

2016 No. 1024

INSOLVENCY, ENGLAND AND WALES

COMPANIES

INDIVIDUALS

The Insolvency (England and Wales) Rules 2016

ISBN 978-0-11-115062-7

CORRECTION

Page 8, the table of contents, the heading to rule 5.9: “Delivery of draft final account...” should read “Delivery of proposed final account...”;

Page 9, the table of contents, the heading to rule 6.23: “Appointment to be gazetted and registered” should read “Advertisement of appointment”;

Page 33, rule 5(2)(f): “...sums which, have been paid...” should read “...sums which have been paid...”;

Page 34, the Note immediately following the definition for “Article 1.2 undertaking”: “[Note “associate” is...” should read “[Note: “associate” is...”;

Page 36, the definition of “the Gazette”, line one: ““the Gazette” which has...” should read ““the Gazette”, which has...”;

Page 36, the definition of “the Gazette”, line two: “...winding up) has that...” should read “...winding up), has that...”;

Page 39, the definition (a) of “standard contents”: “...set out in Chapter 4 of Part 1;” should read “...set out in Chapter 4 of this Part;”;

Page 45, rule 1.17(a): “...in the period of 12 months the making of...” should read “...in the period of 12 months before the making of...”;

Page 45, rule 1.19(3), line two: “...the registrar of companies, may be satisfied...” should read “the registrar of companies may be satisfied...”;

Page 49, footnote (a): “Section 246(C)...” should read “Section 246C...”;

Page 49, footnote (a): “...section 248(A) was inserted y...” should read “...section 248A was inserted by...”;

Page 49, footnote (b): “Section 379(C)...” should read “Section 379C...”;

Page 53, the Note immediately preceding rule 1.49, line two: “8.24” should read “8.22(5)”;

Page 64, rule 2.15(6)(b): omit “of the nominee”;

Page 76, rule 3.6(2), line one: “sub-paragraph” should read “paragraph”;

Page 88, the Note immediately preceding rule 3.28 should read: “[Note: a document required by the Act or these Rules must also contain the standard contents set out in Part 1.]”;

Page 90, rule 3.30(6)(a): “...owed to such them;” should read “...owed to them;”;

Page 93, rule 3.35(6)(b): “...whether, the administrator...” should read “...whether the administrator...”;

Page 95, rule 3.38(4), line one: “...paragraph 52(1)...” should read “...paragraph 52(1) of Schedule B1...”;

Page 95, rule 3.38(4), line three: “...paragraph 52(2)...” should read “...paragraph 52(2) of Schedule B1...”;

Page 107, rule 3.63(3)(b): “...administrator intend to file...” should read “...administrator intends to file...”;

Page 108, rule 3.65(3): “...a copy of an order...” should read “...a copy of any order...”;

Page 110, the Note immediately preceding Part 4 Chapter 1: “preliminary” should read “introductory”;

Page 113, rule 4.7(6): “...(or if more than one, by one of them,)...” should read “...(or, if more than one, by one of them)...”;

Page 123, the heading to rule 5.9: “draft” should read “proposed”;

Page 127, rule 6.1(2): “6.23 (appointment to be gazetted and registered)” should read “6.23 (advertisement of appointment)”;

Page 138, the heading to rule 6.23: “Appointment to be gazetted and registered” should read “Advertisement of appointment”;

Page 138, rule 6.25(2), line three: “sub-paragraph” should read “paragraph”;

Page 140, rule 6.28(2)(e)(ii): “...is made when that request...” should read “...is made, when that request...”;

Page 158, rule 7.25(1): “...subject to paragraph (3)...” should read “...subject to paragraph (2)...”;

Page 194, rule 7.109: “...as the court may allow to rank...” should read “...as the court may allow are to rank...”;

Page 194, rule 7.111, the definition of ““approval” and “authorisation””: items (c) and (d) should be renumbered as (a) and (b) respectively;

Page 209, rule 8.25(1): “...or any trustee, must do...” should read “...or any trustee must do...”;

Page 210, rule 8.26(3)(c): omit “and”;

Page 210, rule 8.27(2)(a): “...different to...” should read “...different from...”;

Page 210, rule 8.27(2)(c): “...different to...” should read “...different from...”;

Page 213, rule 8.34(1)(h), line three: “, be dismissed;” should read “be dismissed;”;

Page 240, rule 10.23(4): “and” should read “and—”;

Page 244, rule 10.32(3)(b): “cause an entry...” should read “must cause an entry...”;

Page 248, rule 10.42(2): at the end of the last line, insert a full stop;

Page 249, rule 10.46(1)(c): “The” should read “the”;

Page 253, rule 10.53(1): “...will be fixed...” should read “...must be fixed...”;

Page 287, rule 10.140(1), line three: “...paragraphs (2) to (4).” should read “...paragraphs (2) and (3).”;

Page 288, rule 10.142(9)(h): “...referred to in paragraph (h)...” should read “...referred to in paragraph (g)...”;

Page 299, the Note immediately preceding rule 10.170: “...the court things appropriate...” should read “...the court thinks appropriate...”;

Page 331, rule 12.59(4): the text “and for the purposes...” should be indented in line with line two of rule 12.59(3);

Page 337, rule 14.8(3), line two: “...or any part of a proof...” should read “...or any part of, a proof...”;

Page 358, rule 15.18(5): “...under 171(2)(b)...” should read “...under section 171(2)(b)...”;

Page 361, rule 15.28(1)(a): “...subject to 15.29...” should read “...subject to rule 15.29...”;

Page 361, rule 15.28(6), line one: “sub-paragraph” should read “rule”;

Page 361, rule 15.28(6), line two: “paragraph” should read “rule”;

Page 361, rule 15.28(6), line three: “paragraph” should read “rule”;

Page 381, rule 17.21(5), line two: “chairman” should read “chair”;

Page 385, the Note immediately preceding rule 18.3: “...see rule 3.52...” should read “...see rule 3.53...”;

Page 388, rule 18.8(2)(b): “...other that the official receiver...” should read “...other than the official receiver...”;

Page 408, rule 21.1, the definition of “conversion into winding-up proceedings”: (d), (e) and (f) should be renumbered as (a), (b) and (c) respectively;

Page 413, rule 22.4(3)(c): “...subject to a CVA,—” should read “...subject to a CVA, must contain—”;

Page 413, rule 22.4(3)(d): "...is in insolvent liquidation,—" should read "...is in insolvent liquidation, must contain—";

Page 415, Schedule 1, the last entry: "The Insolvency (Amendment) (No. 2) 2016" should read "The Insolvency (Amendment) (No. 2) Rules 2016";

Page 421, Schedule 2, paragraph 20: "1986 rule 12.3" should read "Rule 12.3 of the 1986 Rules";
and

Page 435, Schedule 7, paragraph 21(a): "Name" should read "name".

March 2017

PRINTED IN THE UNITED KINGDOM BY THE STATIONERY OFFICE LIMITED
under the authority and superintendence of Carol Tullo, Controller of Her Majesty's Stationery Office
and Queen's Printer of Acts of Parliament.