.	
	actification for the product of the production of the product of t	
	Endorsement	7
	Endorsement This petition having been presented to the court on	
	Endorsement This petition having been presented to the court on	
	Endorsement This petition having been presented to the court on it is ordered that the petition shall be heard as follows:-	
(ii) Jusert name of debtor	This petition having been presented to the court on	
(ii) Jusert name of debtor	Endorsement This petition having been presented to the court on	
(ii) Jugett name of debtor	This petition having been presented to the court on	
(ii) Jusert name of debtor	This petition having been presented to the court on	
(ii) Jusert name of debtor ei Only to be completed where the verificating creation is represented by a sufficien	This petition having been presented to the court on	
of Only to be completed where the actificating creditor's	This petition having been presented to the court on	

Rule 6.6	Form 6.10	
	ankruptcy Petition for Default in Connection with Voluntary	
A	rrangement	
	(Title)	
(a) Insert for I names(a) and address(es) of peritioner(s)	I/We (a)	
(b) Insert full name, place of residence and occupation (if any) of debtor	petition the court that a bankruptcy order may be made against (b)	
(c) Inserving full any other name (s) by which the debtor is or has been known	[also known as (c)	]
(d) lisser) trading name (adding "with another or others", if this is so), pusiness address and	Jand carrying on business as (d)	_ _I
nature of Fusiness (at lisent any other addresses of addresses a which the debtor has resided of er after the time the perition Cabt was incurred	Tand lately residing at (e)	_
(f) Give the same details as specified in note (d) above tor any other businesses which have been carried on at or ofter	[and lately carrying on business as (f)	J
the time the betilion debt was incurred	and say as follows:-	
(g) Dolete as applicable	1. (g) [The debtor's centre of main interests has been][The debtor has had an establishment] at	-
	OR	
	The debtor carries on business as an insurance undertaking: a credit institution; as investment undertaking providing services involving the holding of funds or seculor third parties; or a collective investment undertaking as referred to in Article 1 the EC Regulation	rities
	OR	
	The debtor's centre of main interests is not within a member State	
	2. The debtor has for the greater part of six months immediately preceding the presentation of this petition (g) [resided at] [carried on business at]	
(1) Or as the case may be following the terms of Rule 6.9	within the district of this court (h)	

#### Under the EC Regulation:

- (i) The centre of main interests should correspond to the place where the debtor conducts the administration of his interests on a regular basis.
- (ii) Establishment is defined as "any place of operations where the debtor carries out a non-transitory economic activity with human means and goods".

<ul> <li>Insert date the debtor entered turn voluntary arrangement.</li> </ul>	was approved by his creditors and I am (g) [a person who is for the time being bound			
(k) Insert name of supervisor			and (k)	is the
	supervisor] [(k)			the supervisor of the said
	voluntary arran	gement		
(I) Give details of the default in connection with the	(I)			
composition or scheme, being				
the grounds under section 2/6(1) IA86 upon which the				
bankruptcy urder is sought				
			Endorsement	
	This petition by	wino been prevente	d to the court on	
			be heard as follows:-	_
	Date			
	Time			hours
	Place			
(ni) lusert name of delitor	and you, the ab	ove-named (m)		, are to take
	notice that if yo the date fixed fo		the petition you must	not later than 7 days before
		,	n Form 6.19) specify f a bankruptcy order;	ing the grounds on which you and
	(ii) sen	id a copy of the not	ice to the petitioner of	r his solicitor.
	The solicitor to	the petitioning cree	litor is: - (n)	
in'i Only to be completed where	N			
the peritioning creditor is represented by a solicitor	Name Address			
	7 CULTICOS			
	Telephone Nun	nber		
	Reference			
	Reforence:			

Rule 6.33	Bankruptcy Order on Creditor's Petition (Title)
(a) Insert name and address of petitioning	Upon the petition of (a)
creditor	a creditor, which was presented on
	and upon hearing
	and upon reading the evidence
(b) Insert full description of debtor	It is ordered that (b)
as set out in the petition	be adjudged bankrupt.
(c) Delete as applicable (d) Insert whether main, secondary or erritorial proceedings	(c) And the Court being satisfied that the EC Regulation does apply and that these proceedings are (d) proceedings as defined in Article 3 of the EC Regulation
	(c) The court is satisfied that the EC Regulation does not apply in relation to these proceedings
	Dated
	Timehours
(e) Insert address of Official Receiver's office	Important Notice to Bankrupt (c) [The] [One of the] official receiver(s) attached to the court is by virtue of this order receiver and manager of the bankrupt's estate. You are required to attend upon the Official Receiver of the court at (e)
	immediately after you have received this order.  The Official Receiver's offices are open Monday to Friday (except on Holidays) from 10.00 to 16.00 hours.
(f) Order to be endorsed where petitioning creditor is	Endorsement on Order (f) The solicitor to the petitioning creditor is:-
represented by a solicitor	Name
	Address
	Telephone No
	Reference

