#### STATUTORY INSTRUMENTS

### 2018 No. 1082

# The Insolvency (Scotland) (Company Voluntary Arrangements and Administration) Rules 2018

#### PART 1

## SCOPE, INTERPRETATION, TIME AND RULES ABOUT DOCUMENTS CHAPTER 9

Delivery of documents and opting out (sections 246C and 248A(1))

#### Delivery of statements of claim and documentary evidence of debt

- **1.48.**—(1) Once a statement of claim or documentary evidence of debt has been delivered to an office-holder in accordance with these Rules it need not be delivered again.
- (2) Accordingly, where these Rules require such delivery by a certain time, that requirement is satisfied if that statement or evidence has already been delivered.
- (3) This rule also applies where a creditor in an administration is deemed to have submitted a statement of claim and documentary evidence of a debt in winding up proceedings which immediately preceded the administration.
- (4) In a CVA, where a creditor has given written notification of a debt in accordance with rule 5.9(1)(b)(i), it need not be given again.