#### STATUTORY RULES OF NORTHERN IRELAND

### 2009 No. 64

### The Bank Insolvency Rules (Northern Ireland) 2009

# PART 17 MISCELLANEOUS RULES

## SECTION A RETURN OF CAPITAL

#### Application to court for order authorising return of capital

**177.** Apply rule 4.231 of the 1991 Rules.

#### Procedure for return of capital

**178.** Apply rule 4.232 of the 1991 Rules.

# SECTION B CONCLUSION OF BANK INSOLVENCY

#### Department's directions under section 116 of the 2009 Act

- 179.—(1) Where the Department gives a direction under section 116 of the 2009 Act (application by an interested person for postponement of dissolution) it shall send two copies of the direction to the applicant.
- (2) Of those copies, one shall be sent by the applicant to the registrar of companies to comply with section 116(4) of the 2009 Act.

#### Procedure following appeal under section 116 of the 2009 Act

**180.** Following an appeal under section 116(2) of the 2009 Act (against a decision of the Department under the applicable section) the court shall send two sealed copies of its order to the person in whose favour the appeal was determined and that party shall send one of the copies to the registrar of companies.

#### SECTION C

### LEAVE TO ACT AS DIRECTOR, ETC. OF BANK WITH PROHIBITED NAME (ARTICLE 180 OF THE ORDER)

#### **Preliminary**

**181.** Apply rule 4.236 of the 1991 Rules.

#### Application for leave under Article 180(3) before passing of full payment resolution

**182.** Where an application for leave under Article 180(3) is made before a full payment resolution has been passed, it may only be made with the consent of the bank liquidator.

#### Consideration of application for leave under Article 180(3)

**183.** Apply rule 4.237 of the 1991 Rules.

#### First excepted case

**184.** Apply rule 4.238 of the 1991 Rules. In paragraph (3)(b)(ii) ignore the reference to administrator

#### Second excepted case

**185.** Apply rule 4.239 of the 1991 Rules. In paragraph (b), the reference to Article 180(3) of the Companies Order should, after that Article is repealed, be to section 451 of the 2006 Act.(1)

#### Third excepted case

**186.** Apply rule 4.240 of the 1991 Rules. In paragraph (a), for "liquidating company went into liquidation" substitute "bank went into bank insolvency".

#### **Further exception**

**187.** The court's leave under Article 180(3) of the Companies Order is not required in respect of anything done by a person in connection with the exercise of a stabilisation power under Part 1 of the 2009 Act.

<sup>(1)</sup> Article 180 is repealed on 1 October 2009.