# Insolvency and Restructuring

**Table of Contents** 



## **INSOLVENCY AND RESTRUCTURING COVERAGE AS OF NOVEMBER 2022**

Corporate insolvency	2
Receivership	2
Voluntary administration	4
Deeds of company arrangement	7
Liquidation	7
Personal insolvency	10
Bankruptcy	10
Debt agreements	11
Personal insolvency agreements	11
Corporate restructuring	12
Intra-group reorganisations	12
Restructuring transactions	13
Company fundamentals	14
Company formation and constitution	14
Directors	14
Managed funds	15
Trusts	15
Commercial and contract resources	15
Execution formalities	15
General contracts and boilerplate	16
Contract law	18
Commercial	18
Dispute resolution	19
Disputes and litigation resources	19

**Table of Contents** 



## **Corporate insolvency**

## Receivership

- Practice note: overview
  - Receivership: private appointments
- Practice notes
  - A guide for landlords: navigating the external administration of a corporate tenant
  - Case study: enforcing competing PPSA security interests
  - Case study: enforcing PPSA security interests and real property mortgages
  - Employees in corporate insolvency: status, rights and entitlements
  - Enforcing security under the PPSA
  - How to appoint a receiver (corporate property): a practical guide
  - Ipso facto clauses: enforcing termination and other contractual rights against a company in external administration
  - Ipso facto for finance lawyers
  - Personal Property Securities Act: overview
  - Receivership (private appointments): notification on appointment
  - Retention of title and the PPSR
  - The effect of insolvency processes on unfair dismissal applications

### Standard documents

- Authority to insurance broker (receivership)
- Deed of appointment (receivers and managers)
- Deed of indemnity (receivers and managers)
- Demand for loan repayment
- Letter discharging an employee of a company (receivership)
- Letter to a company in which a company (in receivership) holds shares
- Letter to a continuing employee of a company (receivership)
- Letter to a person having property on the company's premises (receivership)
- Letter to a person holding property of the company (receivership)

# Insolvency and Restructuring

**Table of Contents** 



- Letter to ASIC (complaint in relation to report on company activities and property (ROCAP)) (receivership)
- Letter to Australian Taxation Office (receivership)
- Letter to company manager (receivership)
- Letter to company's agent (receivership)
- Letter to company's bank freezing the company's accounts (receivership)
- Letter to company's bank to open a new account (receivership)
- Letter to company's insurer (receivership)
- Letter to company's internal accountant (receivership)
- Letter to company's landlord (receivership)
- Letter to company's solicitors (receivership)
- Letter to customer or client (receivership)
- Letter to debtor of a company (receivership)
- Letter to directors requesting report on company activities and property (ROCAP) (receivership)
- Letter to freight or shipping company (receivership)
- Letter to judgment creditor's solicitor (receivership)
- Letter to landlord giving notice of intention not to exercise property rights (receivership)
- Letter to sheriff or bailiff in relation to execution of process (receivership)
- Letter to state or territory revenue office (receivership)
- Letter to supplier (receivership)
- Notice of appointment of insurance broker (receivership)

## Checklists

- PPSA enforcement provisions: who ranks first?
- PPSA enforcement rules: do they apply?
- Quick guide for landlords: external administration of a corporate tenant
- Quick guide to the effect of receivership on the company and key stakeholders
- Tips and strategies for contracting with a company: ipso facto and other clauses
- Tips and strategies for protecting and enforcing contractual rights against a company in external administration

## Toolkit

- Ipso facto clauses

## **Table of Contents**



## Voluntary administration

- Practice note: overview
  - Voluntary administration
- Practice notes
  - Applications to extend the convening period in voluntary administration: principles and procedure
  - Applications to extend time to register PPSA security interests: general principles
  - Applications to extend time to register PPSA security interests: practice and procedure
  - Appointment of an administrator
  - A guide for landlords: navigating the external administration of a corporate tenant
  - Corporate insolvency and related directors' duties
  - Directors of insolvent trustees and trusts: directors' and trustees' duties and liability in respect of beneficiaries and trust creditors
  - Employees in corporate insolvency: status, rights and entitlements
  - Ipso facto clauses: enforcing termination and other contractual rights against a company in external administration
  - Ipso facto for finance lawyers
  - Personal Property Securities Act: overview
  - Pre-pack arrangements in corporate insolvency
  - Registered schemes: responsible entities in external administration
  - Resignation and removal of an administrator
  - Retention of title and the PPSR
  - Safe harbour: a best practice guide for directors
  - The effect of insolvency processes on unfair dismissal applications
  - Voluntary administration: notifications on appointment of administrator
- Standard documents
  - Affidavit to support application for an order extending time for registration of a PPSA security interest (secured creditor)
  - Affidavit to support application for extension of convening period

