

---

STATUTORY INSTRUMENTS

---

**2020 No. 1350**

**The Bank Recovery and Resolution (Amendment)  
(EU Exit) Regulations 2020 (revoked)**

**PART 2**

Amendment of Primary Legislation made under the European Communities Act 1972

CHAPTER 2

Amendment of the Banking Act 2009

**F1** [Regulations](#) revoked (29.8.2023) by [Financial Services and Markets Act 2023](#) (c. 29), s. 86(3), [Sch. 1 Pt. 2](#) (with s. 1(4)); S.I. 2023/779, reg. 3(b), Sch.

**Introduction**

3. ....

**Interpretation**

4. ....

**Removal of impediments to the exercise of stabilisation powers etc.**

5. ....

**Mandatory write-down, conversion etc.**

6. ....

7. ....

8. ....

**Bail-in: sequence of write-down and conversion of capital instruments and liabilities**

9. ....

**Special bail-in provision**

10. ....

**General interpretation of section 48B**

11. ....

**Pre-conditions for financial assistance: duty of Bank to give information**

12. ....

**Cases where mandatory write-down, conversion etc. applies: banking group companies**

13. ....

**Groups: sale to commercial purchaser and transfer to bridge bank: holding companies**

14. ....

**Groups: transfer to asset management vehicle: holding companies**

15. ....

**Groups: bail-in option: holding companies**

16. ....

17. ....

18. ....

19. ....

20. ....

**Resolution of banks not regulated by the PRA**

21. ....

**Resolution of recognised central counterparties**

22. ....

**Recognition of third-country resolution actions**

23. ....

**Resolution of UK branches of third-country institutions**

24. ....

**Index of defined terms**

25. ....

**Changes to legislation:**

There are currently no known outstanding effects for the The Bank Recovery and Resolution (Amendment) (EU Exit) Regulations 2020 (revoked), CHAPTER 2.