This statistics release contains the latest data on **company insolvency** (companies which are unable to pay debts and enter liquidation, or enter administration or other company rescue process) and **individual insolvency** (people who are unable to pay debts and enter formal procedures).

Statistics are presented separately for England and Wales, Scotland, and Northern Ireland because of differences in legislation and policy.

### Main messages for England and Wales

**Companies**

- The underlying number of insolvencies (excluding bulk insolvencies) increased in Q1 2018, to the highest quarterly level since Q1 2014.

- This was driven by a rise in underlying creditors’ voluntary liquidations, and compulsory liquidations.

**People**

- Total individual insolvencies increased in Q1 2018, reaching the highest quarterly level since Q3 2012.

- This was driven primarily by an increase in individual voluntary arrangements, which reached a record high, while the number of bankruptcies and debt relief orders also increased.

### Revisions to company insolvency statistics

Statistics on company insolvencies have been revised back to Q1 2000 following a change to the method used to calculate the number of company insolvencies each quarter.

Beginning with this edition of the statistics, most company insolvencies will be counted from the date of registration. This means that statistics will no longer be estimated and then revised between quarters.

This change was announced on 26 January 2018, and further information is available on our website.

If you have comments or feedback regarding this change, please contact the Insolvency Service’s statistics team via email at statistics@insolvency.gov.uk
## Contents

1. **Summary for Q1 2018**
   - 1.1 Company insolvency in England and Wales 3
   - 1.2 Individual insolvency in England and Wales 4
   - 1.3 Summary tables 5

2. **Company insolvency in England and Wales**
   - 2.1 Company liquidations 6
   - 2.2 Administrations, company voluntary arrangements, and receiverships 9
   - 2.3 Company insolvencies by industry 10

3. **Individual insolvency in England and Wales**
   - 3.1 Bankruptcies, debt relief orders and individual voluntary arrangements 11
   - 3.2 Characteristics of bankruptcies 13

4. **Insolvency in Scotland** 16

5. **Insolvency in Northern Ireland** 18

6. **Background notes** 20
1 Summary for Q1 2018

1.1 Company insolvency in England and Wales *(Further information: section 2)*

Figure 1: Company insolvencies in England and Wales (quarterly data, seasonally adjusted)

Source: Insolvency Service and Companies House. Excludes CVLs following administration.

Key findings

| These statistics have been affected by “bulk insolvencies” | Following changes to claimable expense rules, there have been three separate instances of large numbers of connected personal service companies entering liquidation. These companies have been identified in the raw data, allowing analysis of the underlying number of company insolvencies excluding the effects of these “bulk insolvencies”. |
| Creditors’ voluntary liquidations comprised the majority of company insolvencies | A total of 4,462 companies entered insolvency in Q1 2018, consisting of 3,209 creditors’ voluntary liquidations (CVLs, 72% of all insolvencies), 783 compulsory liquidations (17.5%) and 470 other insolvencies (11.5%). |
| Company insolvencies fell this quarter... | Total company insolvencies decreased by 1.1% compared to Q4 2017 but rose by 12.6% from Q1 2017. |
| ...but the underlying number of company insolvencies rose to a four-year high | Excluding the effect of bulk insolvencies, the underlying number of company insolvencies rose by 13.0% on the previous quarter and by 0.6% on the same quarter last year, to the highest level since Q1 2014. |
| There was a rise in underlying creditors’ voluntary liquidations | The underlying number of CVLs in Q1 2018 was 2,734, an increase of 7.8% on Q4 2017, and 2.0% on Q1 2017. |
| Compulsory liquidations also increased | The number of compulsory liquidations in Q1 2018 rose by 26.3% on the previous quarter, but fell by 6.6% from Q1 2017. |
| Company insolvency by industry | Excluding bulk insolvencies, the construction industry had the highest number of insolvencies in the 12 months ending Q1 2018, followed by the wholesale and retail trade & repair of vehicles industrial grouping. |
1.2 Individual insolvency in England and Wales *(Further information: section 3)*

**Figure 2: Individual insolvencies in England and Wales** (quarterly data, seasonally adjusted)

**Key findings**

- **IVAs comprised the majority of individual insolvencies**
  There were 27,388 individual insolvencies in Q1 2018, consisting of 16,676 individual voluntary arrangements (IVAs, 61% of the total), 6,524 debt relief orders (DROs, 24%) and 4,188 bankruptcies (15%).

- **Individual insolvencies increased this quarter, reaching a five-year high**
  Total individual insolvencies in Q1 2018 were 6.8% higher than in the previous quarter, and 8.5% higher than in the same quarter the previous year. This continued the increasing trend observed since 2015 and was the highest quarterly total since Q3 2012.

