Changes to legislation: Banking Act 2009 is up to date with all changes known to be in force on or before 14 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)



Banking Act 2009

CHAPTER 1

BANKING ACT 2009

PART 1

SPECIAL RESOLUTION REGIME

CHAPTER 1

INTRODUCTION

- 1 Overview
- 2 Interpretation: "bank"
- 3 Interpretation: other expressions

CHAPTER 2

PRE-RESOLUTION POWERS OF THE BANK OF ENGLAND

- 3A Removal of impediments to the exercise of stabilisation powers etc
- 3B Safeguards relating to directions under section 3A

CHAPTER 3

SPECIAL RESOLUTION ACTION

Objectives and code

- 4 Special resolution objectives
- 5 Code of practice
- 6 Code of practice: procedure

Changes to legislation: Banking Act 2009 is up to date with all changes known to be in force on or before 14 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Mandatory write-down, conversion etc of capital instruments

- 6A Cases where mandatory write-down, conversion, etc applies
- 6B Mandatory write-down, conversion, etc of capital instruments and liabilities
- 6C Mandatory reduction instruments: implementation of requirements of section 6B
- 6D Mandatory reduction instruments: supplementary matters

Valuation before mandatory write-down of capital or stabilisation action

6E Pre-resolution valuation

Exercise of powers: general

- 7 General conditions
- 7A Effect on other group members, financial stability in UK etc
 - 8 Specific Condition: private sector purchaser, bridge bank or asset management vehicle
- 8ZA Specific conditions: asset management vehicle
 - 8A Specific condition: bail-in
 - 9 Specific conditions: temporary public ownership
 - 10 Banking Liaison Panel

The stabilisation options

- 11 Private sector purchaser
- 11A Private sector purchaser: marketing
 - 12 Bridge bank
- 12ZA Asset management vehicle
- 12A Bail-in option
- 12AA Bail-in: sequence of write-down and conversion of capital instruments and liabilities
 - 12B Bail-in administrators
 - 13 Temporary public ownership

Transfer of securities

- 14 Interpretation: "securities"
- 15 Share transfer instrument
- 16 Share transfer order
- 17 Effect
- 18 Continuity
- 19 Conversion and delisting
- 20 Directors and senior managers
- 21 Ancillary instruments: production, registration, &c.
- 22 Termination rights, &c.
- 23 Incidental provision
- 24 Procedure: instruments
- 25 Procedure: orders
- 26 Supplemental instruments
- 26ZA Onward share transfer instruments
 - 26A ... reverse share transfer instruments
 - 27 Supplemental orders
 - 28 Onward transfer

Status: Point in time view as at 31/12/2020.

Changes to legislation: Banking Act 2009 is up to date with all changes known to be in force on or before 14 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

- 29 Reverse share transfer orders
- 29A Interpretation: "resolution company"
 - 30 Resolution company: share transfers
 - 31 Resolution company: reverse share transfer
 - 32 Interpretation: general

Transfer of property

- 33 Property transfer instrument
- 34 Effect
- 35 Transferable property
- 36 Continuity
- 36A Directors and senior managers
 - 37 Licences
- 38 Termination rights, &c.
- 39 Foreign property
- 39A Banks which are recognised central counterparties
- 39B Property transfer instrument: delisting
- 40 Incidental provision
- 41 Procedure
- 41A Transfer of property subsequent to resolution instrument
- 42 Supplemental instruments
- 42A Private sector purchaser: reverse property transfer
 - 43 Onward transfer
- 44 Resolution company: reverse property transfer
- 44A Bail in: reverse property transfer
- 44B Property transfer instruments: special bail-in provision
- 44BA Property transfer instruments and special bail-in provision: supplementary matters
 - 44C Report on special bail-in provision
 - 44D Bridge bank: supplemental property transfer powers
 - 44E Bridge bank: supplemental reverse property transfer powers
 - 45 Temporary public ownership: property transfer
 - 46 Temporary public ownership: reverse property transfer
 - 47 Restriction of partial transfers
 - 48 Power to protect certain interests
 - 48A Creation of liabilities

Bail-in option

- 48B Special bail-in provision
- 48C Meaning of "protected deposit"
- 48D General interpretation of section 48B
- 48E Report on special bail-in provision
- 48F Power to amend definition of "excluded liabilities"
- 48G Priority between creditors
- 48H Business reorganisation plans
- 48I Bail-in administrator: further functions
- 48J Bail-in administrator: supplementary
- 48K Bail-in administrator: money
- 48L Powers in relation to securities
- 48M Termination rights, etc
- 48N Directors and senior managers
- 480 Directions in or under resolution instrument