# **Insolvency and Restructuring**

**Table of Contents** 



- Affidavit to support application for an order extending time for registration of a PPSA security interest (solicitor)
- Application for an order extending time for registration of a PPSA security interest
- Application for extension of convening period
- Authority to insurance broker (voluntary administration)
- Creditors' trust deed
- Deed of company arrangement
- Draft order extending time for registration of a PPSA security interest
- Extension of convening period: draft order
- Letter discharging an employee of a company (voluntary administration)
- Letter to a company in which a company (in voluntary administration) holds shares
- Letter to a continuing employee of a company (voluntary administration)
- Letter to a person having property on the company's premises (voluntary administration)
- Letter to a person holding company property (voluntary administration)
- Letter to ASIC (complaint in relation to report on company activities and property (ROCAP)) (voluntary administration)
- Letter to Australian Taxation Office (voluntary administration)
- Letter to company manager (voluntary administration)
- Letter to company's agent (voluntary administration)
- Letter to company's bank freezing the company's accounts (voluntary administration)
- Letter to company's bank to open a new account (voluntary administration)
- Letter to company's insurer (voluntary administration)
- Letter to company's internal accountant (voluntary administration)
- Letter to company's solicitors (voluntary administration)
- Letter to customer or client (voluntary administration)
- Letter to debtor of a company (voluntary administration)
- Letter to directors extending time to provide report on company activities and property (ROCAP) (voluntary administration)
- Letter to directors requesting report on company activities and property (ROCAP) (voluntary administration)
- Letter to freight or shipping company (voluntary administration)
- Letter to judgment creditor's solicitor (voluntary administration)
- Letter to sheriff or bailiff in relation to execution of process (voluntary administration)

# Insolvency and Restructuring

**Table of Contents** 



- Letter to state or territory revenue office (voluntary administration)
- Letter to supplier (voluntary administration)
- Letter to workers' compensation provider (voluntary administration)
- Notice of appointment of administrator to substantial secured creditor
- Notice to company of appointment of administrator by a secured creditor
- Notice to landlord about appointment of administrator to tenant company (voluntary administration)
- Notice to landlord of administrator's intention not to exercise property rights (voluntary administration)
- Notice of appointment of insurance broker (voluntary administration)

## Checklists

- Comparing corporate insolvency laws: New Zealand and Australia
- Dos and don'ts for directors of a company in financial distress
- Making an application for an order extending time for registration of a PPSA security interest
- Opposing an application for an order extending time for registration of a PPSA security interest
- Quick guide for landlords: external administration of a corporate tenant
- Quick guide to the effect of receivership on the company and key stakeholders
- Safe harbour protection for directors
- Tips and strategies for contracting with a company: ipso facto and other clauses
- Tips and strategies for protecting and enforcing contractual rights against a company in external administration
- Voluntary administration: flowchart

## Toolkit

- Administrator applications to extend the convening period
- Applications to extend time to register PPSA security interests
- Ipso facto clauses

### Video and audio

- Safe harbour: a turnaround framework for financially troubled companies

# Insolvency and Restructuring

**Table of Contents** 



## Deeds of company arrangement

- Practice note: overview
  - Deeds of company arrangement
- Practice notes
  - A guide for landlords: navigating the external administration of a corporate tenant
  - Employees in corporate insolvency: status, rights and entitlements
  - Personal Property Securities Act: overview
  - Retention of title and the PPSR
  - The effect of insolvency processes on unfair dismissal applications
- Standard documents
  - Creditors' trust deed
  - Deed of company arrangement
- Checklists
  - Quick guide for landlords: external administration of a corporate tenant
  - Quick guide to the effect of receivership on the company and key stakeholders
- Toolkit
  - Applications to extend time to register PPSA security interests

## Liquidation

- Practice note: overview
  - Liquidation
  - Liquidators' powers to search for, seize and secure company records and property