## Debtor's Bankruptcy Petition (Title)

(a) Insert full name, address and occupation (if any) of debtor	I (a)
(b) Insert in full any other name(s) by which the debtor is or has been known (c) Insert former address or addresses at which the debtor	also known as (b)  [lately residing at (c)
may have incurred debts or liabilities still unpaid or unsatisfied (d) Insert trading name (adding "with another or others", if this is so), business	[and carrying on business as (d)
address and nature of the business (e) Insert any former trading names (adding "with another or others", if	[and lately carrying on business as (e)
this is so), business address and nature of the business in respect of which the debtor may have incurred debts or	request the court that a bankruptcy order be made against me and say as follows:-
liabilities still unpaid or unsatisfied (f) Delete as applicable	(f) [My centre of main interests has been][I have had an establishment] at

#### OR

I carry on business as an insurance undertaking; a credit institution; investment undertaking providing services involving the holding of funds or securities for third parties; or a collective investment undertaking as referred to in Article 1.2 of the EC Regulation.

#### OR

My centre of main interests is not within a member State

## Under the EC Regulation

- (i) Centre of main interests should correspond to the place where the debtor conducts the administration of his interests on a regular basis.
- (ii) Establishment is defined in the Council Regulation (No 1346/2000) on insolvency proceedings as "any place of operations where the debtor carries out a non-transitory economic activity with human means and goods"

	2. I have for the greater part of six months immediately preceding the presentation of this petition (f) [resided at] [carried on business at]		
(g) Insert name of centri	within the district of (f) [this court] [(g) county court. Lam presenting my petition to this court, as it is the nearest full-time county court to (g)		
(h) State teasons	county court, for the following reasons: (h)		
	3. Fam unable to pay my debts.		
	4. (I) That within the period of five years ending with the date of this petition:		
(f) Insert date	(i) I have not been adjudged bankrupt		
(k) Insert name of court	OR I was adjudged bankrupt on (j) in the (k)		
(l) Insert number of bankruptey proceedings	Court No. (I)		
	(ii) I have not (f) [made a composition with my creditors in satisfaction of my debts] or (f) [entered into a scheme of arrangement with creditors] (S16 BA1914)		
	OR		
	On (j) $=$ I (f) [made a composition] [entered into a scheme of arrangement] with my creditors.		
	(iii) I have not entered into a voluntary arrangement		
	OR		
	On (j) Tentered into a voluntary arrangement		
	(iv) I have not been subject to an administration order under Part VI of the County Courts Act 1984		
	OR		
	On (j) an administration order was made against me in the county court.		
	5. A statement of my affairs is filed with this petition.		
	Date		
	Signature		
Complete only if petition not heard	Endorsement		
immediately	This petition having been presented to the court on it is ordered that the petition shall be heard as follows:-		
	Date		
	Time hours		
	Place		

resident som recipion resident	(Title)	
(a) Insert data— Upon the petition of the above named debtor, which was presented on (a)		
	And upon hearing	
(a) Delete words in square brackets if no appointment mace under seation 275(2) (a) Insert name of	(b)[and upon considering the report of (c) appointed under section 273(2) of the Insolvency Act 1986]	
insolvency practitioner appointed under section 273(2)	And upon the petition and statement of affairs	
(d) Invertial	It is ordered that (d)	
description of debtor as set out in the petition	be adjudged bankrupt.	
(e) Delete if no emifficace of summary administrated is a summary administrated in a summary administrated in a summary section 375		
(f) Only to be completed where a	[And it is ordered that (f) be appointed trustee of the bankrupt's estate]	
truster is appointed on the making of the bankrupkey order under section 277(4)	[And it is also ordered that	
(g) Delate as appropriate (h) Insert whether main, secondary or territorial proceedings	(g)And the court being satisfied that the EC Regulation does apply and that these proceedings are (h) proceedings as defined in Article 3 of the Regulation OR	
	(g) And the court is satisfied that the EC Regulation does not apply in relation to these proceedings	
	Dated	
	Time <u>hours</u>	
(j) Insert address of Official Receiver's office	Important Notice to Bankrupt (g) [The] [One of the] official receiver(s) attached to the court is by virtue of this order receiver and manager of the bankrupt's estate. You are required to attend upon the Official Receiver of the court at (j)	
	The Official Receiver's offices are open Monday to Priday (except on Holidays) from 10.00 to 16.00 hours.	
(k) Order to be endorsed where patitioning creditor is represented by a solution	Endorsement on Order (k) The soficitor to the petitioning creditor is: Name	
	Address	
	Telephone No	
	Reference	

