STATUTORY INSTRUMENTS

2010 No. 2955

The Family Procedure Rules 2010

PART 9

APPLICATIONS FOR A FINANCIAL REMEDY CHAPTER 7

ESTIMATES OF COSTS

$[^{\rm FI}{\rm Duty}$ to make open proposals after a FDR appointment or where there has been no FDR appointment

- **9.27A.**—(1) Where at a FDR appointment the court does not make an appropriate consent order or direct a further FDR appointment, each party must file with the court and serve on each other party an open proposal for settlement—
 - (a) by such date as the court directs; or
 - (b) where no direction is given under sub-paragraph (a), within 21 days after the date of the FDR appointment.
- (2) Where no FDR appointment takes place, each party must file with the court and serve on each other party an open proposal for settlement—
 - (a) by such date as the court directs; or
 - (b) where no direction is given under sub-paragraph (a), not less than 42 days before the date fixed for the final hearing.]

Textual Amendments

F1 Rule 9.27A inserted (6.7.2020) by The Family Procedure (Amendment) Rules 2020 (S.I. 2020/135), rules 1, 13

Changes to legislation:
There are currently no known outstanding effects for the The Family Procedure Rules 2010, Section 9.27A.