# **Insolvency and Restructuring**

**Table of Contents** 



#### Practice notes

- Applications to extend time to register PPSA security interests: general principles
- Applications to extend time to register PPSA security interests: practice and procedure
- A guide for landlords: navigating the external administration of a corporate tenant
- Civil actions to enforce breaches of duty and other wrongful conduct
- Corporate insolvency and related directors' duties
- Creditor winding up applications
- Directors of insolvent trustees and trusts: directors' and trustees' duties and liability in respect of beneficiaries and trust creditors
- Disclaimer of onerous property by a liquidator
- Employees in corporate insolvency: status, rights and entitlements
- Guide to liquidators' claims for remuneration and disbursements: practice and procedure
- Insolvent trading actions
- Ipso facto clauses: enforcing termination and other contractual rights against a company in external administration
- Ipso facto for finance lawyers
- Key issues in the liquidation of a corporate trustee
- Liquidator applications to challenge voidable transactions: practice and procedure
- Liquidators' remuneration and disbursements: general principles
- Personal Property Securities Act: overview
- Proofs of debt
- Recovery of execution proceeds and other property
- Registered schemes: responsible entities in external administration
- Registered schemes: winding up and deregistration
- Retention of title and the PPSR
- Responding to a statutory demand: a guide for companies
- Safe harbour: a best practice guide for directors
- Security interests that can be challenged in liquidation
- Statutory demands
- Simplified liquidation for small businesses
- The effect of insolvency processes on unfair dismissal applications

- Voidable transactions: general principles

# Insolvency and Restructuring

**Table of Contents** 



- Voluntary deregistration and reinstatement
- Voluntary winding up

### Standard documents

- Affidavit to support application for an order extending time for registration of a PPSA security interest (solicitor)
- Affidavit to support application for an order extending time for registration of a PPSA security interest (secured creditor)
- Affidavit to support liquidator application to challenge an unfair preference
- Application for an order extending time for registration of a PPSA security interest
- Circulating resolution: member agreement to voluntarily deregister a company
- Consent to act as liquidator (voluntary winding up)
- Draft order extending time for registration of a PPSA security interest
- Letter before liquidator action to challenge an unfair preference
- Liquidator application to challenge an unfair preference
- Liquidator unfair preference application: draft orders
- Minutes of general meeting of members (members' voluntary winding up)
- Minutes of general meeting of members (creditors' voluntary winding up)
- Minutes of meeting of directors (creditors' voluntary liquidation)
- Minutes of meeting of directors (members' voluntary liquidation)
- Notice of general meeting of members (members' voluntary winding up)
- Notice of general meeting of members (creditors' voluntary winding up)
- Notice of meeting of directors (creditors' voluntary liquidation)
- Notice of meeting of directors (members' voluntary liquidation)
- Without prejudice letter before liquidator application to challenge an unfair preference

## Checklists

- Comparing corporate insolvency laws: New Zealand and Australia
- Dos and don'ts for directors of a company in financial distress
- Making an application for an order extending time for registration of a PPSA security interest
- Making and opposing a winding up application

# Insolvency and Restructuring

**Table of Contents** 



- Opposing an application for an order extending time for registration of a PPSA security interest
- Preparing and serving a statutory demand and affidavit
- Preparing and serving an application to set aside a statutory demand and supporting affidavit
- Quick guide for landlords: external administration of a corporate tenant
- Quick guide to the effect of receivership on the company and key stakeholders
- Safe harbour protection for directors
- Tips and strategies for contracting with a company: ipso facto and other clauses
- Tips and strategies for protecting and enforcing contractual rights against a company in external administration

#### Toolkits

- Applications to extend time to register PPSA security interests
- Ipso facto clauses
- Liquidator applications to challenge unfair preferences
- Statutory demands and winding up applications
- Voluntary winding up and deregistration

### Video and audio

- Safe harbour: a turnaround framework for financially troubled companies

## Personal insolvency

## Bankruptcy

### Practice note

- Bankruptcy notices
- Creditors' rights, powers and participation in bankruptcy
- Debtors' petitions for bankruptcy
- Disclaimer of assets
- Discharge and annulment

