## THE CORPORATE INSOLVENCY ACT, 2017

# ARRANGEMENT OF SECTIONS

### PART I

### PRELIMINARY PROVISIONS

### Section

- 1. Short title and commencement
- 2. Interpretation

### PART II

### RECEIVERSHIP

- 3. Reference to receiver under enabling instrument
- 4. Appointment of receiver
- 5. Notification of appointment of receiver
- 6. Statement of companys affairs
- 7. Offences relating to statement of affairs
- 8. Payment of preferential creditors
- 9. Eligibility for appointment as receiver
- 10. Disqualification of body corporate or firm from appointment as receiver
- 11. Remuneration of receiver
- 12. Receivers appointed by Court
- 13. Receivers appointed under deed of appointment
- 14. Liabilities of receivers on contracts
- 15. Statement of appointment of receivership on stationery
- 16. Management of assets before disposal
- 17. Statement of affairs and accounts where receiver appointed
- 18. Accounts of receivers
- 19. Report by receiver
- 20. Vacation of office by receiver

### PART III

## BUSINESS RESCUE PROCEEDINGS

- 21. Resolution to begin business rescue proceedings
- 22. Objections to resolution to begin business rescue proceedings
- 23. Court order to commence business rescue proceedings

- 24. Duration of business rescue proceedings
- 25. General moratorium on legal proceedings against company
- 26. Protection of property interests
- 27. Post-commencement finance
- 28. Effect of business rescue on employees and contracts
- 29. Invalidation of transfer of securities other than by ordinary course of business
- 30. Qualifications of business rescue administrators
- 31. Removal and replacement of business rescue administrator
- 32. General powers and duties of business rescue administrator
- 33. Investigation of affairs of company
- 34. Directors to co-operate with and assist business rescue administrator
- 35. Remuneration of business rescue administrator
- 36. Participation by creditors
- 37. Participation by holders of company's securities
- 38. Participation by shareholders
- 39. First meeting of creditors
- 40. Functions, duties and membership of committees of creditors and employees
- 41. Proposal of business rescue plan
- 42. Meeting to determine future of company
- 43. Consideration and approval of business rescue plan
- 44. Failure to adopt business rescue plan
- 45. Discharge of debts and claims

## PART IV

## SCHEMES OF ARRANGEMENTS AND COMPROMISE

- 46. Compromise between company, creditors and members
- 47. Effect of compromise or arrangement with creditors and members
- 48. Reconstruction and amalgamation of companies

# PART V

### WINDING-UP COMPANIES GENERALLY

- 49. References to member of company
- 50. Modes of winding-up
- 51. Liability of members on winding-up

- 52. Limitation of liability
- 53. Nature of liability of member
- 54. Liability on death or bankruptcy of member

### PART VI

### WINDING-UP BY COURT

- 55. Jurisdiction over winding-up proceedings
- 56. Petition to wind-up company
- 57. Circumstances for winding-up by Court
- 58. Commencement of winding-up by Court
- 59. Payment of preliminary costs
- 60. Powers of Court on hearing petition
- 61. Power to stay or restrain proceedings against company
- 62. Avoidance of dispositions
- 63. Avoidance of attachments
- 64. Registration of copy of order
- 65. Provisional liquidator
- 66. Stay of actions
- 67. Appointment of liquidator by Court and performance of functions in absence of liquidator
- 68. Lodging of notice of appointment with Official Receiver and access to company
- 69. Control of liquidators by Official Receiver
- 70. Remuneration of liquidators
- 71. Custody and vesting of company's property
- 72. Statement on company affairs
- 73. Report by liquidator
- 74. Powers of liquidator
- 75. Exercise and control of liquidator powers
- 76. Committee of inspection
- 77. Constitution and proceedings of committee of inspection
- 78. Application for order of release of liquidator and dissolution of company
- 79. Order for release and dissolution
- 80. Power to stay winding-up
- 81. Appointment of special manager
- 82. Claims of creditors and distribution of assets

- 83. Inspection of books by creditors and members
- 84. Power to summon persons connected with company
- 85. Power to order public examination
- 86. Power to arrest absconding member or officer
- 87. Cumulative powers of Court

#### PART VII

### VOLUNTARY WINDING-UP

- 88. Voluntarily winding-up
- 89. Commencement of voluntary winding-up
- 90. Effect of voluntary winding-up
- 91. Declaration of solvency
- 92. Appointment and remuneration of liquidator
- 93. Duty of liquidator to call creditors
- 94. Staying of membersøvoluntary winding-up
- 95. Creditorsøvoluntary winding-up
- 96. Appointment of committee of inspection
- 97. Fixing of liquidatorsø remuneration and vesting of directorsø powers in liquidator
- 98. Stay of proceedings after commencement of creditor voluntary winding up

# PART VIII

## MISCELLANEOUS PROVISIONS ON WINDING-UP

- 99. Distribution of assets of company
- 100. Court appointed liquidator
- 101. Reviewing remuneration during voluntary winding-up
- 102. Powers and duties of liquidators during voluntary winding-up
- 103. Liquidator to accept shares, etc., as consideration for sale of property of company
- 104. Annual meeting of members and creditors
- 105. Final meeting and dissolution of company
- 106. Arrangement entered before or during voluntary winding-up binding
- 107. Applications to determine questions or exercise of powers
- 108. Costs
- 109. Limitation on the right to voluntary wind-up
- 110. Meetings of creditors
- 111. Conduct of meetings of creditors

- 112. Eligibility for appointment as liquidator
- 113. Acts of Lquidator valid
- 114. General provisions on liquidators
- 115. Disposal of company assets by liquidator
- 116. Powers of Official Receiver where no committee of inspection
- 117. Appeal against decision of liquidator
- 118. Service of document on liquidator
- 119. Liquidator accounts
- 120. Notification of company in liquidation
- 121. Records of company
- 122. Payment of surplus funds to members
- 123. Unclaimed assets
- 124. Expenses of winding-up where assets insufficient
- 125. Meetings to ascertain wishes of members or creditors
- 126. Proof of debts
- 127. Preferential debts
- 128. Voidance of certain acts
- 129. Voidance of floating charge
- 130. Liquidator right to recover in respect of certain sales to or by company
- 131. Disclaimer of onerous property
- 132. Restriction of rights of creditor on execution or attachment
- 133. Duties of sheriff for goods in execution
- 134. Liability for contracting debt
- 135. Power of Court to assess damage against delinquent officers
- 136. Prosecution of delinquent officer and members
- 137. Frauds by officers of companies in liquidation
- 138. Winding-up of other bodies corporate
- 139. Winding-up of other foreign bodies corporate

# PART IX

### INSOLVENCY PRACTITIONERS

- 140. Insolvency practitioners
- 141. Qualifications for appointment as insolvency practitioners
- 142. Accreditation of insolvency practitioner
- 143. Register of Insolvency Practitioners
- 144. Insolvency practitioner acting in foreign State
- 145. Eligibilty for accreditation