STATUTORY INSTRUMENTS

2014 No. 229

INDUSTRIAL AND PROVIDENT SOCIETIES CREDIT UNIONS

The [F1Co-operative and Community Benefit Societies and Credit Unions (Arrangements, Reconstructions and Administration) Order 2014]

Made - - - - 4th February 2014
Laid before Parliament 7th February 2014
Coming into force 6th April 2014

THE CO-OPERATIVE AND COMMUNITY BENEFIT SOCIETIES AND CREDIT UNIONS (ARRANGEMENTS, RECONSTRUCTIONS AND ADMINISTRATION) ORDER 2014

- 1. Citation, commencement and interpretation
- 2. Application to relevant societies and relevant CCBS of law about company arrangements, administration and moratoriums
- 2A Application of section 176ZB of the 1986 Act
- 3. Application of section 176A of the 1986 Act
- 4. Application of other provisions of the 1986 Act
- 5. Application of section 215 of FSMA
- 5A Application of sections 355A and 355B of FSMA
- 6. Application of section 356 of FSMA
- 7. Application of section 359 of FSMA
- Application of section 361 of FSMA
- 9. Application of sections 362 and 362A of FSMA
- 10. Application of provisions of FSMA: general provision
- 11. Application of insolvency rules
- 12. Application of other subordinate legislation
- 13. Modified application of section 111 of the 2014 Act
- 14. Modified application of section 113 of the 2014 Act
- 15. Modified application of section 126 of the 2014 Act
- 16. Modified application of section 59 of the 1965 Act
- 17. Amendment of the 1965 Act Signature

SCHEDULE 1 — Modified application of Parts 1 and 2 of the Insolvency Act 1986 to relevant societies

PART 1 — General modifications

- 1. (1) Unless the context otherwise requires and subject to any...
 - PART 1A Modified application of Part A1 of the Insolvency Act 1986 to Cooperative and Community Benefit Societies (further modifications)
- 1A Part A1 of the 1986 Act (moratorium) applies in relation...
- 1B Section A5 (obtaining a moratorium for other overseas companies) is...
- 1C Section A20 (restrictions on insolvency proceedings etc) has effect as...
- 1D Section A28 (restrictions on payment of certain pre-moratorium debts) has...
- 1E Section A35 (monitoring) has effect as if after subsection (2)...
- 1F Section A48 of the 1986 Act (prosecution of delinquent officers...
- 1G Chapter 8 of Part A1 of the 1986 Act (miscellaneous...
- 1H Section A50 (power to modify this Part etc in relation...
- 11 Section A54 has effect as if— (a) in subsection (1),...
- 1J Section A55 is omitted.
- 1K Schedule ZA1 has effect as if— (a) in paragraph 15—...
 - PART 2 Modified application of Part 1 of the Insolvency Act 1986 to relevant societies (further modifications)
- 2. Part 1 of the 1986 Act applies in relation to...
- 3. Part 1 (company voluntary arrangements)
- 3A Sections 2 to 6 and 7 of ... the 1986...
- 4. Section 3 of the 1986 Act (summoning of meetings) has...
- 5. Section 7A of the 1986 Act (prosecution of delinquent officers...
- 6. Schedule A1 (moratorium where directors propose voluntary arrangement)
- 7. Schedule A1 to the 1986 Act has effect as if...
- 8. Schedule A1 to the 1986 Act has effect as if—...
 - PART 3 Modified application of Part 2 of the Insolvency Act 1986 to relevant societies (further modifications)
- 9. Part 2 of the 1986 Act applies in relation to...
- 10. In this Part—(a) a reference to a numbered paragraph...
- 10A Creditors' meetings and creditors' notices
- 11. Nature of administration
- 12. Appointment of administrator by court
- 13. Appointment of administrator by holder of floating charge
- 14. Paragraph 15 (restrictions on power to appoint) has effect as...
- 15. Effect of administration
- 16. In paragraph 45 (publicity) sub-paragraph (3) has effect as if...
- 17. Paragraph 46 (announcement of administrator's appointment) has effect as if
- 18. Process of administration
- 19. Paragraph 51 (requirement for initial creditors' meeting) has effect as...
- 20. Paragraph 52 (requirement for initial creditors' meeting) has effect as...
- 21. In paragraph 53 (business and result of initial creditors' meeting),...
- 22. Paragraph 54 (revision of administrator's proposals) has effect as if—...
- 23. In paragraph 55 (failure to obtain approval of administrator's proposals)...
- 24. Paragraph 56 (further creditors' meetings) has effect as if—
- 25. In paragraph 58 (correspondence instead of creditors' meeting)—
- 26. Functions of administrator
- 27. Paragraph 61 (removal and appointment of director) has effect as...