48P	Orders for safeguarding certain financial arrangements				
48Q	Continuity				
48R	Execution and registration of instruments etc				
48S	Resolution instruments: general matters				
48T	Procedure				
48U	Supplemental resolution instruments				
48V					
	Reverse transfer				
48WA	Bail-in option: recovery of expenses				
	Replacement of provisional valuation				
48X	Panlacement of Renk's provisional valuation				
48Y	Replacement of Bank's provisional valuation Consequences of a replacement valuation				
701	Consequences of a replacement variation				
	Termination rights etc				
48Z	Termination rights etc				
	Compensation				
49	Orders				
50	Sale to private sector purchaser				
51	Transfer to temporary public ownership				
52	Transfer to temporary public ownership Transfer to resolution company				
52A					
53	Onward and reverse transfers etc				
54	Independent valuer: compensation scheme order or bail-in				
	compensation order				
55	Independent valuer: supplemental				
56	Independent valuer: money				
57	Valuation principles				
58	Resolution fund				
59	Third party compensation: discretionary provision				
60	Third party compensation: discretionary provision Third party compensation: mandatory provision				
60A	Further mandatory provision: bail-in provision				
60B	Principle of no less favourable treatment				
61	Sources of compensation				
62	Procedure				
	Independent valuer: valuation under section 6E or 48X				
62A	Independent valuer: sections 6E and 48X				
	Resolution administrator				
62B	Resolution administrator				
62C	Resolution administrator: further functions				
62D	Resolution administrator: further functions Resolution administrator: supplementary				
62E					
021	resolution administrator. Money				
	Incidental functions				
63	General continuity obligation: property transfers				
64	Special continuity obligations: property transfers				
65	Continuity obligations: onward property transfers				

Status: Point in time view as at 31/12/2020.

Changes to legislation: Banking Act 2009 is up to date with all changes known to be in force on or before 14 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

- 66 General continuity obligation: share transfers
- 67 Special continuity obligations: share transfers
- 68 Continuity obligations: onward share transfers
- 69 Continuity obligations: consideration and terms
- 70 Continuity obligations: termination
- 70A Suspension of obligations
- 70B Restriction of security interests
- 70C Suspension of termination rights
- 70D Suspension: general provisions
- 71 Pensions
- 72 Enforcement
- 73 Disputes
- 74 Tax
- 75 Power to change law

Treasury

- 76 International obligation notice: general
- 77 International obligation notice: resolution company
- 78 Public funds: general
- 78A Pre-conditions for financial assistance: duty of Bank to give information
- 79 Public funds: resolution company
- 79A Private sector purchaser: report
- 80 Resolution company: report
- 80A Transfer for bail-in purposes: report
- 81 Temporary public ownership: report
- Accounting information to be included in reports under sections 80, 80A(2)(b) and 81

Groups

- 81AA Cases where mandatory write-down, conversion etc applies: banking group companies
 - 81B Sale to commercial purchaser and transfer to bridge bank
- 81ZZBA Sale to commercial purchaser and transfer to bridge bank: supplemental powers in relation to certain holding companies
- 81ZZBB Assessment of conditions for section 81ZZBA
 - 81ZBA Transfer to asset management vehicle
 - 81ZBB Transfer to asset management vehicle: supplemental powers in relation to certain holding companies
 - 81ZBC Assessment of conditions for section 81ZBB
 - 81BA Bail-in option
 - 81BB Bail-in option: supplemental powers in relation to certain holding companies
 - 81BC Assessment of conditions for section 81BB
 - 81C Sections 81AA to 81ZBB: supplemental
 - 81CA Section 81BA and Section 81BB: supplemental
 - 81D Interpretation: "banking group company" &c.
 - 82 Temporary public ownership
 - 83 Supplemental

CHAPTER 4

Changes to legislation: Banking Act 2009 is up to date with all changes known to be in force on or before 14 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Powers to gather information