Rule 6.52 Form 6.32

## Order of Appointment of Interim Receiver (Title)

	Mr Registrar	in chambers	
(a) Give ful, name and address of applicants	Upon the application of (a)		
	And upon hearing		
	And upon reading the evidence	e	
(b) Delete as applicable	(b) And the court being satisfied that the debtor is unable to pay his debts		
(c) Insert whether main, secondary or territorial process dings		hat the EC Regulation (b) does/does not apply (b) and that proceedings as defined in Article	
(d) If a person other than the official receiver is tasks appointed delete the words in [1] otherwise insent the amount to be deposited	It is ordered that (d) [upon the applicant with the official receithe property of the above-name	river] the following person is appointed interim receiver of	
(c) Insert either (the official receiver) or if	Name of interim receiver (e)_		
practitioner's to be appointed, his full name and address	Address (if applicable)		
(f) Insert nature and short description of property of which the interim receiver is to alse prossession, and the duties to be performed by him in relation to the dobtan's affairs	And it is ordered that:- (f)		
	Dated		

## NOTICE TO DEBTOR

You must give the interim receiver all the information he may require relating to your property and affairs in order for him to carry out the functions imposed on him by the terms of the above order.

Rule 6.96 Form 6.37

## Proof of Debt – General Form (TITLE)

## Date of Bankrupicy Order

1	Name of Creditor	
2	Address of Creditor	
3	Total amount of claim, including any Value Added Tax and outstanding uncapita ised interest as at the date of the bankruptcy order.	
4	Details of any documents by reference to which the debt can be substantiated. [Note: the liquidator may call for any document or evidence to substantiate the claim at his discretion]	
5	If the total amount shown above includes Value Added Tax, please showt- (a) amount of Value Added Tax (b) amount of claim NET of Value Added Tax	± E
6	If total amount above includes ourstanding uncapitalised interest, please state amount	*
7	If you have filled in both box 3 and box 5, please state whether you are claiming the amount shown in box 3 or the amount shown in box 5(b)	
*	Give details of whether the whole or any part of the debt falls within any (and if so which) of the categories of preferential debts under section 386 of, and schedule 6 to, the Insolvency Act 1986 (as read with schedule 3 to the Social Security Pensions Act 1975)	Category $Amount(s) \ claimed \ as \ preferential \ \mathfrak{t}$
9	Particulars of how and when dobt incurred	

10	Particulars of any security held, the value of the security, and the date it was given		
11	Particulars of any reservation of title claimed, including details		
	of goods supplied, their value		
	and when supplied		
12	Signature of creditor or person authorised to act on his behalf		
	me in BLOCK LETTERS		
	Position with or relation to creditor		
Admitted to your for			
€			
*			
Date			
Official Receiver/Trustee			
Admitted preferentially for			
£			
Date			
Trustee			
Admitted non-preferentially for			
į.			
Date			
Trustee			

## **EXPLANATORY NOTE**

(This note is not part of the Rules)

These Rules amend the Insolvency Rules 1986 (S.I. 1986/1925) ("the 1986 Rules") in the light of Council Regulation (EC) No. 1346/2000 of 29th May 2000 on insolvency proceedings, OJ No. L160, 30.06.00. p.1 (the "EC Regulation") which comes into force on 31st May 2002.

The EC Regulation aims to provide for the efficient and effective functioning of cross-border insolvency proceedings in the European Union. Information concerning the EC Regulation is provided in the Guidance Notes issued by the Insolvency Service which may be found, together with the text of the EC Regulation, on the Insolvency Service website, the address of which is <a href="https://www.insolvency.gov.uk">www.insolvency.gov.uk</a>.

The main amendments to the 1986 Rules are—

- to provide procedures for the conversion of company and individual voluntary arrangements and administration into winding up for companies and bankruptcy for individuals on the application of a liquidator appointed in another EU member State ("a member State liquidator") in main proceedings ("member State liquidator" and "main proceedings" are defined by new definitions by reference to the EC Regulation inserted into the 1986 Rules);
- to note particular rules in the 1986 Rules to which the right of a member State liquidator to participate in proceedings on the same basis as a creditor is relevant, for example, entitlement to vote under Rules 2.22 (administration), 4.67 (winding up) and 6.93 (bankruptcy);
- to provide, under the 1986 Rules, for giving notice of insolvency proceedings, and to give notice of various steps taken in such proceedings, to member State liquidators;
- to provide, under the 1986 Rules, for the right of a member State liquidator appointed in main proceedings or a temporary liquidator to be able to apply for the appointment of a provisional liquidator of a company or an interim receiver of an individual ("temporary administrator" is defined by a new definition by reference to the EC Regulation inserted into the 1986 Rules);
- to provide a procedure allowing a liquidator of a company being wound up voluntarily under Part IV of the Insolvency Act 1986 to apply to court (using a newly prescribed form) for the confirmation of the proceedings, such confirmation being a pre-requisite for recognition of a voluntary winding up in other member States under the EC Regulation;
- to remove conflicts between the EC Regulation and the Rules, for example, in new Rule 6.116(3) in relation to the rights in rem (secured rights) of creditors where the secured assets are in other member States;
- to make provision with regard to voting at creditors' meeting and proving for dividends in insolvency proceedings where the EC Regulation applies; and
- to provide revised forms, among others forms, for petitions and orders which require petitioners and courts to consider the applicability of the EC Regulation to the proceedings in question.