STATUTORY INSTRUMENTS

## 2018 No. 1394

## EXITING THE EUROPEAN UNION FINANCIAL SERVICES

The Bank Recovery and Resolution and Miscellaneous Provisions (Amendment) (EU Exit) Regulations 2018

Made---20th December 2018Coming into force in accordance with regulation 1

## THE BANK RECOVERY AND RESOLUTION AND MISCELLANEOUS PROVISIONS (AMENDMENT) (EU EXIT) REGULATIONS 2018

- 1. Citation and commencement
- 2. Amendments of the Banking Act 2009
- 3. Amendments of other primary legislation
- 4. Amendments of the Bank Recovery and Resolution (No.2) Order 2014
- 5. Amendments of other secondary legislation
- 6. Revocation and amendments of retained direct EU legislation
- 7. The following instruments are amended in accordance with Schedule 5-...
- 8. Transitional provisions: pre-exit EEA resolution action Signature

SCHEDULE 1 — Amendments of the Banking Act 2009

- 1. Introduction
- 2. Special resolution regime: introduction
- 3. (1) Subsection (1) is amended as follows.
- 4. In subsection (2), for paragraph (a) (but not the "and"...
- 5. After subsection (2) insert— (2A) The Treasury may by regulations...
- 6. After subsection (3) insert— (4) In this Part a reference...
- 7. Objectives and Code
- 8. Mandatory write-down, conversion etc of capital instruments
- 9. In section 6B (mandatory write-down, conversion, etc of capital instruments),...

- 10. (1) Section 6C (mandatory reduction instruments: implementation of requirements of...
- 11. Valuation before mandatory write-down of capital or stabilisation action
- 12. Exercise of powers: general
- 13. (1) Section 7A (effect on other group members, financial stability...
- 14. In section 8ZA (specific conditions: asset management vehicle), omit subsection...
- 15. The stabilisation options
- 16. In section 12AA (bail-in: sequence of write-down and conversion of...
- 17. Transfer of securities
- 18. Transfer of property
- 19. Bail-in option
- 20. In section 48C (meaning of "protected deposit"), in subsection (1)...
- 21. (1) In section 48D (general interpretation of section 48B), subsection...
- 22. (1) Section 48H (business reorganisation plans) is amended as follows....
- 23. Termination rights etc
- 24. Independent valuer: valuation under section 6E or 48X
- 25. Incidental functions
- 26. In section 70C (suspension of termination rights), in subsection (6)...
- 27. (1) Section 70D (suspension: general provisions) is amended as follows....
- 28. In section 75 (power to change law), in subsection (9),...
- 29. Groups
- 30. (1) Section 81B (sale to commercial purchaser and transfer to...
- 31. (1) Section 81ZBA (transfer to asset management vehicle) is amended...
- 32. In section 81BA (bail-in option)— (a) in subsection (2) omit...
- 33. In section 81CA (section 81BA: supplemental), in subsection (5), omit...
- 34. In section 81D (interpretation: "banking group company" etc), in subsection...
- 35. Appointment of investigators
- 36. (1) Section 83ZE (investigations etc in support of foreign resolution...
- 37. Enforcement of relevant requirements
- 38. In section 83ZZ (co-operation), in paragraph (c) for "giving" substitute...
- 39. Special cases
- 40. In section 89A (application of Part 1 to investment firms),...
- 41. Third-country resolution actions
- 42. (1) Section 89I (effect of recognition of third-country resolution action...
- 43. Resolution of UK branches of third-country institutions
- 44. In subsection (2)(c) for the words from "meaning" to "directive"...
- 45. (1) The modified version of section 6E substituted by subsection...
- 46. (1) The modified version of section 7 substituted by subsection...
- 47. (1) The modified version of section 7A substituted by subsection...
- 48. (1) The modified version of section 48B substituted by subsection...
- 49. (1) In the Table of further modifications in subsection (11),...
- 50. General provisions
- 51. Bank Insolvency
- 52. Payment Systems
- 53. Miscellaneous provisions
- 54. General
- 55. (1) In section 259 (statutory instruments), in subsection (3), the...
- 56. (1) In section 261 (index of defined terms), the Table...