	1 owers to gamer information			
83ZA 83ZB	Information Reports by skilled persons			
	Appointment of investigators			
83ZC 83ZD 83ZE	Appointment of persons to carry out general investigations Appointment of person to carry out investigations in particular cases Investigations etc in support of foreign resolution authorities			
	Conduct of investigations			
83ZF	Investigations: general			
83ZG				
83ZH	Powers of persons appointed under section 83ZC			
83ZI	Powers of persons appointed as a result of section 83ZD			
63Z1	Admissibility of statements made to investigators			
	Information and documents: supplemental provision			
83ZJ	Information and documents: supplemental provision			
83ZK	Protected items			
83ZL	Entry of premises under warrant			
83ZM	Retention of documents obtained under section 83ZL			
83ZN	Offences etc			
83ZO	Prosecution of offences under section 83ZN			
83ZP	Offences under section 83ZN by bodies corporate etc			
	Enforcement of relevant requirements			
83ZQ	Injunctions: prevent failure to comply with relevant requirement			
83ZR	Regulatory sanctions			
83ZS	Determination of sanctions			
83ZT				
83ZU	Procedure: warning notice Procedure: decision notice			
83ZV	Procedure: general			
83ZW	Appeal			
83ZX	Injunctions: failure to comply with certain section 83ZR sanctions			
83ZY	Publication			
83ZZ	Co-operation			
	Delegation of enforcement functions			
0321	Delegation of emoleciment functions			
	Enforcement of share transfer orders			
83Z2	Enforcement: share transfer orders			
CHAPTER 5				
	SPECIAL CASES			

Building societies, &c.

Banks not regulated by PRA

84 Application of Part 1: general

Modifications of Part

83A

Status: Point in time view as at 31/12/2020.

84ZA 84A 84B 84C 84D	Bridge bank: share transfer instruments Bail-in option: building societies Further provision: conversion of building society into company Further provision: transfer of business of building society to company Transfer to a bridge bank or Bail-in option: modifications of this Act and other legislation					
85 86	1 7 1					
87						
88	Consequential provision					
89	Credit unions					
	Investment firms					
89A	Application to investment firms					
	Recognised central counterparties					
89B	Application to recognised central counterparties					
89C	Recognised central counterparty rules					
89D	Recognised central counterparty membership					
89E 89F	Recognition of transferee company Recognised central counterparty compensation orders					
89G	Interpretation: "recognised central counterparty" &c.					
0,0	interpretation. Teeograped contrar counterparty &c.					
	CHAPTER 6					
	THIRD-COUNTRY RESOLUTION ACTIONS					
	Third-country resolution actions					
89H 89I	Recognition of third-country resolution actions Effect of recognition of third-country resolution action by Bank of England					
89J						
	CHAPTER 6A					
RES	SOLUTION OF UK BRANCHES OF THIRD-COUNTRY INSTITUTIONS					
89JA	Resolution of UK branches of third-country institutions					
	CHAPTER 7					
	GENERAL PROVISIONS					
89K	Insolvency Proceedings					
89L 89M	Restrictions on disclosure of confidential information Giving of notices, documents etc under Part 1					
PART 2						
	BANK INSOLVENCY					

Changes to legislation: Banking Act 2009 is up to date with all changes known to be in force on or before 14 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

	Introduction
90 91 92 93	Overview Interpretation: "bank" Interpretation: "the court" Interpretation: other expressions
	Bank insolvency order
94 95 96 97 98	The order Application Grounds for applying Grounds for making Commencement
	Process of bank liquidation
99 100 101 102 103 104 105	Objectives Liquidation committee Liquidation committee: supplemental Objective 1: (a) or (b)? General powers, duties and effect Additional general powers Status of bank liquidator
	Tenure of bank liquidator
106 107 108 109 110 111 112	Term of appointment Resignation Removal by court Removal by creditors Disqualification Release Replacement
	Termination of process, &c.
113 114 115 116	Company voluntary arrangement Administration Dissolution Dissolution: supplemental
	Other processes
117 118 119 120 120A 121 122	Bank insolvency as alternative order Voluntary winding-up Exclusion of other procedures Notice to PRA of preliminary steps Notice to the regulators and the Bank of England of preliminary steps Disqualification of directors Application of insolvency law

Miscellaneous

- 123 Role of FSCS
- 124 Transfer of accounts

Status: Point in time view as at 31/12/2020.