- **This was mainly driven by an increase in IVAs which rose to a new high**
  The number of IVAs in Q1 2018 rose 8.3% compared with Q4 2017. This was the largest quarterly number of IVAs since they were introduced in 1987.

- **Bankruptcies were higher than a year ago**
  Bankruptcies overall rose by 9.6% on the quarter and also by 9.3% on the year. Bankruptcies on both debtors’ own applications and creditors’ petitions increased on the quarter and on the same corresponding quarter in 2017.

- **Debt relief orders (DROs) also increased**
  DROs increased by 1.3% on the quarter and by 6.9% on the same quarter in 2017.

- **The insolvency rate increased**
  In the 12 months ending Q1 2018, the rate of insolvency was 21.8 per 10,000 adults (1 in 458 adults)
## 1.3 Summary tables

### Table 1: New company insolvencies in England and Wales\(^1,2\) (seasonally adjusted)\(^3\)

<table>
<thead>
<tr>
<th>Number of insolvencies</th>
<th>2017 Q1</th>
<th>2017 Q2</th>
<th>2017 Q3</th>
<th>2017 Q4</th>
<th>2018 Q1</th>
<th>% change – 2018 Q1 on:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total new company insolvencies</td>
<td>3,964</td>
<td>3,488</td>
<td>5,325</td>
<td>4,513</td>
<td>4,462</td>
<td>-1.1</td>
</tr>
<tr>
<td>Underlying total insolvencies(^4)</td>
<td>3,964</td>
<td>3,470</td>
<td>3,647</td>
<td>3,527</td>
<td>3,987</td>
<td>13.0</td>
</tr>
<tr>
<td>Compulsory liquidations</td>
<td>838</td>
<td>681</td>
<td>667</td>
<td>620</td>
<td>783</td>
<td>26.3</td>
</tr>
<tr>
<td>Creditors’ voluntary liquidations(^2)</td>
<td>2,681</td>
<td>2,393</td>
<td>4,263</td>
<td>3,521</td>
<td>3,209</td>
<td>-8.9</td>
</tr>
<tr>
<td>Underlying CVLs</td>
<td>2,681</td>
<td>2,375</td>
<td>2,585</td>
<td>2,535</td>
<td>2,734</td>
<td>7.8</td>
</tr>
<tr>
<td>Administrations</td>
<td>359</td>
<td>327</td>
<td>313</td>
<td>317</td>
<td>367</td>
<td>15.7</td>
</tr>
<tr>
<td>Company voluntary arrangements</td>
<td>86</td>
<td>85</td>
<td>81</td>
<td>55</td>
<td>102</td>
<td>85.5</td>
</tr>
<tr>
<td>Receiverships</td>
<td>0</td>
<td>2</td>
<td>0</td>
<td>0</td>
<td>1</td>
<td>n.a.</td>
</tr>
</tbody>
</table>

Source: Insolvency Service and Companies House.

p = provisional, r = revised, n.a. = not applicable

\(^1\) Longer series back to 2008 are presented in the accompanying detailed tables.

\(^2\) Excludes creditors’ voluntary liquidations following administration (see section 2.1).

\(^3\) The series for compulsory liquidations, company voluntary arrangements and receiverships do not require seasonal adjustment.

### Table 2: Individual Insolvencies in England and Wales (seasonally adjusted)\(^1\)

<table>
<thead>
<tr>
<th>Number of insolvencies</th>
<th>2017 Q1</th>
<th>2017 Q2</th>
<th>2017 Q3</th>
<th>2017 Q4</th>
<th>2018 Q1</th>
<th>% change – 2018 Q1 on:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total individual insolvencies</td>
<td>25,238</td>
<td>22,948</td>
<td>25,378</td>
<td>25,655</td>
<td>27,388</td>
<td>6.8</td>
</tr>
<tr>
<td>Bankruptcy orders</td>
<td>3,830</td>
<td>3,744</td>
<td>3,708</td>
<td>3,823</td>
<td>4,188</td>
<td>9.6</td>
</tr>
<tr>
<td>Debt relief orders</td>
<td>6,101</td>
<td>6,088</td>
<td>6,266</td>
<td>6,440</td>
<td>6,524</td>
<td>1.3</td>
</tr>
<tr>
<td>Individual voluntary arrangements</td>
<td>15,307</td>
<td>13,117</td>
<td>15,403</td>
<td>15,393</td>
<td>16,676</td>
<td>8.3</td>
</tr>
</tbody>
</table>

Source: Insolvency Service

p = provisional, r = revised

\(^1\) Longer series back to 2008 are presented in the accompanying detailed tables.
2 Company insolvency in England and Wales

These statistics relate to incorporated companies (including limited liability partnerships) – a specific legal form of business that is registered at Companies House. Company insolvency (being unable to pay creditors the money they are owed) can be dealt with through a variety of legal processes. This includes liquidation (section 2.1) which result in the company ceasing to exist; or through company rescue procedures such as administration (section 2.2).

