DRAFT STATUTORY INSTRUMENTS

2020 No.

FINANCIAL SERVICES AND MARKETS

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

Made - - - - ***

Coming into force in accordance with regulation 1(2) to (4)

THE BANK RECOVERY AND RESOLUTION (AMENDMENT) (EU EXIT) REGULATIONS 2020

PART 1

General

1. Citation and commencement

PART 2

Amendment of Primary Legislation made under the European Communities Act 1972

CHAPTER 1

Amendment of the Financial Services and Markets Act 2000

2. Amendment of the Financial Services and Markets Act 2000

CHAPTER 2

Amendment of the Banking Act 2009

- 3. Introduction
- 4. Interpretation
- 5. Removal of impediments to the exercise of stabilisation powers etc.
- 6. Mandatory write-down, conversion etc.
- 7. In section 6B (mandatory write-down, conversion, etc of capital instruments)—...
- 8. In section 6C (mandatory reduction instruments: implementation of requirements of...

- 9. Bail-in: sequence of write-down and conversion of capital instruments and liabilities
- 10. Special bail-in provision
- 11. General interpretation of section 48B
- 12. Pre-conditions for financial assistance: duty of Bank to give information
- 13. Cases where mandatory write-down, conversion etc. applies: banking group companies
- 14. Groups: sale to commercial purchaser and transfer to bridge bank: holding companies
- 15. Groups: transfer to asset management vehicle: holding companies
- 16. Groups: bail-in option: holding companies
- 17. For the heading for section 81C substitute "Sections 81AA to...
- 18. In section 81C (section 81B or 81ZBA: supplemental)—
- 19. In the heading for section 81CA, after "Section 81BA" insert...
- 20. In section 81CA(1), after "section 81BA" insert "or section 81BB"....
- 21. Resolution of banks not regulated by the PRA
- 22. Resolution of recognised central counterparties
- 23. Recognition of third-country resolution actions
- 24. Resolution of UK branches of third-country institutions
- 25. Index of defined terms

PART 3

Amendment of Secondary legislation made under the European Communities Act 1972

- 26. Amendment of the Financial Markets and Insolvency (Settlement Finality) Regulations 1999
- 27. Amendment of the Credit Institutions (Reorganisation and Winding up) Regulations 2004
- 28. Amendment of the Banking Act 2009 (Restriction of Special Bail-in Provisions, etc) Order 2014
- 29. Amendment of the Bank Recovery and Resolution (No.2) Order 2014
- 30. In article 2(1) (a) in the definition of "the capital...
- 31. In article 40, after paragraph (6) insert—
- 32. In article 42(4), after "reasoned" insert "and substantiated".
- 33. In article 48(2)—(a) in the opening words omit "For...
- 34. In article 53, for paragraph (2)(a) substitute—
- 35. In article 61(2), after "take resolution action" insert "in respect...
- 36. In article 62—(a) in paragraph (2), at the end...
- 37. In article 64(2)—(a) in the definition of "relevant proposals"—...
- 38. In article 66— (a) in paragraph (3)(a), for "four month"...
- 39. In article 68(2), at the end insert— "response period" means—...
- 40. In article 71(1), for "four months" substitute "the response period"....
- 41. In article 72(1), for the words from "within four months"...
- 42. In article 75(2), at the end insert— "response period" means—...
- 43. After article 75, insert—Report on substantive impediments to the...
- 44. In article 78(b), for "four months" substitute "the response period"....
- 45. In article 122(1)(a), omit "expressed as a percentage of the...
- 46. In article 123(6), for the words from "criteria" to the...
- 47. In article 125(2)—(a) in the definition of "minimum consolidated...
- 48. In article 126—(a) in paragraph (1) at the end...
- 49. In article 127(1), after "requirement" insert "for a resolution group"....
- 50. In article 128(1), in the opening words after "requirement" insert...
- 51. In article 129(1), after "requirement" insert "for each resolution group"....

Draft Legislation: This is a draft item of legislation. This draft has since been made as a UK Statutory Instrument: The Bank Recovery and Resolution (Amendment) (EU Exit) Regulations 2020 (revoked) No. 1350

- 52. In article 131(1), after "requirement" insert "for each resolution group"....
- 53. In article 135(6)(a), for "Article 45.6 of the recovery and...
- 54. In articles 139(1) and 146(1), omit "expressed as a percentage...
- 55. In article 142(6)(a), after "recovery and resolution directive" insert "as...
- 56. In article 195(a), after "Union subsidiary" insert "or a Union...
- 57. In article 196—(a) in paragraph (1)(a), after "Union subsidiary"...
- 58. In Schedule 1, in paragraph 4(2), in paragraphs (q) and...
- 59. In Schedule 2, in paragraph 2— (a) in sub-paragraph (a),...
- 60. In Schedule 4, for paragraph 23 substitute—Part 13 has effect as if the following sections were...

