#### STATUTORY RULES OF NORTHERN IRELAND

## 2009 No. 122

# The Bank Insolvency (No. 2) Rules (Northern Ireland) 2009

## **PART 23**

## **INTERPRETATION**

#### Introductory

**281.** This Part of the Rules has effect for their interpretation and application; and any definition given in this Part (and in any provision of the 1991 Rules applied by this Part) applies except, and in so far as, the context requires otherwise.

### **Expressions used generally**

- **282.**—(1) Apply rule 0.2 of the 1991 Rules.
- (2) For the definition "insolvency proceedings" after "the Order" insert ", the 2009 Act".

## "Give notice", etc

**283.** Apply rule 0.3 of the 1991 Rules. In paragraph (3) after "personal service of a document", add "which means the same as service by hand".

### Notice, etc to solicitors

**284.** Apply rule 0.4 of the 1991 Rules.

## Notice to joint bank liquidators

**285.** Where two or more persons are acting jointly as the bank liquidator, delivery of a document to one of them is to be treated as delivery to them all.

## "Insolvent estate"

**286.** References to "the insolvent estate" are to the assets of a bank which is subject to a bank insolvency order.

## "Responsible insolvency practitioner", etc

**287.** In relation to a bank insolvency, "the responsible insolvency practitioner" means the person acting in the bank insolvency as bank liquidator or provisional bank liquidator.

#### The Schedule

**288.** The Schedule, which applies relevant schedules to the 1991 Rules, has effect.