2.1 Company liquidations

![Graph showing company liquidations in England and Wales]

**Figure 3: Company liquidations in England and Wales**

(quarterly data, seasonally adjusted)

Source: Insolvency Service and Companies House.

1 Where the liquidation was the first insolvency procedure entered into.

2 Total company liquidations, and creditors’ voluntary liquidations, are seasonally adjusted; compulsory liquidations do not require seasonal adjustment.

See Table 1a of the accompanying Excel file for more detail.

There were 3,992 insolvent company liquidations in this quarter, comprising 3,209 creditor voluntary liquidations (CVLs, 80% of total insolvent company liquidations) and 783 compulsory liquidations (20% of total insolvent company liquidations).

Excluding the effect of 475 bulk insolvencies registered in Q1 2018, the underlying number of company liquidation in Q1 2018 was 3,517 - an increase of 11.5% on the underlying number in Q4 2017 but a 0.1% fall on Q1 2017. Underlying CVLs rose by 7.8% on Q4 2017 and 2.0% on Q1 2017

Compulsory liquidations in Q1 2018 rose by 26.3% on the previous quarter but fell by 6.6% on the same period a year ago. Compulsory liquidations for the past two years have been fairly stable, with quarterly numbers usually between about 600 and 800.
Figure 4: Creditors’ voluntary liquidation following administration in England and Wales (quarterly data, not seasonally adjusted)

Source: Companies House.

See Table 2 of the accompanying Excel file for more detail.

In Q1 2018, 131 companies entered creditors’ voluntary liquidation following administration, an increase of 4.0% on the same quarter of 2017.

The peak in the number of companies entering creditors’ voluntary liquidation following administration was seen in early 2010. This is in contrast to the peak of liquidations as a first insolvency procedure, which was in 2009. This is because the usual length of an administration is one year (though it can be extended for a further six months), and the number of administrations peaked in late 2008 / early 2009 (section 2.2).
Longer-term perspective

Company liquidations may be expressed as the percentage of active companies, as this takes into account changes over time in the underlying population. As liquidation is a final procedure, meaning there is no risk of double counting companies, creditors’ voluntary liquidations following administration are included in the total liquidation rate.

**Explanation of key terms**

- **Liquidation rate** – the number of company liquidations in the latest twelve month period divided by the average number of active companies in that period.
- **Active companies** – all companies which are registered at Companies House, minus those in the process of dissolution or liquidation.

The number of active companies has changed considerably over this period: there were 3.1 million active registered companies in Q3 2015; this compares with only about 900,000 in the early 1990s and fewer than 800,000 in 1986.

In the 12 months ending Q1 2018, 0.48% of active companies (or one in 210 of all active companies) went into liquidation, up slightly from 0.47% in the 12 months ending Q4 2017.

Up until Q3 2016, there had been a downward trend in the rates from 2011, with the lowest liquidation rate recorded in Q3 2016 since comparable records began in 1984. Since Q4 2016 there has been a small increase in the company liquidation rate which was largely driven by bulk insolvencies. Excluding these, the underlying liquidation rate was 0.38% - the lowest rate since comparable records began in 1985.

Changes in company liquidation rates are related to economic conditions: in periods of economic growth, liquidation rates tend to decrease. The liquidation rate peaked at 2.6% (24,300 companies) in the year ending March 1993, over a year after the end of the 1990s recession. The next sustained increase in the rate coincided with the 2008-09 recession, when 0.9% (19,200 companies) entered liquidation in the year ending December 2009.

Although the number of liquidations was slightly higher in 1993 than in 2009, the rate of liquidations was substantially higher in 1993. This is because the number of active companies more than doubled over this period, so a much smaller proportion of the total number of companies entered liquidation in 2009.

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Counts of creditors’ voluntary liquidations are available on a consistent basis back to 2000Q1. On average, historical data from 2000 to 2015 were revised downwards by 0.5%. It is unlikely that revisions to data before 2000 would bring liquidation rates below current levels.
2.2 Administrations, company voluntary arrangements, and receiverships

These statistics relate to other types of company insolvency, where the objective is the rescue of the business rather than its winding up.

Figure 6: Other company insolvencies in England and Wales (quarterly data, seasonally adjusted)

In Q1 2018 there were 367 administrations, 15.7% higher than in Q4 2017 and also 2.3% higher than the same period in 2017. The trend has been broadly stable since Q2 2014 ranging from a high of 387 to a low of 305.

There were 102 company voluntary arrangements (CVAs) in Q1 2018, 85.5% higher than the previous quarter (which was a nearly 20-year low) and 18.6% higher than Q1 2017, It should be noted that, because numbers of CVAs are low, any small changes will result in large percentage changes, and the latest statistics are in line with the trend observed since Q1 2015.

