
STATUTORY INSTRUMENTS

2017 No. 366

INSOLVENCY

COMPANIES

INDIVIDUALS

The Insolvency (England and Wales) (Amendment) Rules 2017

Made - - - - *10th March 2017*
Laid before Parliament *13th March 2017*
Coming into force *6th April 2017*

THE INSOLVENCY (ENGLAND AND WALES) (AMENDMENT) RULES 2017

PART 1

Introductory Rules

1. Citation and Commencement
2. Extent

PART 2

Amendments to the Insolvency (England and Wales) Rules 2016

3. The Insolvency (England and Wales) Rules 2016 are amended as...
4. Definition of “attendance” and “attend”
5. Delivery to the creditors and opting out
6. Registrar of companies: covering notices
7. Requisition of physical meeting by creditors
8. Report of consideration of proposal under section 4(6) and (6A) or paragraph 30(3) and (4) of Schedule A1
9. Revocation or suspension of IVA
10. Supervisor’s accounts and reports
11. In rule 8.28(7), omit “(3)”.
12. Appointment taking place out of court business hours: content of notice
13. Notice of intention to appoint
14. Notice of appointment after notice of intention to appoint

Status: This is the original version (as it was originally made).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

15. Statement of affairs: notice requiring and delivery to the administrator (paragraph 47(1) of Schedule B1)
16. Administrator's proposals: revisions
17. Receivers or managers appointed under an instrument: acceptance of appointment (section 33)
18. Removal of liquidator by the court
19. Application for and appointment of special manager (section 177)
20. In rule 6.37(3)(h), for "177(4)" substitute "177(3)".
21. In rule 7.93(3)(g), for "177(4)" substitute "177(3)".
22. Information to creditors and contributories (conversion of members' voluntary winding up into creditors' voluntary winding up)
23. Creditors' decision on appointment other than at a meeting (conversion from members' voluntary winding up)
24. Appointment by creditors or by the company
25. Definition of "approval" and "authorisation"
26. General Rule as to Priority
27. Report of the creditors' consideration of a proposal
28. Debt Relief Orders, Excluded Debts
29. Income Payments Agreements, Interpretation
30. Annulment, the hearing
31. Bankruptcy, general rule as to priority
32. Criminal bankruptcy, application
33. Rules not applying in criminal bankruptcy
34. Appeals and reviews of court orders in corporate insolvency
35. The prescribed decision procedures
36. Physical meetings, calculation of the value of creditor's debt
37. Notices to creditors of decision procedure
38. Chair at meetings
39. Requisite majorities
40. Blank proxy
41. Information about remuneration
42. Progress reports in voluntary winding up: timing
43. Creditors' and members' requests for further information in administration, winding up and bankruptcy
44. Remuneration: procedure for initial determination in an administration
45. Savings in respect of meetings taking place on or after the commencement date and resolutions by correspondence
46. In paragraph 5(2) of Schedule 2, omit subparagraph (j).
47. Savings in respect of final meetings taking place on or after the commencement date
48. Progress reports and statements to the registrar of companies
49. After paragraph 7(4) of Schedule 2 insert—
50. Service of notice of intention to appoint
51. Calculation of time periods
52. Information to be provided in the bankruptcy application
53. Information to be given to creditors
54. In paragraph 16 of Schedule 9, for "in relation of"...
55. In paragraphs 17, 18 and 22 of Schedule 9 for...
Signature
Explanatory Note