# Insolvency and Restructuring

**Table of Contents** 



- Hearing of a creditor's petition for a sequestration (bankruptcy) order
- How a bankrupt's income is dealt with
- Impact of bankruptcy on a bankrupt and a bankrupt's property
- Impact of bankruptcy on creditors
- Impact of bankruptcy on the bankrupt's family and associates
- Investigations by the trustee in bankruptcy
- Meetings of creditors
- Overview of the course of bankruptcy
- Preparing and serving a creditor's petition for a sequestration (bankruptcy) order
- Recovery of assets under a section 139ZQ notice
- Trustees in bankruptcy: role, duties and powers
- Trustee's powers to realise and otherwise deal with assets
- Voidable transactions (bankruptcy): general principles

### Checklists

- Issuing, serving and setting aside a bankruptcy notice
- Presenting and opposing a creditor's petition
- Quick guide to the Federal Circuit and Family Court of Australia (FCFCOA)

## Debt agreements

- Practice notes
  - Debt agreement administrators: registration, duties, and regulation
  - Ending a debt agreement
  - When and how to propose a Part IX debt agreement
- Checklists
  - Quick guide to the effect of a Part IX debt agreement on the debtor and key stakeholders

## Personal insolvency agreements

Practice notes

**Table of Contents** 



- Entering into a personal insolvency agreement
- Ending a personal insolvency agreement
- Meeting of creditors to vote on a personal insolvency agreement proposal

## Checklists

Advantages of a personal insolvency agreement for debtors and creditors

## **Corporate restructuring**

Intra-group reorganisations

### Practice notes

- A guide for landlords: navigating the external administration of a corporate tenant
- Contracts and finance arrangements: intra-group reorganisations
- Demergers: overview of tax implications
- Intra-group reorganisations

#### Standard documents

- Board minutes: seller: asset purchases (simultaneous signing and completion): intra-group reorganisations
- Board minutes: share purchase (separate or simultaneous signing and completion): buyer in an intra-group reorganisation
- Deed of assignment
- Deed of novation: intra-group reorganisations
- Deed of waiver and release (existing indebtedness or obligations)
- Intra-group assignment of intellectual property rights
- Intra-group licence of intellectual property rights
- Loan agreement: intra-group reorganisations
- Notice of assignment: intra-group reorganisations
- Notice of change of control: share purchases: intra-group reorganisations

- Request for consent to assignment: intra-group reorganisations

# Insolvency and Restructuring

**Table of Contents** 



- Steps list: intra-group reorganisations

## • Standard clauses

- Consideration satisfied by release of existing indebtedness or obligations: asset purchase agreement
- Consideration satisfied by release of existing indebtedness or obligations: share purchase agreement: intra-group reorganisations
- Consideration to be left outstanding as debt: share purchase agreement: intra-group reorganisations
- Consideration to be left outstanding as debt: asset purchase agreement: intra-group reorganisations
- Resolution (members): approval of acquisitions, disposals and commercial agreements: intra-group reorganisations

## Restructuring transactions

## Practice notes

- A guide for landlords: navigating the external administration of a corporate tenant
- Buying the business and assets of an insolvent company
- Corporate debt restructuring: a step by step guide
- How standstill agreements are used in restructurings
- Safe harbour: a best practice guide for directors
- Small business restructuring (statutory): overview

## Checklists

- Comparing corporate insolvency laws: New Zealand and Australia
- Dos and don'ts for directors of a company in financial distress
- Guide to the effect of small business restructuring on the company and key stakeholders
- Quick guide to the effect of small business restructuring on the company and key stakeholders

- Safe harbour protection for directors

**Table of Contents** 



- Video and audio
  - Safe harbour: a turnaround framework for financially troubled companies

## **Company fundamentals**

Company formation and constitution

- Practice notes
  - Company constitutions
  - Replaceable rules under the Corporations Act 2001 (Cth)

### **Directors**

- Practice note: overview
  - Directors' duties
- Practice notes
  - Corporate insolvency and related directors' duties
  - Directors' and officers' liability insurance in Australia
  - Directors: vacation of office
  - Responding to a statutory demand: a guide for companies
  - Safe harbour: a best practice guide for directors
- Checklists
  - Comparing corporate insolvency laws: New Zealand and Australia
  - Dos and don'ts for directors of a company in financial distress
  - Insurance issues in litigation
- Video and audio
  - Safe harbour: a turnaround framework for financially troubled companies

**Table of Contents** 



## Managed funds

- Practice notes
  - Registered schemes: responsible entities in external administration
  - Registration schemes: winding up and deregistration