In Q1 2018 there was one administrative receivership. Since 2012 there have tended to be fewer than ten cases per quarter. This because use of this procedure is restricted to certain types of company or to floating charges created before September 2003.

Explanation of key terms

Administration is when a licensed insolvency practitioner, ‘the administrator’, is appointed to manage a company’s affairs, business and property for the benefit of the creditors. The objective of administration is the rescue of the company as a going concern, or if this is not possible then to obtain a better result for creditors than would be likely if the company were to be wound up.

Company voluntary arrangements (CVAs) are also designed as a mechanism for business rescue. They are a voluntary means of repaying creditors some or all of what they are owed. Once approved by 75% or more of creditors, the arrangement is binding on all creditors. CVAs are supervised by licensed insolvency practitioners.

Administrative receivership is where a creditor with a floating charge (often a bank) appoints a licensed insolvency practitioner to recover the money it is owed. Before 2000, receivership appointments also include other, non-insolvency, procedures, for example under the Law of Property Act 1925.
2.3 Total new company insolvencies by industry

Excluding bulk insolvencies, in the twelve months ending Q1 2018, the highest number of new company insolvencies was in the construction industry with 2,668 underlying insolvencies – up 1.3% from the 12 months ending Q4 2017.

The second highest underlying number of new company insolvencies was the Wholesale & Retail Trade; Repair of Vehicles industry grouping with 2,095 new company insolvencies in the 12 months ending Q1 2018, which was down 2.3% compared to the 12 months ending Q4 2017.

Bulk insolvencies have had the greatest effect on the administrative & support services industry and the transportation & storage industry: in the 12 months ending Q1 2018, bulk insolvencies accounted for 42% and 78% of their respective totals.

Figure 7: Total new company insolvencies in England and Wales by broad industry grouping, 12 months ending Q1 2018

Source: Insolvency Service and Companies House.
These statistics provide a breakdown of company insolvencies by industry, using the Standard Industrial Classification 2007 (SIC2007) – a harmonised set of industry classifications used in other UK Official Statistics and internationally. The Excel file which accompanies this release contains equivalent data broken down by type of company insolvency, and for trading-related bankruptcies, in England and Wales. It also includes industry breakdowns for company insolvencies in Scotland.
3 Individual insolvency in England and Wales

These statistics relate to people, rather than companies, who have had problems with debt and have entered a formal insolvency procedure. There are other, informal, means for individuals to deal with their debts, for example debt management plans, but no official statistics are collected regarding these.

3.1 Bankruptcies, debt relief orders and individual voluntary arrangements

![Figure 8: Individual insolvencies in England and Wales](image-url)

**Explanation of key terms**

**Bankruptcy orders** – a form of debt relief available for anyone who is unable to pay their debts. Assets owned will vest in a trustee in bankruptcy who will sell them and distribute the proceeds to creditors. Discharge from debts usually takes place 12 months after the bankruptcy order is granted.

**Debt relief orders** (DROs) – a form of debt relief available to those who have a low income, low assets and less than £20,000 of debt (£15,000 before October 2015). There is no distribution to creditors, and discharge from debts takes place 12 months after the DRO is granted. DROs were introduced in April 2009.

**Individual voluntary arrangements** (IVAs) – a voluntary means of repaying creditors some or all of what they are owed. Once approved by 75% or more of creditors, the arrangement is binding on all. IVAs are supervised by licensed Insolvency Practitioners.

All individuals entering these procedures are listed on the Individual Insolvency Register, and remain on the list until three months after their insolvency ends.

There was a total of 27,388 individual insolvencies in England and Wales in Q1 2018, comprising 4,188 bankruptcies (15% of total insolvencies), 6,524 debt relief orders (DROs, 24% of the total), and 16,676 individual voluntary arrangements (IVAs, 61% of the total).

Individual insolvencies increased 6.8% compared with the previous quarter. This was mainly driven by an increase in IVAs, which rose by 8.3% reaching the highest quarterly level of IVAs since their introduction in 1987. In the last quarter bankruptcies rose by 9.6% compared with Q4 2017 and DROs also rose by 1.3%.

Year on year, individual insolvencies increased 8.5% compared with Q1 2017. This was a result of an increase in all types of individual insolvencies. IVAs rose by 8.9%, bankruptcies by 9.3% and DROs by 6.9% from the same period last year. Since Q2 2015 there has been a general increasing trend in IVA registrations while DROs and bankruptcies have remained largely flat.

These changes occurred against a backdrop of (i) changes to the process for people making themselves bankrupt (see section 3.2) and (ii) changes to DRO eligibility criteria, introduced in October 2015 with DROs becoming available to people with up to £20,000 debt (up from £15,000) and £1,000 assets (up from £300).
**Longer-term perspective**

Individual insolvencies can be expressed as a percentage of the adult population, as this takes into account changes over time in the underlying population. In this section, rolling 12-month total individual insolvencies are compared with the estimated adult (18+) population of England and Wales.

