STATUTORY INSTRUMENTS

2023 No. 712

The Relevant Licensee Nuclear Company Administration (England and Wales) Rules 2023

PART 6

Expenses of the Relevant Licensee Nuclear Company Administration

Pre-relevant-licensee-nuclear-company-administration costs

- **43.**—(1) Paragraph (2) applies where the nuclear administrator has made a statement of pre-relevant-licensee-nuclear-company-administration costs under rule 21(2)(k) (matters to be included in statement of proposals).
- (2) The relevant office holder must, before pre-relevant-licensee-nuclear-company-administration costs are paid, apply to the court for a determination of whether and to what extent such costs are approved for payment.
 - (3) In paragraph (2) the "relevant office holder" means—
 - (a) the nuclear administrator, where the costs consist of fees charged or expenses incurred by the nuclear administrator;
 - (b) another insolvency practitioner, where the costs consist of fees charged or expenses incurred by that practitioner.