

# Index

- Accounting 57-61
  - accounting procedure 57
  - corporate governance 43
  - composition 44, 63
  - cross-listing 60, 61
  - information disclosure 57, 59
  - insolvency prevention 61
  - state-owned enterprises (SOEs) 44
  - transparency 57, 59
  - World Trade Organization 45, 305
- Administrator 89-130
  - administrator's duties 106, 109
  - administrator's role 63, 113
  - appointment 100, 113, 114, 116-23
  - Appointment Regulations 113, 114, 117, 130
  - appraisal 105
  - arbitration 105, 108
  - bankruptcy crimes 111, 112
  - continental law systems 95
  - continued trading 104
  - creditors' meeting 63, 107, 109, 211, 219, 231, 239, 258
  - disposal of property 104, 108
  - disqualification 117, 273
  - distribution 105
  - duty of care 101
  - eligibility 114
  - estate agency 96
  - evaluation 97
  - features 92
  - functions 93
  - introduction 89, 113
  - liquidation group 98, 113, 116, 124, 150
  - management affairs 107
  - obligations 110
  - overview 89
  - powers 113
  - property guarantee 111
  - punishment 125
  - qualification 97, 100
  - remuneration 113, 126-30, 225
  - replacement 123
  - rights 110
  - rosters 119
  - status 92, 94, 95
  - supervision 100
  - title 96
- Asian financial crisis, impact 15, 23, 303
- Asset management companies 303-4, 310-1
- Automatic stay 87
- B & T Ceramic Group s.r.l., insolvency, recognition 329-35
- Bailouts 305, 309, 349
- Bankruptcy estate 133-46
  - composition of estate 136
  - concept of estate 133-5
  - legal features of estate 135
  - legal models 136
  - nature of estate 135
  - recall rights 141-144
  - recovery rights 140
  - scope of composition 138
  - set off rights 144-46
  - time span 137
- Banks, *see* 'Financial institutions'
- Banking reforms 304
- BCCI, Shenzhen branch insolvency 328-9
- 'Bird in a cage' theory 8
- Capital Structure Optimization Programme 300
- Commercial Bank Law 13, 312-13, 316
- Composition 231-249
  - applicant 237
  - application documents 239

- China Liaoning Cooperation Corporation case 236
- composition agreement 231, 239, 241-5
- composition petition 237
- comparison with reorganization 234
- conversion 233, 235
- court's sanction 231, 239
- court's scrutiny 237
- debt-equity conversions 234
- enforceability 244
- financial status 237
- formation of composition 236
- guarantors, effect on 243
- introduction 231
- Jinan Qingqi Motorcycle Co. Ltd. case 241, 248
- joint debtors, effect on 243
- null and void composition agreement 244
- out-of-court workouts 240
- overview 232
- prerequisites 238
- rescission 246
- termination 245, 248
- timing of application 238
- Confucianism 4
- Consumer bankruptcies, lack of provision for 76-7
- Corporate governance 43-66
  - generally 44-52
  - overview 45
  - supervisory board 44, 48, 52, 54
- Corporate rescue 207-226
  - access to reorganization 211, 222
  - administration 213, 224
  - approval 218
  - automatic stay 63, 87, 209, 213
  - challenges 226
  - Changchun Approach 210
  - Company voluntary arrangements 224
  - comparison of composition and reorganization 234
  - controlling power 222
  - court-driven procedure 224
  - court involvement 224
  - court's role 224
  - cramdown rule 218-19
  - discretion 218
  - debtor-in-possession DIP 207, 214-16, 218, 220
  - DIP financing 220
  - Employee-friendly approach 223
  - features 220
  - governance structure 214
  - implementation 219-20, 248, 350
  - informal rescue arrangements 210
  - insolvency practitioners 224
  - Insolvenzplan* 218
  - interim moratorium 213
  - introduction 207
  - joint procedure of conciliation and reorganization 208, 209
  - labour interests 223
  - liquidation 217, 233, 235, 310
  - litigation 224
  - material irregularity 219
  - moratorium 213
  - new financing 220
  - overview 224
  - potential weaknesses 211
  - Purchasing-Sale Restructuring PSR 210
  - powers and duties 216
  - reorganization 44, 62, 63, 77, 233-6
  - reorganization period 213, 217
  - reorganization proposal 209, 217-20, 222
  - rescue process 214
  - entitlements 221
  - Scheme of Arrangement 218
  - super-priority 220-1
  - supervision 215, 219-220
  - uncertainty 224
  - unfair harm 219
  - voting structure 218
  - voting class of shareholders 218
  - US Bankruptcy Code Chapter 11 63, 214, 218, 313
- Creditors
  - conditional 188, 259,
  - debts of common interest 144, 165, 182, 221, 243, 260
  - employees 190, 260, 262, 298
  - exclusion rights 189

