
STATUTORY INSTRUMENTS

2010 No. 2581

**The Building Society Insolvency
(England and Wales) Rules 2010**

PART 18

COURT PROCEDURE AND PRACTICE

CHAPTER 8

GENERAL

Principal court rules and practice to apply

220.—(1) The CPR and the practice and procedure of the High Court (including any practice direction) apply to building society insolvency proceedings in the High Court, with any necessary modifications, except so far as inconsistent with these Rules.

(2) All building society insolvency proceedings shall be allocated to the multi-track for which CPR Part 29 makes provision, accordingly those provisions of the CPR which provide for allocation questionnaires and track allocation do not apply.

Right of attendance

221. Apply rule 7.53 of the 1986 Rules. In paragraph (1) for “company insolvency proceedings” substitute “building society insolvency proceedings”.

Restriction on concurrent proceedings and remedies

222. Where in a building society insolvency, the court makes an order staying any action, execution or legal process against the property of the building society, service of the order may be effected by delivering a sealed copy to the address for service of the claimant or other person having the carriage of the proceedings to be stayed.

Security in court

223. Apply rule 7.58 of the 1986 Rules.

Payment into court

224. Apply rule 7.59 of the 1986 Rules(1).

(1) Rule 7.59 was amended by [S.I.1999/1022](#).

Further information and disclosure

225.—(1) Apply rule 7.60 of the 1986 Rules(2).

(2) After paragraph (2) insert—

“(3) Before the passing of a full payment resolution the court shall only grant an order on an application under paragraph (1)(b) if satisfied that granting the order is unlikely to prejudice the achievement of Objective 1.”.

Office copies of documents

226. Apply rule 7.61 of the 1986 Rules.