SCHEDULE 1

Modifications to the law of insolvency

PART 1

Modifications to primary legislation

Modifications to the Insolvency Act 1986 and the Insolvency (Northern Ireland) Order 1989

- **2.** The provisions of the Insolvency Act 1986^{M1} and the Insolvency (Northern Ireland) Order 1989 M2 apply in relation to an authorised bank—
 - (a) with any reference to "property" or "asset" modified so that it does not include a reference to the bank's backing assets; and
 - (b) with the modifications specified in the following table;

but sub-paragraph (a) does not apply to the reference to "assets" in section 123(2) of the Insolvency Act 1986 or article 103(2) of the Insolvency (Northern Ireland) Order 1989.

Provision of Insolvency Act 1986	Provision of Insolvency (Northern Ireland) Order 1989	Subject	Modification
Section 4	Article 17	Company Voluntary Proposal - Decisions of meetings	A meeting may not approve any proposal or modification which affects—
			(a) the rights of the noteholders under regulations 9(1)(b) and 22;
			(b) the rights of the Bank of England in relation to the backing assets; or
			(c) the backing assets.
_	Article 52		A receiver may do anything necessary or expedient for the purpose of ensuring that an authorised bank complies with the directions referred to in regulation 23(1).
Section 55	_	Receivers (Scotland) – Powers	A receiver may do anything necessary or expedient for the purpose of ensuring that an authorised bank complies with the directions referred to in regulation 23(1).
Section 126	Article 106		This section and article do not prevent the Bank of England from bringing or continuing any action or proceedings under or by virtue of these Regulations in relation to the backing assets.

Section 128 Article 108	-	This section and article do not apply to anything done by the Bank of England in relation to the backing assets.
Section Article 130(2) and 110(2) and (3) (3)		These subsections and paragraphs do not apply to any action or proceedings brought by the Bank of England under or by virtue of these Regulations in relation to the backing assets.
Section 143 Article 12		A liquidator must also ensure that an authorised bank complies with the directions referred to in regulation 23(1).
Section 144 –		The reference in this section to "things in action" does not include a reference to an account designated by the Bank of England for the purposes of regulation 6(2)(c).
Section 165 Article 140	Liquidators – Voluntary winding up	A liquidator—
		(a) must also ensure that an authorised bank complies with the directions referred to in regulation 23(1); and
		(b) may do anything necessary or expedient to ensure such compliance.
Sections Article 142	Liquidators –	A liquidator—
167	Winding up by the court	(a) must also ensure that an authorised bank complies with the directions referred to in regulation 23(1); and
		(b) may do anything necessary or expedient to ensure such compliance.
Section 436 Article 2	Expressions used generally	The definition of "property" shall be modified in accordance with paragraph 2(a) of this Schedule.
Part 3 of Part 3 of Schedule Schedule	f Company Voluntary	Nothing in Part 3 shall prevent the Bank of England from—
A1 A1 M4	Arrangements –	(a) taking any step; or
	Effects of Moratorium	(b) bringing or continuing an action or proceedings brought under or by virtue of these Regulations;
		against an authorised bank in relation to its backing assets.
		Nothing in this paragraph shall prevent the Bank of England from—
Schedule B1 Schedule M5 B1		(a) taking any step; or
M6		(b) bringing or continuing an action or proceedings brought under or by virtue of these Regulations; against an authorised bank in relation to its backing
		assets.

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Changes to legislation: There are currently no known outstanding effects for the The Scottish and Northern Ireland Banknote Regulations 2009, Paragraph 2. (See end of Document for details)

Paragraph	Paragraph	Administration –	An administrator may do anything necessary or
59 of	60 of	General powers of	expedient for the purpose of ensuring that an
Schedule B1	Schedule	administrators	authorised bank complies with the directions
	B1		referred to in regulation 23(1).
D 1	D 1	A 1	And a finite feature of the control
Paragraphs	Paragraphs	Administration –	An administrator must ensure that an authorised
67 and 68 of	68 and 69	General duties of	bank complies with the directions referred to in
Schedule B1	of	administrators	regulation 23(1).
	Schedule		
	B1		

Marginal Citations

- **M1** 1986 c.45.
- **M2** S.I. 1989/2405 (N.I. 19).
- M3 Schedule A1 was inserted by section 1 of, and paragraphs 1 and 4 of Schedule 1 to, the Insolvency Act 2000 (c. 39).
- M4 Schedule A1 was inserted by article 3 of, and schedule 1 to, the Insolvency (Northern Ireland) Order 2002 (S.I. 2002/3152 (N.I. 6)).
- M5 Schedule B1 was inserted by section 248(2) of, and Schedule 16 to, the Enterprise Act 2002 (c. 45).
- M6 Schedule B1was inserted by article 3(2) of, and Schedule 1 to, the Insolvency (Northern Ireland) Order 2005 (S.I. 2005/1455 (N.I. 10)).

Changes to legislation:There are currently no known outstanding effects for the The Scottish and Northern Ireland Banknote Regulations 2009, Paragraph 2.