

Table of contents

Authors of European Insolvency Regulation 2015 — V

List of authors — VI

Preface EIR 2015 — VII

Official materials — XIII

List of principal works and monographs — XIV

List of abbreviations — XVII

Regulation (EU) 2015/848 of the European Parliament and of the Council — 1

Introduction — 16

Chapter I

General provisions

Article 1 Scope — 66

Article 2 Definitions — 121

Article 3 International jurisdiction — 169

Article 4 Examination as to jurisdiction — 234

Article 5 Judicial Review of the decision to open main insolvency proceedings — 244

Article 6 Jurisdiction for actions deriving directly from insolvency proceedings and closely linked with them — 252

Article 7 Applicable law — 285

Article 8 Third parties' rights in rem — 359

Article 9 Set-off — 398

Article 10 Reservation of title — 420

Article 11 Contracts relating to immoveable property — 439

Article 12 Payment systems and financial markets — 452

Article 13 Contracts of employment — 464

Article 14 Effects on rights subject to registration — 477

Article 15 European patents with unitary effect and Community trade marks — 489

Article 16 Detrimental acts — 497

Article 17 Protection of third-party purchasers — 524

Article 18 Effects of insolvency proceedings on pending lawsuits or arbitral proceedings — 538

Chapter II

Recognition of insolvency proceedings

Article 19 Principle — 554

Article 20 Effects of recognition — 585

Article 21 Powers of the insolvency practitioner — 599

Article 22 Proof of the insolvency practitioner's appointment — 612

Article 23 Return and imputation — 615

Article 24	Establishment of insolvency registers —	622
Article 25	Interconnection of insolvency registers —	633
Article 26	Costs of establishing and interconnecting insolvency registers —	639
Article 27	Conditions of access to information via the system of interconnection —	640
Article 28	Publication in another Member State —	643
Article 29	Registration in public registers of another Member State —	649
Article 30	Costs —	655
Article 31	Honouring of an obligation to a debtor —	657
Article 32	Recognition and enforceability of other judgments —	663
Article 33	Public policy —	671

Chapter III

Secondary insolvency proceedings

Article 34	Opening of proceedings —	677
Article 35	Applicable law —	700
Article 36	Right to give an undertaking in order to avoid secondary insolvency proceedings —	704
Article 37	Right to request the opening of secondary insolvency proceedings —	717
Article 38	Decision to open secondary insolvency proceedings —	724
Article 39	Judicial review of the decision to open secondary insolvency proceedings —	734
Article 40	Advance payment of costs and expenses —	738
Article 41	Cooperation and communication between insolvency practitioners —	740
Article 42	Cooperation and communication between courts —	748
Article 43	Cooperation and communication between insolvency practitioners and courts —	753
Article 44	Costs of cooperation and communication —	756
Article 45	Exercise of creditors' rights —	757
Article 46	Stay of the process of realisation of assets —	767
Article 47	Power of the insolvency practitioner to propose restructuring plans —	773
Article 48	Impact of closure of insolvency proceedings —	778
Article 49	Assets remaining in the secondary insolvency proceedings —	782
Article 50	Subsequent opening of the main insolvency proceedings —	784
Article 51	Conversion of secondary insolvency proceedings —	785
Article 52	Preservation measures —	792

Chapter IV

Provision of information for creditors and lodgement of their claims

Article 53	Right to lodge claims —	800
Article 54	Duty to inform creditors —	805
Article 55	Procedure for lodging claims —	811

Chapter V**Insolvency proceedings of members of a group of companies****Section 1****Cooperation and communication**

- Article 56 Cooperation and communication between insolvency practitioners — 818
- Article 57 Cooperation and communication between courts — 848
- Article 58 Cooperation and communication between insolvency practitioners and courts — 868
- Article 59 Cost of cooperation and communication in insolvency proceedings concerning members of a group of companies — 875
- Article 60 Powers of the insolvency practitioner in proceedings concerning members of a group of companies — 879

Section 2**Coordination****Subsection 1****Cooperation and communication**

- Article 61 Request to open group coordination proceedings — 897
- Article 62 Priority rule — 902
- Article 63 Notice by the court seised — 903
- Article 64 Objections by insolvency practitioners — 906
- Article 65 Consequences of objection to the inclusion in group coordination — 909
- Article 66 Choice of court for group coordination proceedings — 910
- Article 67 Consequences of objections to the proposed coordinator — 912
- Article 68 Decision to open group coordination proceedings — 913
- Article 69 Subsequent opt-in by insolvency practitioners — 915
- Article 70 Recommendations and group coordination plan — 918

Subsection 2**General provisions**

- Article 71 The coordinator — 920
- Article 72 Tasks and rights of the coordinator — 922
- Article 73 Languages — 927
- Article 74 Cooperation between insolvency practitioners and the coordinator — 928
- Article 75 Revocation of the appointment of the coordinator — 929
- Article 76 Debtor in possession — 931
- Article 77 Costs and distribution — 932

Chapter VI

Data protection

- Article 78 Data protection — 935
- Article 79 Responsibilities of Member States regarding the processing of personal data in national insolvency registers — 945
- Article 80 Responsibilities of the Commission in connection with the processing of personal data — 950
- Article 81 Information obligations — 954
- Article 82 Storage of personal data — 956
- Article 83 Access to personal data via the European e-Justice Portal — 958

Chapter VII

Transitional and final provisions

- Article 84 Applicability in time — 960
- Article 85 Relationship to Conventions — 969
- Article 86 Information on national and Union insolvency law — 980
- Article 87 Establishment of the interconnection of registers — 986
- Article 88 Establishment and subsequent amendment of standard forms — 991
- Article 89 Committee procedure — 994
- Article 90 Review clause — 998
- Article 91 Repeal — 1003
- Article 92 Entry into force — 1005

Annex A Insolvency proceedings referred to in point (4) of Article 2 — 1008

Annex B Insolvency practitioners referred to in point (5) of Article 2 — 1012

Annex C Repealed Regulation with list of the successive amendments thereto — 1016

Annex D Correlation table — 1017

Register of CJEU cases — 1020

Index — 1031