#### STATUTORY INSTRUMENTS

## 2022 No. 1239

# The Payment and Electronic Money Institution Insolvency (Scotland) Rules 2022

#### PART 9

## End of special administration

#### Final progress reports

- **143.** The final progress report means a progress report which includes a summary of the following—
  - (a) the administrator's proposals (including whether the FCA has given a direction under regulation 38 and whether that direction has been withdrawn),
  - (b) any major amendments to, or deviations from, those proposals,
  - (c) the steps taken during the special administration,
  - (d) the outcome.

### Application to court by administrator

- **144.**—(1) An application to court under paragraph 79 for an order ending a special administration must be accompanied by the following—
  - (a) a progress report for the period since the last progress report (if any) or, if there has been no previous progress report, the date the institution entered special administration,
  - (b) a statement indicating what the administrator thinks should be the next steps for the institution (if applicable).
- (2) Before making the application under paragraph (1), the administrator must give notice in writing to the following—
  - (a) the applicant for the special administration order under which the administrator was appointed,
  - (b) the creditors and customers,
  - (c) the FCA,

and the application must be accompanied by a statement that the creditors and customers have been notified of the application and copies of any response to that notification.

- (3) Notice under paragraph (2) must be given at least five business days before the date that the administrator intends to make the application.
  - (4) The administrator—
    - (a) must send a copy of the application under paragraph (1) to the FCA,

- (b) must, within five business days of filing the application, gazette a notice undertaking to provide a copy of the application to any person who so requests it (and an address to which they can write),
- (c) advertise the notice in such other manner as the administrator thinks fit.

#### Application to court by creditor

- **145.**—(1) Where a creditor applies to the court to end the special administration a copy of the application must be served on the following—
  - (a) the administrator,
  - (b) the person who made the application for the special administration order,
  - (c) the FCA.
  - (2) Service must be effected not less than five business days before the date fixed for the hearing.
  - (3) The persons in paragraph (1) may appear at the hearing of the application.
- (4) Where the court makes an order to end the special administration, the court must send a copy of the order to the administrator.

#### Notification by administrator of court order

- **146.** Where the court makes an order to end the special administration, the administrator must send—
  - (a) a copy of the court order to the registrar of companies within fourteen days of the date of the order,
  - (b) a copy of the final progress report to the registrar of companies as soon as is reasonably practicable,
  - (c) a copy of the court order and a copy of the final progress report to all other persons to whom notice of the administrator's appointment was delivered as soon as is reasonably practicable.

#### Moving from special administration to dissolution

- **147.**—(1) The notice of moving from special administration to dissolution to the registrar of companies required to be sent by the administrator in accordance with paragraph 84(1) must be accompanied by a copy of the final progress report.
- (2) As soon as is reasonably practicable, a copy of the notice and the accompanying document must be sent to all other persons who received notice of the administrator's appointment.
- (3) Where a court makes an order under paragraph 84(7) it must, where the applicant is not the administrator, give a copy of the order to the administrator.