#### Trusts

- Practice note: overview
  - Trusts
- Practice notes
  - Directors of insolvent trustees and trusts: directors' and trustees' duties and liability in respect of beneficiaries and trust creditors

### **Commercial and contract resources**

## **Execution formalities**

- Practice notes
  - Electronic signatures
  - Execution of deeds and documents by foreign corporations
  - Execution of deeds and documents by individuals
  - Execution of deeds and documents by companies incorporated under the Corporations Act 2001 (Cth)
- Standard clauses
  - Execution block (agreement): company as trustee of a trust
  - Execution block (agreement): company: by common seal
  - Execution block (agreement): company: by signature of sole director who is also sole company secretary

# Insolvency and Restructuring

**Table of Contents** 



- Execution block (agreement): company: by signature of two directors OR one director and one company secretary
- Execution block (agreement): individual
- Execution block (deed): company as trustee of a trust
- Execution block (deed): company: by common seal
- Execution block (deed): company: by signature of sole director who is also sole company secretary
- Execution block (deed): company: by signature of two directors OR one director and one company secretary
- Execution block (deed): foreign corporation
- Execution block (deed): individual

### Toolkit

- Execution of deeds, agreements and documents

## General contracts and boilerplate

- Practice notes
  - Force majeure
- Standard documents
  - Back-to-back subcontract
  - Boilerplate agreement
  - Boilerplate deed
  - Deed of assignment
  - Deed of novation
  - Deed of termination of contract
  - Deed of variation
  - Deed of waiver and release (existing indebtedness or obligations)
  - Notice of assignment (with subcontracting option)
  - Notice of termination of contract for breach
  - Notice of termination of contract for convenience
  - Notice to remedy breach of contract
  - Payment guarantee
  - Performance guarantee

# Insolvency and Restructuring

**Table of Contents** 



- Request for consent to assignment (with subcontracting option)
- Response to a notice to remedy breach of contract
- Variation of contract (formal agreement)
- Variation of contract (letter agreement)

### Standard clauses

- Announcements
- Anti-bribery
- Assignment
- Commencement and term
- Compliance with laws and policies
- Confidentiality
- Contra proferentem
- Counterparts
- Default interest
- Definitions and interpretation
- Entire agreement
- Exercise of rights
- Force majeure
- Further action
- Goods and Services Tax (GST)
- Governing law and jurisdiction
- Inconsistencies
- Indemnity
- Limitation and exclusion of liability (commercial transactions)
- Liquidated damages
- No merger
- No reliance
- No waiver
- Notices
- Payment
- Payment mechanism: milestone and delay payments (customer friendly)
- Payment mechanism: milestone and delay payments (supplier friendly)
- Payment mechanism: milestone and retention payments (supplier friendly)
- Payment mechanism: milestone and retention payments (customer friendly)

- Privacy clause

# Insolvency and Restructuring

## **Table of Contents**



- Relationship of the parties
- Remedies cumulative
- Set-off (commercial transactions)
- Severability
- Termination
- Time of the essence
- Variation

#### Toolkit

- Contract administration and management
- Confidentiality
- Small law firms
- The Chancery Lane Project: model climate clauses

### Contract law

## Practice notes

- Agency
- Assignment of contractual rights
- Contractual capacity
- Evidence of contractual terms
- Express and implied terms
- Force majeure
- Formation of contracts
- Governing law and jurisdiction clauses
- Guarantees and indemnities
- Limitation and exclusion of liability in commercial contracts
- Misrepresentation
- Novation of contracts
- Subcontracts
- Termination of contracts
- Variation of contracts

## Commercial

# Insolvency and Restructuring

**Table of Contents** 



- Practice notes
  - Compliance with the Payment Card Industry Data Security Standard (PCI DSS)
  - Overview of the Australian payments system
  - Understanding the credit and debit card payment system
- Checklists
  - Minimum validity periods for the sale of gift cards under state and federal law
  - Small business restructuring reforms

## Dispute resolution

Disputes and litigation resources

- Practice notes
  - Costs: assessment and enforcement
  - Costs: general principles
  - Damages in contract and tort
  - Damages in shareholder claims under corporations law
  - Judgments and orders: entry and enforcement
- Standard documents
  - Mediation agreement
  - Settlement agreement
  - Settlement deed
- Toolkit
  - Security for costs