![Figure 9: Individual insolvency rate in England and Wales (rolling 12-month rates)](image)

*Source: Insolvency Service, Office for National Statistics. See Table 5 of the accompanying Excel file for more detail.*

**Explanation of key terms**

**Insolvency rate** – the total number of bankruptcies, IVAs and DROs in the latest twelve month period, divided by the average estimated adult (18+) population of England and Wales.

Bankruptcy, IVA and DRO rates are calculated in the same way.

In the 12 months ending Q1 2018, 1 in 458 adults (0.22% of the adult population) became insolvent. This was slightly up from 0.21% in the twelve months ending Q4 2017, and the highest rate since the 12 months ending Q4 2014.

On a rolling 12-month basis, the IVA rate increased for the eighth consecutive rolling 12-month period and was at the highest level recorded, while the bankruptcy rate has been broadly stable since Q1 2016, and the DRO rate rose slightly.

The individual insolvency rate is related to levels of household debt, and economic growth. The current individual insolvency rate remains elevated compared with rates of less than 0.1% before 2004. In the early- to mid-2000s, there was a large expansion of credit which coincided with a large increase in the individual insolvency rate.
### 3.2 Characteristics of bankruptcies

**Figure 10: Bankruptcies in England and Wales: application type**  
(quarterly data, seasonally adjusted)

![Graph showing bankruptcies in England and Wales by application type from 2008 to 2018.](image)

Source: Insolvency Service.  
See Table 6a of the accompanying Excel file for more detail.

In Q1 2018, 3,219 bankruptcies were made on the application of the debtor, which was 6.8% higher than the previous quarter and 8.6% higher than the same quarter in 2017. From 6 April 2016 there was a change to the process for people making themselves bankrupt, which has removed the courts from the process. Applications must be submitted online via the central UK Government website, [https://www.gov.uk/](https://www.gov.uk/), to the adjudicator within the Insolvency Service. The process also allows the costs of the application to be made by instalments.

There were 938 creditor petition bankruptcies in Q1 2018, which was 13.5% higher than the previous quarter and 10.8% higher than the same quarter in 2017. In 2015 there was a change in the minimum debt a creditor must be owed to make someone bankrupt, which increased from £750 to £5,000 for petitions presented from 1 October 2015. This change has led to a decrease in the number of creditor petition bankruptcies.

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**Explanation of key terms**

**Debtor application** – where the individual is unable to pay their debts, and applies online to make themselves bankrupt.

**Creditor petition** – if a creditor is owed £5,000 or more (£750 before October 2015), they can apply to the court to make an individual bankrupt.

Not all petitions to court result in a bankruptcy order. These statistics relate to petitions where a court order was made as a result.

The Ministry of Justice publishes quarterly National Statistics on the total number of bankruptcy petitions presented to court in England and Wales.

For any particular quarter, seasonally adjusted figures for creditor and debtor petition bankruptcies will not sum to the seasonally adjusted figure for total bankruptcies. This is because they have been adjusted separately using different models. Over a calendar year, the totals will match because of the model chosen.
Figure 11: Bankruptcies in England and Wales: trading status
(quarterly data, seasonally adjusted)

Source: Insolvency Service.
See Table 7a of the accompanying Excel file for more detail.

These statistics are presented with a lag of one quarter on most other statistics in this release, because it can take a number of weeks for trading status to be recorded following the date of the bankruptcy order.

In Q4 2017, there were 867 bankruptcies where the individual was self-employed, which was 3.2% higher than Q3 2017 but 7.7% lower than same quarter in 2016. This has been largely flat since Q2 2015.

There were 2,902 bankruptcies among other individuals, an increase of 1.6% compared with the previous quarter and 0.6% higher than the same quarter the previous year.

Explanation of key terms

**Self-employed** – individuals who have entered bankruptcy, and who have identified themselves as being self-employed.

**Other individuals** – those who were not self-employed at the point at which they became bankrupt, or where this information is unknown.

Changes have been made to the part of the database used to capture information on trading status and industry codes. This is shown by the vertical line in the graph.

The breakdown by trading status from Q4 2006 should not therefore be considered to be entirely consistent with that for the period before this quarter.

For any particular quarter, seasonally adjusted figures for self employed and other bankruptcies will not sum to the seasonally adjusted figure for total bankruptcies. This is because they have been adjusted separately using different models. Over a calendar year, the totals will match because of the model chosen.
Figure 12: Percentage of bankruptcies in England and Wales resulting in income payment agreements / orders (quarterly data, seasonally adjusted)

Source: Insolvency Service.
See Table 8a of the accompanying Excel file for more detail.