Changes to legislation: There are currently no known outstanding effects for the The Co-operative and Community Benefit Societies and Credit Unions (Arrangements, Reconstructions and Administration) Order 2014. (See end of Document for details)

- 28. In paragraph 64 (exercise of management power), in sub-paragraph (2)(b)...
- 29. In paragraph 65 (distribution) sub-paragraph (1) has effect as if...
- 30. Ending administration
- 31. In paragraph 84 (moving from administration to dissolution) subparagraph (5)...
- 32. Replacing administrator
- 33. Paragraph 96 (substitution of administrator: competing floating charge-holder) has effect...
- 34. General
 - PART 4 Modified application of Schedule 1 to the Insolvency Act 1986 to relevant societies (further modifications)
- 35. Schedule 1 to the 1986 Act applies in relation to...
- 36. This Part has effect without limiting paragraph 26 of this...
- 37. In this Part—(a) a reference to a numbered paragraph...
- 38. Paragraph 3 (power to borrow) has effect as if it...
- 39. Paragraphs 15 (power to establish subsidiaries) and 16 (power to...
- 40. Paragraph 16 has effect in relation to a relevant society...

SCHEDULE 1A — Supplementary provision on moratoriums

PART 1 — General provision

- 1. Interpretation
 - PART 2 England and Wales
- 2. Content of documents relating to the obtaining or extending of a moratorium: general
- 3. Authentication of documents relating to obtaining or extending moratorium: general
- 4. Notice that members of the committee wish to obtain a moratorium
- 5. Proposed monitor's statement and consent to act
- 6. Timing of statements for obtaining moratorium
- 7. Notice by monitor where moratorium comes into force
- 8. Notice that members of the committee wish to extend a moratorium
- 9. Extension under section A10 or A11 of the 1986 Act: notices and statements
- 10. Timing of statements for extension under section A10 or A11
- 11. Obtaining creditor consent: qualifying decision procedure
- 12. Rule 15.11 of the England and Wales Insolvency Rules (notice...
- 13. Rule 15.28 of the England and Wales Insolvency Rules (creditors'...
- 14. Rule 15.31 of the England and Wales Insolvency Rules (calculation...
- 15. Rule 15.32 of the England and Wales Insolvency Rules (calculation...
- 16. Rule 15.34 of the England and Wales Insolvency Rules (requisite...17. Content of application to the court for extension of moratorium
- 18. Timing of statements accompanying application to court for extension of moratorium
- 19. Notices about change in end of moratorium
- 20. (1) A notice under section A17(2) or (3) of the...
- 21. Where a moratorium comes to an end under section A16...
- 22. (1) A notice under section A17(4) of the 1986 Act...
- 23. Notification by members of the committee of insolvency proceedings etc
- 24. Notice of termination of moratorium
- 25. Termination of moratorium under section A38(1)(d) of the 1986 Act
- 26. Replacement of monitor or additional monitor: statement and consent to act
- 27. Replacement of monitor or additional monitor: notification
- 28. Challenge to monitor's remuneration

