
STATUTORY INSTRUMENTS

2011 No. 785

The Insolvency (Amendment) Rules 2011

Amendments to Forms 6.7, 6.8, 6.9 and 6.10

13.—(1) Forms 6.7, 6.8, 6.9 and 6.10 are amended as follows.

(2) For paragraph 2 of each substitute—

“**2.** The debtor is (g)[not] resident in England and Wales. I am presenting this petition to the (g)[High Court][Central London County Court] because (g)[the proceedings are allocated to the London insolvency district as][(g)Rule 6.9A[(1)[(a)][(b)]][(2)][(5)][(6)] applies][and the petition debt is (g)[£50,000 or more][less than £50,000]][and within the 6 months immediately preceding its presentation (g)[the debtor carried on business in England and Wales and the debtor carried on business within the area of the London insolvency district (g)[for the greater part of that period of 6 months][for a longer period than in any other insolvency district]][the debtor has not carried on business in England and Wales but has resided in England and Wales and the debtor resided within the area of the London insolvency district (g)[for the greater part of that period of 6 months][for a longer period than in any other insolvency district]].

OR

The debtor is (g)[not] resident in England and Wales. I am presenting this petition to this county court because (g)Rule 6.9A[(3)][(5)][(6)] applies [and within the 6 months immediately preceding its presentation (g)[the debtor has carried on business in England and Wales and for the longest part of the period during which the debtor carried on business within that period of 6 months, the [principal] place of business has been situated in the district of this county court][the debtor has not carried on business in England and Wales, but has resided in England and Wales and for the longest part of the period during which the debtor was resident in England and Wales within that period of 6 months, the debtor resided in the district of this county court]].”.