Explanation of key terms
Bankrupts who can make reasonable contributions to their debts are required to do so under an income payments agreement (IPA).
If they do not agree, the official receiver or trustee in the bankruptcy will apply to court for an income payments order (IPO).
IPA or IPO payments come from surplus income – money left over from income after reasonable living expenses have been deducted.
An IPA or IPO will normally be payable for 36 months.

These statistics are presented with a lag of two quarters on most other statistics in this release, because it can take a number of months for income payment agreements (IPAs) or income payment orders (IPOs) to be made, following the date of the bankruptcy order.
In Q3 2017, 17.5% of bankruptcy orders made resulted in an IPA or IPO, which was 0.5 percentage points higher than Q2 2017 and continues the broadly flat trend.
4 Insolvency in Scotland

4.1 Company insolvency

Company insolvency in Scotland is governed by broadly the same legislation as for England and Wales; however, the development of policy on and the recording of information about liquidations and receiverships is devolved to the Scottish Government, so figures are presented separately.

Figure 13: Company insolvencies in Scotland
(quarterly data, not seasonally adjusted)

Source: Companies House.
See Table 9 of the accompanying Excel file for more detail.

In Q1 2018, there were 237 total company insolvencies, an increase of 34.7% compared to Q1 2017. Of these, 224 were company liquidations, a 46.4% decrease on the same quarter of 2017.

In Q1 2018, there were 132 compulsory liquidations, a 43.5% increase since Q1 2017.

The majority of company liquidations in Scotland are compulsory liquidations. This is in contrast to England and Wales, where the number of creditors’ voluntary liquidations (CVLs) account for the majority of company liquidations. This difference may be because in England and Wales, the Insolvency Service manages the initial stage of case administration for all compulsory liquidations, for which a fee is charged.

There were 92 CVLs in Q1 2018. The number of CVLs has remained largely stable, varying between 48 and 92 cases in each quarter since 2010.

There were 11 administrations in Q1 2018, one company voluntary arrangement and one receivership appointment during this period.

Explanation of key terms
See section 2 (company insolvency in England and Wales) for further information.

The Excel file which accompanies this release additionally contains statistics on the number of administrations, receiverships and CVAs in Scotland.

The Accountant in Bankruptcy (AiB), Scotland’s Insolvency Service, publishes quarterly Official Statistics on company liquidations. These are based on AiB’s administrative records, and are not coherent with these statistics, which are based on data from Companies House.
**4.2 Individual insolvency**

Legislation relating to individual insolvency in Scotland is devolved. The Accountant in Bankruptcy, Scotland’s Insolvency Service, administers individual insolvency in Scotland.

*Figure 14: Individual insolvencies in Scotland (quarterly data, not seasonally adjusted)*

Source: Accountant in Bankruptcy (AiB).

The sequestration figures include LILA (Low Income, Low Assets) cases from 1 April 2008, and MAP (Minimal Asset Process) cases from 1 April 2015.

See Table 11 of the accompanying Excel file for more detail.

In Q1 2018, there were 2,501 individual insolvencies in Scotland, which was 0.6% lower than in Q1 2017. There were 1,038 sequestrations in Q1 2018, a decrease of 7.0% compared to Q1 2017. Of these, 437 people went into sequestration via the Minimal Asset Process route.

In Q1 2018, there were 1,463 Protected Trust Deeds (PTDs), an increase of 4.5% compared with Q1 2017.
5 Insolvency in Northern Ireland

5.1 Company insolvency

Company insolvency in Northern Ireland is governed by separate, but broadly similar, legislation to England and Wales, and so figures are presented separately.

![Figure 15: Company insolvencies in Northern Ireland (quarterly data, not seasonally adjusted)](chart)

**Explanation of key terms**

See section 2 (company insolvency in England and Wales) for further information.

There were 51 company insolvencies in Northern Ireland in Q1 2018, 50.0% less than the same quarter in 2017. Of these, 23 were compulsory liquidations (down from 67 in Q1 2017), and 14 were creditors’ voluntary liquidations (CVLs, up from 19 in Q1 2017). There were eight administrations, six company voluntary arrangements and zero administrative receiverships in Q1 2018.
5.2 Individual insolvency

Individual insolvency in Northern Ireland is governed by separate, but broadly similar, legislation to England and Wales, and so figures are presented separately.

![Figure 16: Individual insolvencies in Northern Ireland (quarterly data, not seasonally adjusted)](image)

Source: Department for the Economy, Northern Ireland. See Table 14 of the accompanying Excel file for more detail.

**Explanation of key terms**

**Bankruptcy orders** – a form of debt relief available for anyone who is unable to pay their debts. Assets owned will vest in a trustee in bankruptcy who will sell them and distribute the proceeds to creditors. Discharge from debts usually takes place 12 months after the bankruptcy order is granted.

