STATUTORY INSTRUMENTS

2011 No. 1265

The Companies Act 2006 (Consequential Amendments and Transitional Provisions) Order 2011

The Insurers (Reorganisation and Winding Up) (Lloyd's) Regulations 2005 (S.I. 2005/1998)

- **27.**—(1) The Insurers (Reorganisation and Winding Up) (Lloyd's) Regulations 2005(1) are amended as follows.
 - (2) In regulation 2(1) (interpretation)—
 - (a) in the definition of "company", for "section 735 of the 1985 Act or Article 3 of the Companies Order" substitute "section 1 of the 2006 Act";
 - (b) in the definition of "subsidiary of the Society", for the words from "section 736" to the end substitute "section 1159 of the 2006 Act".
 - (3) In regulation 8 (moratorium)—
 - (a) in paragraph (6)(c), for "section 425 of the 1985 Act or Article 418 of the Companies Order" substitute "section 899 of the 2006 Act";
 - (b) in paragraph (8)(b), for "section 425 or Article 418" substitute "section 899".
- (4) In the heading to regulation 18 (powers of reorganisation controller: section 425 or Article 418 compromise or arrangement), for the words after the colon substitute "section 899 compromise or arrangement".
 - (5) In regulation 18—
 - (a) in paragraph (1), for the words from "section 425(1)" to "members)" substitute "section 896(1) of the 2006 Act (court order for holding of meeting)";
 - (b) in paragraph (2), for "section 425(1) or Article 418" substitute "section 896(1)";
 - (c) in paragraph (3), for "section 425(1) or Article 418(1)" substitute "section 896(1)".
- (6) In regulation 20(6) (reorganisation controller's powers: administration orders in respect of members), for the words from "section 425" to the end substitute "section 896 of the 2006 Act".
- (7) In regulation 23(4) (voluntary winding up of members: consent of reorganisation controller), for the words from "section 380" to "Order)" substitute "section 30 of the 2006 Act".
- (8) In regulation 24(6) (voluntary winding up of members: powers of reorganisation controller), for the words from "section 425" to the end substitute "section 896 of the 2006 Act".
- (9) In regulation 26(5) (winding up of a member: powers of reorganisation controller), for the words from "section 425" to the end substitute "section 896 of the 2006 Act".
- (10) In regulation 30(6) (winding up of the Society: service of petition etc. on reorganisation controller), for "section 425 of the 1985 Act" substitute "section 896 of the 2006 Act".
- (11) In regulation 43 (application of Part 4 of the principal Regulations: protection of settlements)

- (a) in paragraph (3), for "relevant section 425 or Article 418 compromise or arrangement" substitute "relevant compromise or arrangement";
- (b) for paragraph (5)(c), substitute—
 - "(c) "a relevant compromise or arrangement" means—
 - (i) a compromise or arrangement—
 - (aa) sanctioned by the court under section 425 of the Companies Act 1985 (excluding a compromise or arrangement falling within section 427 or 427A of that Act),
 - (bb) sanctioned by the court under Article 418 of the Companies (Northern Ireland) Order 1986 (excluding a compromise or arrangement falling within Article 420 or 420A of that Order), or
 - (cc) which is a section 899 compromise or arrangement,

that was sanctioned by the court before the date on which an application for a Lloyd's market reorganisation order was made, or

- (ii) any subsequent compromise or arrangement—
 - (aa) sanctioned by the court as mentioned in paragraph (i)(aa) or (bb), or
 - (bb) which is a section 899 compromise or arrangement,

that was sanctioned by the court to amend or replace a compromise or arrangement of the kind mentioned in paragraph (i);".

- (12) For regulation 44(6)(c) (challenge by reorganisation controller to conduct of insolvency practitioner) substitute—
 - "(c) a compromise or arrangement sanctioned by the court before the date when the Lloyd's market reorganisation order was made which is—
 - (i) a section 899 compromise or arrangement,
 - (ii) a compromise or arrangement sanctioned under section 425 of the Companies Act 1985 (excluding a compromise or arrangement falling within section 427 or 427A of that Act), or
 - (iii) a compromise or arrangement sanctioned under Article 418 of the Companies (Northern Ireland) Order 1986 (excluding a compromise or arrangement falling within Article 420 or 420A of that Order).".
- (13) In regulation 47 (application of Part 5 of the principal Regulations: protection of dispositions etc made before a Lloyd's market reorganisation comes into force)—
 - (a) in paragraph (3), for "relevant section 425 or Article 418 compromise or arrangement" substitute "relevant compromise or arrangement";
 - (b) for paragraph (5)(c), substitute—
 - "(c) "relevant compromise or arrangement" means—
 - (i) a compromise or arrangement—
 - (aa) sanctioned by the court under section 425 of the Companies Act 1985 (excluding a compromise or arrangement falling within section 427 or 427A of that Act),
 - (bb) sanctioned by the court under Article 418 of the Companies (Northern Ireland) Order 1986 (excluding a compromise or arrangement falling within Article 420 or 420A of that Order), or
 - (cc) which is a section 899 compromise or arrangement,

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that was sanctioned by the court before the date on which an application for a Lloyd's market reorganisation order was made, or

- (ii) any subsequent compromise or arrangement—
 - (aa) sanctioned by the court as mentioned in sub–paragraph (aa) or (bb) of paragraph (i), or
 - (bb) which is a section 899 compromise or arrangement,

that was sanctioned by the court to amend or replace a compromise or arrangement of the kind mentioned in paragraph (i);".