- secured 31, 36, 156, 174, 189, 198, 213, 218, 243, 249, 256, 260, 261
- shareholders, treatment of 35
- unsecured 24, 30, 35, 218
- Creditors' committee 152, 185, 186, 201-4
- Creditors' meeting, generally 187-200
  - chairperson 197
  - convening of the creditors' meeting 193
  - creditors' claims 186
  - entitlements of labour creditors 190
  - establishment of creditors' committee 202
  - functions of the creditors' meeting 196
  - generally 185-200
  - introduction 185
  - monitoring rights 202, 203
  - non-voting delegates 193
  - powers of the creditors' meeting 196
  - rights of exclusion 189
  - relations 201
  - resolutions 198, 199
  - voting rights 187
  - voting rules 198
- Cross-border insolvencies, generally 323-44
  - administrative intervention 326, 349
  - assets disposal 326
  - background 330, 336
  - Chinese court jurisdiction 333
  - comments and remarks 332
  - critiques 341-2
  - effect of foreign bankruptcy proceedings 327
  - effects following recognition 334
  - eligible applicant 333
  - EU Regulation on Insolvency Proceedings 323, 343
  - extraterritorial effect 335
  - Foreign-related Enterprises Liquidation Regulations 324
  - inbound effect 342
  - issues and orders 338
  - judicial practice 327, 335
  - judicial review 333
  - legal lacuna 324
  - observations and remarks 339
  - outbound effect 341
  - petition 329
  - recognition of foreign judgments 329
  - UNCITRAL Model Law on Cross-Border Insolvency 323, 343
- Director liabilities 52-7, 271-91
  - administrative liabilities 52
  - civil liabilities 52, 54
  - Company Law 2005 52, 53, 54, 58, 60
  - Criminal Law 52
  - criminal liabilities 52
  - Improper trading 271-91
    - administrative responsibility 271, 274
    - bankruptcy crimes 290
    - bankruptcy liability 273
    - civil responsibility 271, 273-4
    - Criminal Law Amendment Six 271
    - criminal responsibility 271, 273-4
    - domicile restriction 286
    - evaluation 290
    - fiduciary duty 287
    - fraud 282-285
      - Sichuan Zhongjiang Silk Corporation case 282-3
    - fraudulent trading 276
    - introduction 271
    - legal liability 277, 279
    - obligation 278-82
    - wrongful trading 275
  - investor/creditors' protection 52
  - Securities Law 52
- Equalitarianism 6, 297, 299
- Exclusion, rights of 141, 189, 255
- Expenses of bankruptcy administration
  - Decisions regarding 107, 109
  - Examination by court 196
  - Insufficiency of assets to meet expenses 107, 129-30, 194
  - Payment 34, 80, 130, 260-1
- Filing of claims 163-83
  - acceptability of claims 164
  - checking claims 178
  - compensation 166
  - confirmation of claims 178, 179
  - costs 172, 173