**Debt relief orders** (DROs) – a form of debt relief available to those who have a low income, low assets and less than £20,000 of debt. There is no distribution to creditors, and discharge from debts takes place 12 months after the DRO is granted. DROs were introduced in June 2011.

**Individual voluntary arrangements** (IVAs) – a voluntary means of repaying creditors some or all of what they are owed. Once approved by 75% or more of creditors, the arrangement is binding on all. IVAs are supervised by licensed Insolvency Practitioners.

There were 574 individual insolvencies in Northern Ireland in Q1 2018, a decrease of 19.5% than in the same quarter in 2016.

In Q1 2018 there were 168 bankruptcies, down 14.7% on the same quarter last year. This change coincided with a change in the minimum debt a creditor must be owed to make someone bankrupt, which increased from £750 to £5,000 for petitions presented from 30 November 2016.

There were 270 IVAs, a decrease of 30.1% on the same quarter last year.

There were 136 DROs, up 4.6% on the same quarter last year. A change to eligibility criteria was introduced on 30 November 2016 with DROs becoming available to people with up to £20,000 debt (up from £15,000) and £1,000 assets (up from £300).

Though the graph highlights changes, it should be noted that the volatility in the data is because the numbers of insolvencies are low, so any small changes will result in large percentage changes.
6 Background notes

Further information can be found in the Guide to Insolvency Statistics, including high-level descriptions of the types of insolvency which apply to companies and people; the data recorded and any associated data quality issues; and legislation coming into effect in the period covered by the statistics, which may affect comparisons over time.

Data sources and methodology

More details may be found in Insolvency Statistics Methodology, the Statement of Administrative Sources, the Revisions Policy, and Data Quality Assurance and Audit Arrangements, on the policy and procedures section of the Insolvency Service website.

Data sources

The statistics for England and Wales are derived from administrative records of the Insolvency Service and Companies House, both of which are Executive Agencies of the Department for Business, Energy and Industrial Strategy (BEIS). For Scotland, the company insolvency statistics are derived from administrative records at Companies House, while figures for individual insolvencies in Scotland are sourced from the Office of the Accountant in Bankruptcy (AiB). The Northern Ireland statistics are derived from administrative records of the Department for the Economy’s Insolvency Service and from Companies House. The adult (18+) population data for England and Wales (used in the calculation of individual insolvency rates) are created using annual mid-year population estimates and projections by single year of age sourced from the Office for National Statistics.

Methodology

The statistics are produced via tabulation of raw data collected from the various sources. More information is available in a separate methodology document.

The methods used to produce breakdowns by industry are described in more detail in the accompanying Excel file.

Seasonal adjustment is performed on certain data series. The X13-ARIMA-SEATS program (developed by the US Census Bureau) is used for the seasonal adjustment of the Insolvency Statistics, this being the recommended program within UK National Statistics. Seasonal adjustment models are reviewed annually: the most recent review was completed in April 2017 with the outcome published on the policy and procedures section of the Insolvency Service website.

Revisions

These statistics are subject to scheduled revisions, as set out in the published revisions policy. Revisions tend to be made as a result of data being entered onto administrative systems after the cut-off date for data being extracted to produce the statistics. Such revisions tend to be small in the context of overall totals; nonetheless all figures in this release that have been revised since the previous edition have been highlighted in the relevant tables.

A new method for producing statistics on company insolvencies was introduced in April 2018. A revised historical time series using the new method was provided back to 2000Q1 for England and Wales, and for Scotland. For Northern Ireland, the data required were only available back to 2009Q4. However, it should also be noted that because the statistics for 2000 to 2015 were sourced from a live database, which includes subsequent corrections, they may not exactly reflect the original numbers of new cases that would have been reported at the time.
Quality

This section provides information on the quality of the Insolvency Statistics, to enable users to judge whether or not the data are of sufficient quality for their intended use. The section is structured in terms of the six quality dimensions of the European Statistical System. Further information can be found in the statement on quality strategy, principles and processes, which cover all Official Statistics outputs from the Insolvency Service.

Relevance (the degree to which the statistical product meets user needs for both coverage and content)

The Insolvency Statistics are the most comprehensive record of the number of corporate and individual insolvencies in England and Wales. They include all formal types of insolvency procedure currently available. Insolvencies in Scotland and Northern Ireland are also included, but are shown separately as they are covered by separate legislation. There are some differences in definition, and policy responsibility for them lies within the devolved administrations. The Statistics Release itself covers the most recent 10 years of annual and quarterly figures; while historic data series are also available (back to 1960 in some cases), as are related sets of Official Statistics on insolvency.