- 29. Challenge to actions of the members of the committee: qualifying decision procedure
- 30. Priority of moratorium debts etc in subsequent winding up
- 31. Priority of moratorium debts etc in subsequent administration
- 32. Prescribed format of documents
- 33. (1) The following provisions of the England and Wales Insolvency...
- 34. Delivery of documents
- 35. Applications to court
- 36. Identification details for a relevant CCBS
- 37. Contact details of a monitor or other office-holder
- 38. Meaning of "The England and Wales Insolvency Rules" PART 3 Scotland
- 39. Content of documents relating to the obtaining or extending of a moratorium: general
- 40. Authentication of documents relating to obtaining or extending moratorium: general
- 41. Notice that members of the committee wish to obtain a moratorium
- 42. Proposed monitor's statement and consent to act
- 43. Timing of statements for obtaining moratorium
- 44. Notice by monitor where moratorium comes into force
- 45. Notice that members of the committee wish to extend a moratorium
- 46. Extension under section A10 or A11 of the 1986 Act: notices and statements
- 47. Timing of statements for extension under section A10 or A11
- 48. Obtaining creditor consent: qualifying decision procedure
- 49. Rule 5.11 of the Scottish Insolvency Rules (notice of decision...
- 50. Rule 5.26 of the Scottish Insolvency Rules (creditors' voting rights)...
- 51. Rule 5.28 of the Scottish Insolvency Rules (calculation of voting...
- 52. Rule 5.29 of the Scottish Insolvency Rules (calculation of voting...
- 53. Rule 5.31 of the Scottish Insolvency Rules (requisite majorities) has...
- 54. Content of application to the court for extension of moratorium
- 55. Timing of statements accompanying application to court for extension of moratorium
- 56. Notices about change in end of moratorium
- 57. (1) A notice under section A17(2) or (3) of the...
- 58. Where a moratorium comes to an end under section A16...
- 59. (1) A notice under section A17(4) of the 1986 Act...
- 60. Notification by members of the committee of insolvency proceedings etc
- 61. Notice of termination of moratorium
- 62. Termination of moratorium under section A38(1)(d) of the 1986 Act
- 63. Replacement of monitor or additional monitor: statement and consent to act
- 64. Replacement of monitor or additional monitor: notification
- 65. Challenge to monitor's remuneration
- 66. Challenge to actions of the members of the committee: qualifying decision procedure
- 67. Priority of moratorium debts etc in subsequent winding up
- 68. Priority of moratorium debts etc in subsequent administration
- 69. Prescribed format of documents
- 70. (1) The following provisions of the Scottish Insolvency Rules apply,...
- 71. Delivery of documents
- 72. Identification details for a relevant CCBS
- 73. Contact details of a monitor or other office-holder
- 74. Meaning of "The Scottish Insolvency Rules"

Changes to legislation: There are currently no known outstanding effects for the The Co-operative and Community Benefit Societies and Credit Unions (Arrangements, Reconstructions and Administration) Order 2014. (See end of Document for details)

SCHEDULE 2 — Modified application of Part 26 of the Companies Act 2006 to relevant societies

- 1. Unless the context otherwise requires and subject to any further...
- 2. Part 26 of the 2006 Act applies in relation to...
- 3. In section 895 (application of Part 26) subsection (2) has...
- 4. In section 899 (court sanction for compromise or arrangement) —...
- 5. Section 900 (powers of court to facilitate reconstruction or amalgamation)...
- 6. Section 901 (obligations of company with respect to articles etc.)...
- 7. Where a copy of any order or other document is...
- 8. In paragraph 7— "PRA-authorised person" has the meaning given in...

Schedule 2A — Modified application of Part 26A of the Companies Act 2006 to relevant societies

- 1. Unless the context otherwise requires and subject to any further...
- 2. Part 26A of the 2006 Act applies in relation to...
- 3. Section 901A (application of this part) subsection (4) has effect...
- 4. Section 901B is omitted.
- 5. Section 901F (court sanction for compromise or arrangement) has effect...
- 6. Section 901I is omitted.
- 7. Section 901J (powers of court to facilitate reconstruction or amalgamation)...
- 8. In section 901K (obligations of company with respect to articles...
- 9. Section 901L is omitted.
- 10. Where a copy of any order or other document is...
- 11. In paragraph (10)— (a) "PRA-authorised person" has the meaning given...

SCHEDULE 3 — Modified application of other provisions of the Insolvency Act 1986

- 1. Interpretation
- 2. Modification of provisions applied by article 4
- 3. Miscellaneous provisions applying to companies which are insolvent
- 3A Section 233B (protection of supplies of goods and services) does...
- 4. Interpretation for first group of Parts
- 5. Insolvency practitioners: qualification and regulation
- 5A Section 390 (persons not qualified to act as insolvency practitioners)...
- 5B (1) In the following provisions, in a reference to authorisation...
- 5C Creditors' meetings
- 5D Creditors' notices
- 6. Punishment of offences
- 7. Schedule 10 to the 1986 Act (punishment of offences under...
- 8. Schedule 10 to the 1986 Act also has effect without...