PART 4

Amendment of legislation made under the European Union (Withdrawal) Act 2018

CHAPTER 1

Amendment of Primary Legislation

- 61. Amendment of the Banking Act 2009
- 62. In section 3— (a) in the definition of "resolution entity"—...
- 63. In section 48B (special bail-in provision), in subsection (8)(ea), omit...
- 64. In section 48D (general interpretation of section 48B), in subsection...
- 65. In section 81ZZBA (sale to commercial purchaser and transfer to...
- 66. In section 81ZZBB (assessment of conditions for section 81ZZBA)—
- 67. In section 81ZBB (transfer to asset management vehicle: supplemental powers...
- 68. In section 81ZBC (assessment of conditions for section 81ZBB)—
- 69. In section 81BB (bail-in option: supplemental powers in relation to...
- 70. In section 81BC (assessment of conditions for section 81BB)—
- 71. In section 89A (application to investment firms), in the Table...
- 72. In section 89JA (resolution of UK branches of third-country institutions),...

CHAPTER 2

Amendment of Secondary Legislation

- 73. Amendment of the Credit Institutions (Reorganisation and Winding up) Regulations 2004
- 74. Amendment of the Bank Recovery and Resolution (No.2) Order 2014

CHAPTER 3

Amendment of EU Exit Legislation

- 75. Amendment of the Bank Recovery and Resolution and Miscellaneous Provisions (Amendment) (EU Exit) Regulations 2018
- 76. Amendment of Schedule 1
- 77. Amendment of Schedule 3
- 78. Amendment of Schedule 4
- 79. Amendment of the Financial Services and Markets Act 2000 (Amendment) (EU Exit) Regulations 2019

CHAPTER 4

Revocation of technical standards under the Recovery and Resolution Directive

80. Revocation of technical standards under the Recovery and Resolution Directive

PART 5

Other Provision made under the European Communities Act 1972

CHAPTER 1

Suspension of obligations, interests and rights

- 81. Interpretation
- 82. The exercise of any of the powers in this Chapter...
- 83. Suspension of obligations prior to exercise of stabilisation powers
- 84. Suspension of security interests prior to exercise of stabilisation powers
- 85. Suspension of termination rights prior to exercise of stabilisation powers
- 86. Suspension prior to exercise of stabilisation powers: procedure
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- 88. Groups
- 89. Suspension of obligations when Bank is exercising a stabilisation power
- 90. Modification of Part for banks not regulated by the PRA

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Power to prohibit distributions

91. Power to prohibit distributions

CHAPTER 3

Transfer of losses or capital between members of a group

92. Transfer of losses or capital between members of a group

CHAPTER 4

Contractual recognition of bail-in

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- 94. Requirement to include a contractual term recognising bail-in
- 95. Undertakings required to include a contractual term
- 96. Contracts for which a contractual term is required
- 97. Content of required term
- 98. Evidence to demonstrate compliance with regulation 94 obligation
- 99. Exclusions
- 100. Determination of impracticality
- 101. Suspension of the regulation 94 obligation
- 102. Assessment of the determination of impracticability
- 103. Determination that term is not impracticable
- 104. Assessment of resolvability

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- 105. Exercise of power to remove impediments to resolvability
- 106. Exclusion of liabilities from the minimum requirement for own funds and eligible liabilities
- 107. Exercise of resolution powers where contractual term not included

CHAPTER 5

Amendments to priority of debts in insolvency

108. Transitional provision

Amendment of the Insolvency Act 1986

- 109. Introduction
- 110. Non-preferential debts in company voluntary arrangements
- 111. Non-preferential debts in winding up of companies
- 112. Non-preferential debts in bankruptcy proceedings
- 113. Interpretation
- 114. Administration

Amendment of the Insolvency (Northern Ireland) Order 1989

- 115. Introduction
- 116. Non-preferential debts in company voluntary arrangements
- 117. Non-preferential debts in winding up of companies
- 118. Non-preferential debts in bankruptcy proceedings
- 119. Interpretation
- 120. Administration

Further Amendment of Insolvency Legislation

- 121. Amendments of the Insolvent Partnerships Order 1994
- 122. Amendments of the Insolvent Partnerships Order (Northern Ireland) 1995
- 123. Housing Act 1996
- 124. Housing and Regeneration Act 2008
- 125. Housing (Scotland) Act 2010
- 126. Bankruptcy (Scotland) Act 2016
- 127. Section 129 (priority in distribution) applies as if it were...
- 128. Section 129A (section 129: interpretation) applies as if for subsection... Signature

Explanatory Note