Key users of the Insolvency Statistics include the Insolvency Service itself, which has policy responsibility for insolvency in England and Wales and for the non-devolved areas within Scotland and Northern Ireland; other government departments; parliament; the insolvency profession; debt advice agencies; media organisations; academics; the financial sector; the business community and the general public. The headline quarterly statistics are widely reported in national, regional and specialist media on the day of release.

The statistical production team welcomes feedback from users of the Insolvency Statistics (current contact details are provided at the end of these Notes). More formal engagement with users has recently included a user feedback survey on Insolvency Service Official Statistics, the results of which can be found here:

Summary of User Feedback on Insolvency Statistics

Accuracy and Completeness (including the closeness between an estimated or stated result and the [unknown] true value)

All formal insolvency procedures entered into by a company, a partnership or an individual are required by law to be reported to the appropriate body, so the statistics should be a complete record of insolvency in the United Kingdom.

Generally speaking, numbers of cases are based on the date it was registered on the administrative recording system, not on the date of the order or agreement of the insolvency procedure. The implication of this is that the published figures will not be influenced by, for example, the late reporting of orders made leading to missing data. The exceptions for England and Wales are: compulsory liquidations and bankruptcy orders after Q2 2011; and debt relief orders. This should be noted when making comparisons of trends over time. Checks are in place to identify and remove duplication of cases, to ensure that returns cover all reporting areas, and to check consistency within tables and between related tables.

Coherence (the degree to which data which are derived from different sources or methods, but which refer to the same phenomenon, are similar)

The Insolvency Service also publishes individual insolvency statistics by location, age and gender, and outcome statistics for individual voluntary arrangements, both as Official Statistics. These report figures on an annual basis, and they differ from the headline quarterly Insolvency Statistics in that there are some differences in the case selection criteria and/or the database from which they are sourced; this means that the totals are not identical between different outputs.

Companies House produces quarterly official statistics on company insolvencies registered. These are not consistent with the Insolvency Statistics, because of differences in counting rules.

The Accountant in Bankruptcy (AiB) is required to be notified of all company liquidations and receiverships in Scotland, and publishes quarterly official statistics based on its own administrative records. These differ from the Insolvency Statistics, which use data from Companies House as the source. Differences are due to
the Accountant in Bankruptcy using its own administrative system’s date rather than the start date of the insolvency. AiB does not publish information on the number of company voluntary arrangements or administrations, which are a reserved matter for the UK government.

AiB also publishes quarterly statistics on the number of individual insolvencies, which are reproduced in the Insolvency Statistics.

The Office for National Statistics produces annual statistics on business “deaths” in its Business Demography publication. These statistics relate to all registered businesses, whereas the Insolvency Statistics relate to companies on the Companies House register. Not all business deaths are because of insolvency.

Timeliness and Punctuality (Timeliness refers to the elapsed time between publication and the period to which the data refer. Punctuality refers to the time lag between the actual and planned dates of publication.)

The Insolvency Statistics are usually published on the 29th of the month following the end of the quarter being reported on; this is the earliest publication date which ensures receipt of all the data inputs, and allows sufficient time for liaising with data suppliers and completing all the steps between this and compilation of the statistical release in its final form ready for publication. The exception to this is where the 29th falls on a weekend or a Monday, when the statistics will be delayed until the following Tuesday, or brought forward to an earlier date if possible.

There is a publication schedule for a year ahead available on the UK National Statistics Publication Hub and the statistics have always been published on target.

Accessibility and Clarity (Accessibility is the ease with which users are able to access the data. It also relates to the format in which the data are available and the availability of supporting information. Clarity refers to the quality and sufficiency of metadata, illustrations and accompanying advice)

The Insolvency Statistics are available free of charge to the end user on the Insolvency Service website. They are released via the Publication Hub and they meet the standards required under the Code of Practice for Official Statistics.

Historic data are also published for the key series, on the National Archives website.

Views on the clarity of the publication are welcomed via the contact details on the cover page of this release.

Comparability (the degree to which data can be compared over time and domain)

Changes in legislation and policy can affect the extent to which comparisons can be made over time for individual data series. Where such changes are known, they have been highlighted in explanatory notes at the bottom of the tables in the accompanying Excel file, and in the Guide to Insolvency Statistics.

Company insolvency statistics after 2000 Q1 (England and Wales, and Scotland) and 2009 Q4 (Northern Ireland) are not directly comparable with earlier periods because of a change to methods.
The United Kingdom Statistics Authority has designated these statistics as National Statistics, in accordance with the Statistics and Registration Service Act 2007 and signifying compliance with the Code of Practice for Official Statistics.

Designation can be broadly interpreted to mean that the statistics:

- meet identified user needs;
- are well explained and readily accessible;
- are produced according to sound methods, and
- are managed impartially and objectively in the public interest.

Once statistics have been designated as National Statistics it is a statutory requirement that the Code of Practice shall continue to be observed.