- criminal or administrative penalties and forfeits 172
- effects of filing 177
- filing the claims 173
- introduction 163
- investigation of claims 178
- joint credits and joint debts 168
- precluded claims 172
- procedure 173
- qualifications 165
- reimbursement 169
- wages and entitlements 176
- Financial institutions 74
  - administrative power 317
  - asset management companies 310
  - bailouts 305, 309
  - China Agriculture Trust Investment Corporation, administrative closure 311
  - China Banking Regulatory Commission CBRC 312, 314
  - China Securities Regulatory Commission 314
  - China Insurance Regulatory Commission CIRC, 312, 314
  - financial security 309
  - generally 309-18
  - Guangdong International Trust Investment Corporation 'GITIC', bankruptcy 311, 335-40
  - Hainan Development Bank, closure 311
  - historical development 310
  - Insurance Law 1995 312, 316
  - introduction 309
  - judicial power 317
  - legislative lacuna 309, 311
    - October 2004 Draft 313
  - poor management and operations 309
  - roles 314
  - supervisory and regulatory institutions 314
  - takeover and custody 316
- Great Leap Forward 7
- Guanxi* 41
- Guarantors and joint debtors
  - Attendance at creditors' meeting 188
  - Claims against 243-4, 265
  - Claims of 166, 170-2
  - Guiyang Refractory Materials Factory, protest march 350
  - Imperial China 4-5
  - Insolvency, tests of 80-84
  - 'Iron rice bowl', meaning 297
  - Kinship 5
  - Kuomintang 5-6
  - Liwan District Construction Company case 329
  - LMK Nam Sang Dyeing Factory, insolvency 327
  - Maoist era 6
  - Marxism, impact of 8
  - Northern Warlords Government 5
  - Pari passu* principle 35, 260,
    - role in the GITIC cross border insolvency judgment 339-40
  - Patricorporations 5
  - Personal insolvencies 75-7
  - Petition and acceptance, generally 73-87
    - acceptance 84, 150
    - application materials 78
    - balance sheet insolvency 80, 81, 82, 83
    - cash flow insolvency 80, 82, 83
    - Civil Procedure Law 1991 12, 73, 232, 324
    - consumer bankruptcies 75
    - financial institutions 74
    - insolvency tests 80
    - introduction 73
    - judicial interpretations 13, 150
    - non-performing loans 74, 221, 302
    - partnerships 75
    - personal insolvencies 75
    - scope of application 73, 74
    - sole traders 75
    - withdrawal of application 80
  - Planned bankruptcy
    - banking reform 304

- Capital Structure Optimization
  - Programme 300
  - features 295, 296
  - generally 300-2
  - introduction 295
  - 'iron rice bowl' 297, 299
  - market-oriented reform 296
  - National Insurance Fund 298
  - nomination and dismissal of the
    - personnel of SOEs 296
  - planned economy 296
  - political risk 296
  - reform of SOEs 295
  - social welfare 297
  - state financing 304
  - state involvement 299
- Pochan Lu*, first bankruptcy law 5
- Reform and opening up policy 3
- Reorganization, *see* Corporate Rescue
- Shenyang Explosion-Prevention Devices
  - Factory, bankruptcy 11
- Sichuan Zhongjiang Silk Corporation,
  - bankruptcy fraud 282-3
- Social security
  - Impact of under-developed system on
    - development of bankruptcy laws
      - 208, 211, 223, 226, 260, 295, 298, 303
    - Payment of arrears in bankruptcy 106,
      - 177, 221, 262-3
    - Planned economy, provision 297
    - Problems caused by under-developed
      - system 303, 305, 350
    - UK system, comparison 298-9
  - Social stability, maintenance 208, 268,
    - 298, 300, 301, 302, 350
  - Socialist market economy 8, 309
  - State ownership of companies 47-8
- Traditional legal culture 3
- Trial bankruptcy system 1985 11
  - No. 3 Radio Factory, Wuhan 11
  - Shenyang Explosion-Prevention
    - Devices Factory, bankruptcy 11
- Transaction avoidance, generally 149-60
  - bankruptcy estate 149-51, 257
  - capital contributors 158
  - concealment of property 150
  - dishonest transactions 158
  - enforcement 149
  - entitlements of creditors 149, 152
  - fraudulent and abusive behaviour 150
  - Insolvency Act 1986 (UK) 153
  - introduction 149
  - overview 151
  - preferences 151, 157
  - recovery 159
  - remedy 160
  - secret distribution of property 150
  - security 149, 154, 156
  - time limit 151, 165, 167, 175
  - transfer of property without
    - consideration 150
  - unreasonably low price 155
  - void dispositions 152
- UNCITRAL Legislative Guide on
  - Insolvency Laws 25, 149, 313
- UNCITRAL Model Law on Cross-Border
  - Insolvency 323, 343
- Winding up proceedings, generally 253-68
  - approaches 265
  - bankruptcy declaration 253
  - Beijing Bowan Clothing Equipment
    - Sales Outlet case 265-6
  - disposition of property 256
  - disposition plan 258-7
  - distribution of property 256-2
  - distribution plan 258
  - employee protection 262
  - fair reimbursement 256
  - introduction 253
  - legal effects 254
  - liquidation generally 253-68
  - order 259
  - priority 256
  - Shanghai T&E Limited case 266-8
  - termination 263
  - unclaimed distribution 259
  - Zhengzhou Baiwen case 222-3