SCHEDULE 2 — Amendments of other primary legislation

1. Amendments of the Insolvency Act 1986

- 2. In paragraph 15BB— (a) in sub-paragraph (a)—
- 3. In paragraph 15C— (a) in sub-paragraph (3) for paragraph (b)...
- 4. Amendments of the Financial Services (Banking Reform) Act 2013

SCHEDULE 3 — Amendments of the Bank Recovery and Resolution (No.2) Order 2014

- 1. Introductory provisions
- 2. In article 3 (application of Order), in the opening words,...
- 3. Designation of authorities and competent ministry
- 4. Recovery and resolution planning
- 5. (1) Article 8 (resolution planning: preparatory steps and simplified obligations)...
- 6. Omit article 10 (provision of information to EBA).
- 7. Assessment of recovery plan drawn up by an institution
- 8. In article 12 (assessment of plan) omit paragraph (2).
- 9. (1) Article 13 (criteria for assessment) is amended as follows....
- 10. Assessment of group recovery plan
- 11. In article 17(1) (duty to transmit a copy of group...
- 12. (1) Article 18 (assessment of group recovery plan) is amended...
- 13. (1) Article 19 (purpose of assessment) is amended as follows....
- 14. For article 20 substitute— Timing of assessment of plan The appropriate regulator must conclude the assessment within the four...
- 15. Omit article 21 (joint assessment of plan).
- 16. (1) Article 22 (revision of plan) is amended as follows....
- 17. (1) Article 23 (business changes and relevant measures) is amended...
- 18. Omit articles 25 (references to EBA) and 26 (requesting the...
- 19. Assessment of group recovery plan where neither the PRA nor the FCA is the consolidating supervisor
- 20. Review of recovery plans and group recovery plans
- 21. (1) Article 34 (review of group recovery plan assessed under...
- 22. Omit article 35 (review of group recovery plan assessed under...
- 23. Resolution plans for institutions
- 24. (1) Article 37 (the Bank's duty to draw up resolution...
- 25. Group resolution plan
- 26. (1) Article 41 (information to be transmitted for the purpose...
- 27. Omit articles 42 (joint decision on adoption of group resolution...
- 28. In article 45 (duty to transmit a copy of the...
- 29. Group resolution plan where neither the PRA nor the FCA is the consolidating supervisor
- 30. Review of resolution plans and group resolution plans
- 31. In article 54 (review of group resolution plan drawn up...
- 32. Omit article 55 (review of group resolution plan drawn up...
- 33. Information and records for resolution planning
- 34. Assessment of resolvability of institutions
- 35. (1) Article 60 (assessment of resolvability) is amended as follows....
- 36. Assessment of resolvability of groups
- 37. (1) Article 62 (assessment of group resolvability where the PRA...
- 38. Omit article 63 (assessment of group resolvability where neither the...
- 39. Removal of impediments to resolvability of institutions
- 40. (1) Article 66 (effect of notice of determination) is amended...
- 41. Removal of impediments to resolvability of group entities where the PRA or FCA is the consolidating supervisor
- 42. (1) Article 69 (report on substantive impediments to the resolvability...

- 43. (1) Article 70 (suspension of requirement to draw up or...
- 44. (1) Article 71 (determining remedial measures) is amended as follows....
- 45. Omit articles 72 (joint decision on impediments to group resolvability...
- 46. Removal of impediments to resolvability of groups where neither the PRA nor the FCA is the consolidating supervisor
- 47. Authorisation of agreement for group financial support
- 48. (1) Article 84 (review of group financial support agreement and...
- 49. In article 85 (duty to transmit a copy of application),...
- 50. Omit 86 (joint decision with other competent authorities), 87 (references...
- 51. In article 89 (duty to transmit a copy of authorised...
- 52. (1) Article 90 (amendment of authorised agreement) is amended as...
- 53. Authorisation of agreement for group financial support where neither the PRA nor the FCA is the consolidating supervisor
- 54. Approval of authorised agreements by the members of a UK group entity
- 55. After article 98 insert— Publication of information concerning group financial...
- 56. Provision of group financial support
- 57. (1) Article 102 (relevant notice from UK group entity: decision...
- 58. (1) Article 103 (duties of consolidating supervisor where financial support...
- 59. Omit articles 104 (re-assessment of recovery plans by the PRA...
- 60. Early intervention with respect to an institution
- 61. (1) Article 108 (notice that institution meets the conditions for...
- 62. Early intervention with respect to groups where the PRA or FCA is the consolidating supervisor
- 63. (1) Article 111 (procedure for early intervention in respect of...
- 64. Omit articles 112 (procedure for early intervention in respect of...
- 65. Early intervention with respect to groups where neither the PRA nor the FCA is the consolidating supervisor
- 66. Minimum requirement for own funds and eligible liabilities: determination of minimum requirement for an institution
- 67. In article 122 (duties of the Bank of England in...
- 68. (1) Article 123 (determination of minimum requirement) is amended as...
- 69. Determination of minimum consolidated requirement where the PRA or FCA is the consolidating supervisor
- 70. (1) Article 126 (determination of minimum consolidated requirement) is amended...
- 71. Omit articles 127 (joint determination) and 128 (references to EBA:...
- 72. In article 129 (review of minimum consolidated requirement), in paragraph...
- 73. Determination of minimum consolidated requirement where neither the PRA nor the FCA is the consolidating supervisor
- 74. Determination of minimum requirements for group institutions where the PRA or FCA is the consolidating supervisor
- 75. (1) Article 134 (duties of the Bank of England in...
- 76. (1) Article 135 (determination of minimum requirement) is amended as...
- 77. Omit articles 136 (joint determination of minimum requirements) and 137...
- 78. (1) Article 138 (review of minimum requirements) is amended as...
- 79. (1) Article 139 (minimum requirement for other group entities set...
- 80. Determination of minimum requirements for group institutions where neither the PRA nor the FCA is the consolidating supervisor
- 81. Minimum requirement for own funds and eligible liabilities: other provisions

