

## Companies (Winding-up) (Amendment) Rules 2013

(Made by the Chief Justice under section 296 of the Companies Ordinance (Cap. 32) with the approval of the Legislative Council)

**1. Companies (Winding-up) Rules amended**

The Companies (Winding-up) Rules (Cap. 32 sub. leg. H) are amended as set out in rules 2 and 3.

**2. Rule 22A amended (deposit by petitioner)**

Rule 22A(1)—

**Repeal**

“\$12,150”

**Substitute**

“\$11,250”.

**3. Rule 117 amended (costs of calling meeting)**

Rule 117—

**Repeal**

“\$1,560”

**Substitute**

“\$1,440”.



Chief Justice

18 June 2013

**Explanatory Note**

These Rules amend the Companies (Winding-up) Rules (Cap. 32 sub. leg. H) to reduce—

- (a) the deposit payable by a petitioner before presenting a petition for covering the fees and expenses to be incurred by the Official Receiver; and
- (b) the costs of summoning a meeting of creditors or contributories in winding-up proceedings of companies.