STATUTORY INSTRUMENTS

2018 No. 1082

The Insolvency (Scotland) (Company Voluntary Arrangements and Administration) Rules 2018

PART 3

ADMINISTRATION

CHAPTER 1

Interpretation for this Part

Proposed administrator's statement and consent to act

3.2.—(1) References in this Part to a consent to act are to a statement by a proposed administrator headed "Proposed administrator's statement and consent to act" which contains the following—

- (a) identification details for the company immediately below the heading;
- (b) a certificate that the proposed administrator is qualified to act as an insolvency practitioner in relation to the company;
- (c) the proposed administrator's IP number;
- (d) the name of the relevant recognised professional body which is the source of the proposed administrator's authorisation to act;
- (e) a statement that the proposed administrator consents to act as administrator of the company;
- (f) a statement whether or not the proposed administrator has had any prior professional relationship with the company and, if so, a short summary of the relationship;
- (g) the name of the person by whom the appointment is to be made or the applicant in the case of an application to the court for an appointment; and
- (h) a statement that the proposed administrator is of the opinion that the purpose of the administration is reasonably likely to be achieved in the particular case.
- (2) The consent to act must be authenticated and dated by the proposed administrator.

(3) Where a number of persons are proposed to be appointed to act jointly or concurrently as the administrator of a company, each must make a separate consent to act.