125 126 127 128 129 129A 130 131 132 133 134 135	Rules Fees Insolvency Services Account Evidence Co-operation between courts Banks not regulated by PRA Building societies Credit unions Partnerships Scottish partnerships Northern Ireland Consequential provision
	PART 3
	BANK ADMINISTRATION
	Introduction
136 137 138 139 140	Objectives
	Process
141 142 143 144 145 145A 146 147 148	Bank administration order Application Grounds for applying Grounds for making General powers, duties and effect Power to direct bank administrator Status of bank administrator Administrator's proposals Sharing information
	Multiple transfers
149 150 151 152 152A	General application of this Part Resolution company to private purchaser Property transfer from resolution company Property transfer from temporary public ownership Property transfer from transferred institution
	Termination
153 154	Successful rescue Winding-up or voluntary arrangement
	Miscellaneous
155 156 157 157A	Disqualification of directors Application of other law Other processes Banks not regulated by PRA

Status: Point in time view as at 31/12/2020.

Changes to legislation: Banking Act 2009 is up to date with all changes known to be in force on or before 14 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

158	Ruilding societies				
159					
159A	Application to investment firms				
160	Rules				
	Fees				
	Evidence				
163	Partnerships				
164	Scottish partnerships				
165	Co-operation between courts				
166	Interpretation: general				
167	Northern Ireland				
168	Consequential provision				
	PART 4				
	FINANCIAL SERVICES COMPENSATION SCHEME				
169	Overview				
170	Contingency funding				
171	Special resolution regime				
172	Investing in National Loans Fund				
173	Borrowing from National Loans Fund				
174	Procedure for claims				
175	Rights in insolvency				
	Information				
177 178	Payments in error				
179	Regulations Delegation of functions				
180	Functions under this Act				
	PART 5				
	INTER-BANK PAYMENT SYSTEMS				
	Introduction				
181	Overview				
182	Interpretation: " payment system"				
183	Interpretation: other expressions				
	Recognised systems				
184	Recognition order				
185	Recognition criteria				
186	Procedure				
186A	Amendment of recognition order				
187	De-recognition De-recognition				
	Regulation				
188	Principles				
189	Codes of practice				
190	System rules				
191	Directions				

Role of FCA and PRA

Status: Point in time view as at 31/12/2020.

хi

	Enforcement
193 194 195 196 197 198 199 200 201 202 202A	Inspection Inspection: warrant Independent report Compliance failure Publication Penalty Closure
	Miscellaneous
203 203A 203B 204 205 206 206A 206B	Annual report Information Pretending to be recognised
	PART 6
	BANKNOTES: SCOTLAND AND NORTHERN IRELAND
	Introduction
207	Overview
	Key terms
208 209 210 211	"Banknote" "Issue" "Authorised bank" "Commencement"
	Authorisation to issue
212 213 214 214A	Repeal of old authorising enactments Authorisation to issue banknotes Consequential repeals and amendments Power to designate banks as "authorised banks"
	Regulations and rules
215 216	Banknote regulations Banknote rules
	Specific issues
217 218 219	Backing assets Information Ceasing the business of issuing notes

220	Insolvency, &c.
	Enforcement
221 222 223 224	
	Bank of England
225 226 227	Organisation Discretionary functions Exemption
	PART 7
	MISCELLANEOUS
	Treasury support for banks
228 229 230 231	Consolidated Fund National Loans Fund "Financial institution" Reports
	Investment banks
232 233 234 235 236	Definition Insolvency regulations Regulations: details Regulations: procedure Review
	Banking (Special Provisions) Act 2008
237	Compensation: valuer
	Bank of England
238 239 240 241 242 243 244 245 246 247	UK financial stability Number of directors Meetings Chair of court Quorum Tenure Immunity Weekly return Information Bank of England Act 1946
	Financial Services Authority
248249250	Variation of permission Functions Information

Banking Act 2009 (c. 1)

Document Generated: 2024-06-14

Status: Point in time view as at 31/12/2020.

Changes to legislation: Banking Act 2009 is up to date with all changes known to be in force on or before 14 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Central ba	ınks
------------	------

251	Financial	assistance to	building	societies
-----	-----------	---------------	----------	-----------

- 252 Registration of charges
- 253 Registration of charges: Scotland

Funds attached rule (Scotland)

254 Abolition for cheques

Financial collateral arrangements

- 255 Regulations
- 256 Supplemental

•••

- 256A State aid
- 256B Bank of England" and "Prudential Regulation Authority"

PART 8

GENERAL

- 257 "Financial assistance"
- 258 "Enactment"
- 258A Investment firm"
 - 259 Statutory instruments
 - 260 Money
 - 261 Index of defined terms
 - 262 Repeal
 - 263 Commencement
 - 264 Extent
 - 265 Short title

Status:

Point in time view as at 31/12/2020.

Changes to legislation:

Banking Act 2009 is up to date with all changes known to be in force on or before 14 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations.