
STATUTORY INSTRUMENTS

2010 No. 2580

**BUILDING SOCIETIES, ENGLAND AND WALES
INSOLVENCY, ENGLAND AND WALES**

The Building Society Special Administration
(England and Wales) Rules 2010

Made - - - - - *20th October 2010*

Laid before Parliament *25th October 2010*

Coming into force *15th November 2010*

THE BUILDING SOCIETY SPECIAL ADMINISTRATION
(ENGLAND AND WALES) RULES 2010

PART 1

1. Citation
2. Commencement
3. Extent
4. Interpretation
5. In these Rules— (a) “the FSCS” means the scheme manager...
6. Overview
7. Forms

PART 2

8. Introduction
9. Content of application
10. If the building society has notified the Bank of England...
11. Statement of proposed building society special administrator
12. Bank of England witness statement
13. Filing
14. Each filed copy— (a) shall have the seal of the...
15. Service
16. Service under Rule 15 must be service of a sealed...
17. Service must be effected as soon as is reasonably practicable,...
18. (1) Service must be effected— (a) by personal service to...

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

19. (1) Service of the application shall be verified by a...
20. Other notification
21. Venue
22. Hearing
23. The order
24. Notice of order
25. The Bank of England shall as soon as is reasonably...
26. Costs

PART 3

27. Introduction
28. Building society special administrator's proposals: Objective 1 Stage
29. Building society special administrator's proposals: Objective 2 Stage
30. If the special administrator thinks that the statement made under...
31. Where the statement of proposals is sent to creditors, in...
32. Where the court orders an extension of the period of...
33. Where the special administrator has made a statement under paragraph...
34. Where the special administrator intends to apply to the court...
35. (1) Where the special administrator wishes to publish a notice...
36. Reports to creditors
37. A progress report must be produced for—
38. (1) The special administrator must send a copy of each...
39. (1) A special administrator who fails to comply with Rules...
40. Removal of special administrator in Objective 1 Stage
41. Appointment of provisional special administrator
42. The application must be supported by a witness statement stating—...
43. If satisfied that sufficient grounds are shown for the appointment,...
44. An order appointing a provisional special administrator must specify the...
45. If the court makes an order appointing a provisional special...
46. (1) As soon as is reasonably practicable after appointment a...
47. The Bank of England may disclose the fact and terms...
48. Additional joint special administrator
49. Disapplication of set-off for protected deposits
50. End of special administration: successful rescue
51. End of special administration: dissolution

PART 4

52. Introduction
53. Title of proceedings
54. Right to inspect file
55. A right of inspection may be exercised on a person's...
56. Any person may, with permission of the court, inspect the...
57. A right of inspection is not exercisable in the case...
58. Rule 7.28(2) and (3) of the Insolvency Rules 1986 (as...
59. Proceedings under sections 213 and 214 of the Insolvency Act...

PART 5

60. General application
61. For that purpose the rules apply with—
62. General modifications

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

63. Table of applications and specific modifications
Signature
Explanatory Note