- 82. (1) Article 148 (meeting minimum requirement through contractual bail-in instruments...
- 83. Requirement to write down or convert capital instruments
- 84. (1) Article 150 (determinations pursuant to Article 59.3 of the...
- 85. (1) Article 152 (determination that Case 2, 3, 4 or...
- 86. Omit article 153 (joint determination under Article 59(3)(c) of the...
- 87. Removal of procedural impediments to application of bail-in tool
- 88. (1) Article 155 (requirement to increase or remove limit on...
- 89. After article 156 insert— PART11A Contractual recognition of bail-in Contractual...
- 90. Treatment of derivative contracts where bail-in option is applied
- 91. Preparation of business reorganisation plans after application of bail-in tool: assessment of plan drawn up by an institution
- 92. (1) Article 161 (purpose of assessment) is amended as follows....
- 93. Assessment of business organisation plan drawn up by a single group entity
- 94. (1) Article 164 (assessment etc of business reorganisation plan) is...
- 95. Assessment of business organisation plan drawn up for relevant group where the PRA or FCA is the consolidating supervisor
- 96. Omit article 166 (duty to transmit a copy of business...
- 97. (1) Article 167 (assessment of business reorganisation plan) is amended...
- 98. (1) Article 168 (purpose of assessment) is amended as follows....
- 99. Omit article 170 (joint assessment of plan).
- 100. (1) Article 171 (revision of plan) is amended as follows....
- 101. Omit articles 173 (references to European Banking Authority) and 174...
- 102. Assessment of business reorganisation plan drawn up for relevant group where neither the PRA nor the FCA is the consolidating supervisor
- 103. Procedural obligations where an undertaking is failing or likely to fail
- 104. (1) Article 182 (matters to be notified by the regulator...
- 105. (1) Article 183 (notification that an undertaking is failing or...
- 106. In Part 14, after article 184 insert- Notifications under articles...
- 107. Cross-border group resolution
- 108. Modified application of company law to banks etc in resolution
- 109. (1) Article 218 (modified application of legislation on cross-border mergers)...
- 110. (1) Article 219 (modified application of the Companies Act 2006...
- 111. (1) Article 220 (modified application of the Companies Act 2006...
- 112. Miscellaneous provisions
- 113. (1) Article 223 (duty to co-operate) is amended as follows....
- 114. Omit articles 224 (non-binding co-operation arrangements in line with EBA...
- 115. (1) Article 227 (review) is amended as follows.
- 116. Requirements concerning recovery plans
- 117. Information to be contained in a resolution plan
- 118. Information to be contained in a group resolution plan
- 119. Additional information for purposes of a resolution plan and matters the Bank is to consider when assessing resolvability

SCHEDULE 4 — Amendments of other secondary legislation

- 1. The Banking Act 2009 (Third Party Compensation Arrangements for Partial Property Transfers) Regulations 2009
- 2. The Banking Act 2009 (Restriction of Partial Property Transfers) Order 2009

- 3. The Banking Act 2009 (Restriction of Partial Property Transfers) (Recognised Central Counterparties) Order 2014
- 4. The Banking Act 2009 (Banking Group Companies) Order 2014
- 5. The Bank Recovery and Resolution Order 2014
- 6. The Banking Act 2009 (Mandatory Compensation Arrangements Following Bail-in) Regulations 2014
- 7. The Banking Act 2009 (Restriction of Special Bail-in Provision, etc.) Order 2014
- 8. The Building Societies (Bail-in) Order 2014
- 9. The Bank Recovery and Resolution Order 2016

SCHEDULE 5 — Amendments of Retained Direct EU legislation

- 1. Amendment of Commission Delegated Regulation (EU) 2016/778
- 2. Amendment of Commission Delegated Regulation (EU) 2016/860

Explanatory Note