STATUTORY INSTRUMENTS

## 2016 No. 1024

## The Insolvency (England and Wales) Rules 2016

# [<sup>F1</sup>PART 1A

## MORATORIUMS

### CHAPTER 12

#### Applications to court

#### [<sup>F1</sup>Service of the application

1A.30.—(1) The applicant must serve a sealed copy of the application—

- (a) in accordance with—
  - (i) Schedule 4, and
  - (ii) the Table in paragraph (2),
- (b) in a case where the application is made in respect of a regulated company within the meaning given by section A49, on the appropriate regulator, and
- (c) at least 14 days before the date fixed for the hearing unless—
  - (i) the case is urgent and the court acts under rule 12.10, or
  - (ii) the court extends or abridges the time limit.
- (2) This is the Table referred to in paragraph (1)—

Section of the Act	Topic	Persons on whom application must be served
A21	Restrictions on enforcement and legal proceedings	The company and the monitor
A31	Disposal of charged property free from charge	The holder of the security interest and the monitor
A32	Disposal of hire-purchase property	The owner of the property and the monitor
A37	Application by monitor for directions	The company
A39	Replacement of monitor or appointment of additional monitor	The monitor, in cases where the application is made by the directors. The directors in cases where the application is made by the monitor.

**Changes to legislation:** There are currently no known outstanding effects for the The Insolvency (England and Wales) Rules 2016, Section 1A.30. (See end of Document for details)

Section of the Act	Торіс	Persons on whom application must be served
A42	Challenge to monitor's actions	The company and the monitor
A43 and rule 1A.27(1)	Challenges to monitor remuneration in insolvency proceedings	The directors and the monitor
A44	Challenge to director's actions	The directors and the monitor]

#### **Textual Amendments**

F1 Pt. 1A inserted (1.10.2021) by The Insolvency (England and Wales) (No.2) (Amendment) Rules 2021 (S.I. 2021/1028), rules 1, 6 (with rules 4, 5)

**Changes to legislation:** There are currently no known outstanding effects for the The Insolvency (England and Wales) Rules 2016, Section 1A.30.