

## Cross Border Insolvency A Commentary On The Uncitral Model Law On Insolvency

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UNCITRAL Model Law on Cross-Border Insolvency (1997 ...

The UNCITRAL Model Law The Model Law has been enacted into the English statute book as the Cross Border Insolvency Regulations 2002 (CBIR), which states (using the wording of the Model Law) that: ""foreign main proceeding" means a foreign proceeding taking place in the country where the debtor has the centre of its main interests"; and

Cross-border insolvency - Murrays Legal Commentary

Written by specialists from each jurisdiction, this new edition provides an in-depth, article-by-article analysis of the local enactment and the model law in each of the jurisdictions concerned, alongside consideration of the relationship between the model law and any existing insolvency jurisprudence. New to the fourth edition are chapters on Chile and the ...

Scott Atkins | International Insolvency Institute

Cross-border insolvency is a term used to describe circumstances in which an insolvent debtor has assets and/or creditors in more than one jurisdiction. Many businesses have interests stretching beyond their home jurisdictions.

Cross-Border Insolvency and the UNCITRAL Model Law ...

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Cross-Border Insolvency: A Commentary on the UNCITRAL Model Law (Fourth Edition) is an updated, enhanced edition covering the national implementation of the United Nations Commission on International Trade Law Model Law on Cross-Border Insolvency.

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The commentary is prefaced by an introductory chapter which provides an overview on scope and the key features of the EIR. This new edition has been published in time to cover the long-awaited and much-debated revised Regulation which was finalized in 2015.

Jet Insolvency: Usable Model Law, or Airy-Fairy?

Cross-border insolvency (sometimes called international insolvency) regulates the treatment of financially distressed debtors where such debtors have assets or creditors in more than one country.

Clarity on Cross-Border Conundrum | Global Restructuring Watch

The model law, while recognising that a cross-border insolvency should be administered under one main proceeding governed by one law, allows other countries to decide whether recognition of one proceeding as the main one would infringe local interests, prior to according deference to the main proceeding.

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A unique resource bringing together core material in the field of cross-border insolvency law and legislation, this book will be welcomed by international insolvency practitioners worldwide. Contents: Global (The World Bank, UNCITRAL, UNIDROIT instruments). Regional (African, European Latin American, and Northern American instruments).

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For the purposes of the Model Law, a cross-border insolvency is one where the insolvent debtor has assets in more than one State or where the creditors of the debtor are not from the State...

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Cross-border insolvency goes back quite a way as I explained, with the 1542 Bankruptcy Act enacted to chase those "absconding debtors who obtain into their hands great substance of other men's goods and do suddenly flee to parts unknown ... for their own pleasure and profit."

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An early problem with the Model Law on Cross-Border Insolvency was identified in *Rubin v Eurofinance SA* [2013] 1 AC 236, namely that the Law did not extend to allowing recognition of foreign insolvency related judgments. In that case, judgment in default was given by a US District Court against a company in Chapter 11 rehabilitation ...

Cross Border Insolvency: A Commentary on the UNCITRAL ...

Cross-border Insolvency: A Commentary on the UNCITRAL Model Law. Chan Ho Look. Globe Law & Business, 2006 - Arbitration and award of damages in International - 409 pages. 0 Reviews. Written by specialists from each jurisdiction, this volume provides an in-depth article-by-article analysis of the local enactment and application of the model law in each of ...

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Scott is a published author on insolvency and cross-border insolvency. Most recently, Scott was one of the Australian contributors to the publication *International Contributions to the Reform of Chapter 11 U.S. Bankruptcy Code* which is a volume in the *European and International Insolvency Law Studies* series.

Cross-Border Insolvency Law | Wolters Kluwer Legal ...

"Cross-border insolvency is an increasingly topical issue and cross-border insolvency practice continues to develop rapidly. [This book] is an enhanced edition covering the national implementation of the United Nations Commission on International Trade Law model law on cross-border insolvency.

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