SCHEDULE 4 — Modified application of insolvency rules in relation to relevant societies

PART 1 — Interpretation

- 1. In this Schedule— "applied provisions"— in Part 2, means the...
- 2. In this Schedule—(a) a reference to the FCA is...
 - PART 2 Modified application of the Insolvency Rules 1986
- 3. This Part modifies the Parts of the Insolvency Rules 1986...
- 4. Unless the context otherwise requires and subject to any further...
- 5. The applied provisions have effect as if they provided that...
- 6. The applied provisions have effect with the further modifications set...
- 7. Proposal by directors for company voluntary arrangement
- 8. Consideration of proposals where moratorium obtained

- 9. Appointment of administrator by holder of floating charge
- 10. Process of administration
- 11. Rule 2.31 (release from duty to submit statement of affairs;...
- 12. Meetings and reports
- 13. Rule 2.35 has effect as if— (a) paragraph (3) required...
- 14. Rule 2.37 (meeting requisitioned by creditors) has effect as if...
- 15. Rule 2.43 has effect as if— (a) in paragraph (1)...
- 16. In Rule 2.45 (revision of the administrator's proposals)—
- 17. In Rule 2.47 (reports to creditors), in paragraphs (1)(g) and...
- 18. In Rule 2.48 (correspondence instead of creditors' meetings)—
- 19. Rule 2.49 (venue and conduct of company meeting) has effect...
- 20. Distributions to creditors
- 21. Rule 2.69 (debts of insolvent society to rank equally) has...
- 22. Rule 2.85 (mutual credits and set off) has effect as...
- 23. Rule 2.95 (notice of proposed distribution) has effect as if—...
- 24. In Rule 2.97 (declaration of dividend) member-depositors are to be...
- 25. Rule 2.98 (notice of declaration of dividend) has effect as...
- 26. In Rule 2.99 (payment of dividends and related matters), in...
- 27. Rule 2.100 (notice of no dividend, or no further dividend)...
- 28. Rule 2.103 (disqualification from dividend) has effect as if it...
- 29. Ending administration
- 30. In Rule 2.113 (notice of end of administration), in paragraphs...
- 31. Replacing administrator
- 32. (1) Rule 2.122 (application to court to remove administrator from...
- 33. Quorum at meetings
- 34. Forms
- 35. "Prescribed part"
 - PART 3 Modified application of the Insolvency (Scotland) Rules 1986
- 36. This Part modifies the Parts of the Insolvency (Scotland) Rules...
- 37. Unless the context otherwise requires and subject to any further...
- 38. The applied provisions have effect with the further modifications set...
- 39. Proposal by directors for company voluntary arrangement
- 40. Consideration of proposals where moratorium obtained
- 41. Appointment of administrator by holder of floating charge
- 42. Process of administration
- 43. Rule 2.23 (release from duty to submit statement of affairs;...
- 44. Meetings
- 45. Rule 2.27 has effect as if in paragraph (3) the...
- 46. In Rule 2.28— (a) in paragraphs (3), (4) and (10),...
- 47. In Rule 2.29 (applicable law (company meetings)) ignore paragraph (a)....
- 48. In Rule 2.34 (revision of the administrator's proposals)—
- 49. In Rule 2.35, in paragraph (1)(a), in the case of...
- 50. Distributions to creditors
- 51. Rule 2.41 (distributions to creditors) has effect in relation to...
- 52. Ending administration
- 53. Replacing administrator
- 54. (1) Rule 2.53 (application to replace administrator) and Rule 2.56...
- 55. Quorum at meetings
- 56. Rule 7.7 (quorum) has effect in relation to a relevant...
- 57. Rule 7.12 (resolutions) has effect in relation to a meeting...
- 58. Forms
 - PART 4 Modified application of Part 3 of Schedule 4 to the Corporate Insolvency and Governance Act 2020

Document Generated: 2024-07-06

Changes to legislation: There are currently no known outstanding effects for the The Co-operative and Community Benefit Societies and Credit Unions (Arrangements, Reconstructions and Administration) Order 2014. (See end of Document for details)

- 59. This Part modifies Part 3 of Schedule 4 to the...
- 60. Unless the context otherwise requires and subject to any further...
- 61. The applied provisions have effect as if they provided that...
- 62. The applied provisions have effect with the further modifications set...

SCHEDULE 5 — Application of other subordinate legislation with modifications

- 1. Application of the Insolvency Act 1986 (Prescribed Part) Order 2003
- 1A Modified application of the Insurers (Reorganisation and Winding Up) Regulations 2004
- 2. Modified application of the Pension Protection Fund (Entry Rules) Regulations 2005
- 3. Modified application of the Financial Services and Markets Act 2000 (Administration Orders Relating to Insurers) Order 2010

Explanatory Note

Changes to legislation:

There are currently no known outstanding effects for the The Co-operative and Community Benefit Societies and Credit Unions (Arrangements, Reconstructions and Administration) Order 2014.