

HOME PAGE

Change settings (password, screen name, alerts, home page, etc.)

Contact us for help or view online help files

Sign out ends your session

Search content using keywords or queries

Change to other practice areas

Switch to other LexisNexis® services, such as Quicklaw®

Browse topics within your practice area (see next page)

Welcome, LPAC USER

Search options restrict content by jurisdiction or practice area

Recently viewed contains your 10 last-viewed documents within the last 7 days

Recommended contains the most-accessed documents in your practice area

News contains releases relevant to your practice area from Law360® and select law firms

Subscribe sets up alerts to receive news feeds by email

This month's highlights feature new developments in your practice area

Useful resources contains frequently used reference documents

Drop-downs offer links to key legislation and associations

New content lists recently added documents

Coming soon describes key upcoming documents

SEARCH RESULTS

Bread-crumb trail lets you navigate to prior pages

Refine results Clear all
Refine your results by selecting one or more of the following filters.

Practice areas

- Insolvency & Restructuring (18)

Jurisdictions

- Canada (18)
- Ontario (1)

Select multiple

Document types

- Practice notes (3)
- Precedents & drafting notes (15)

Select multiple

Search results (18 results)

- British Columbia Model Receivership Order — Explanatory Notes**
Precedents & drafting notes | Canada
This Precedent is consists of explanatory notes on the function and implementation of a British Columbia Model Receivership Order.
Insolvency & Restructuring
- Ontario Model Receivership Order — Explanatory Notes**
Precedents & drafting notes | Canada
This Precedent sets out explanatory notes for filing a Model Receivership Order in Ontario.
Insolvency & Restructuring
- Receivership Order (drafting notes)**
Precedents & drafting notes | Canada

Results link opens a document (the document type and brief summary are displayed below the link)

Navigation bar at the bottom of all results lists lets you jump to the first, prior, next or last page

Results 1-16 of 18

BROWSING TOPICS

Logo returns you to the Home page

Browse topics displays all content organized by topic

Topics are displayed beneath subject area headings

View all expands the list to show all documents of that type

Overview provides a brief synopsis of the topic

Topic link displays all associated content

X closes the topics window

Search and **Search options** are available at the top right.

Administrative Officials and Courts

- Superintendent of Bankruptcy
- Court of Appeal
- Official Receivers
- Supreme Court of Canada
- Registrar
- Courts of Original Jurisdiction

Commercial Bankruptcy

- Preliminary Matters
- Stay of Proceedings
- Copyright and Trademarks
- Section 38 BIA Proceedings
- Securities Firms Special Provisions ...
- Interim Receivers (s. 46 of BIA)
- Voluntary Bankruptcy
- Creditors
- Bankruptcy of a Tenant
- Oppression Remedy and Derivative ...
- Provincial Preferences and Fraudul...
- Involuntary Bankruptcy**
- Appointment, Affirmation, Removal ...
- Proofs of Claim (Secured, Unsecur...
- Sale of Assets
- Financial Institutions — Special Prov...
- Deemed Assignment
- Section 81 Claims under the BIA
- Preferences and Transfers at Unde...
- Distribution of Proceeds of Realization
- Trustee's Duties, Rights and Protect...

Involuntary Bankruptcy

Precedents (20) [View all](#)

- Application for a Bankruptcy Order (By One or More Unsecured Creditors) Based on Various Acts of Bankruptcy (Sections 43 and 44)**
This precedent is an application for a bankruptcy order by one or more unsecured creditors (Bankruptcy and Insolvency Act, ss. 43 and 44).
- Affidavit of Truth of Statements in Application or Affidavit of Verification**
This precedent is an affidavit of the creditor (or its representative) affirming its claim against the debtor.

Legislation (2) [Showing all](#)

- Bankruptcy and Insolvency Act
- Bankruptcy and Insolvency General Rules

Forms (1) [Showing all](#)

- Bankruptcy Order (Form 91) (Form not currently available)

DOCUMENT VIEW AND DELIVERY

Effect of Cross-Border Recognition under the E.C. Regulation

Effects of Main Proceedings

If main proceedings are commenced under the EC Regulation on Insolvency (1346/2000) (the EC Regulation), then from the time of the judgment opening main proceedings (which can be provisional, rather than final):

- The legal effects are automatically recognised in all other Member States (see List of E.U. Member States and Official Languages) (unless there are secondary/territorial proceedings) without the need for any other formalities (see EC Regulation on Insolvency 1346/2000, arts 5–15, 16(1), 17(1) and Virgos-Schmit report).

Effect of Cross-Border Recognition under the E.C. Regulation

- Effects of Main Proceedings
- Rationale
- Effects of Secondary/Territorial Proceedings
- Challenging Jurisdiction
- Public Policy Exemptions
- Case Law on Public Policy

Related documents

- » List of E.U. Member States and Official Languages
- » Main, Secondary and Territorial Proceedings
- » Table of Differences between Main and Secondary Proceedings
- » Establishing Centre of Main Interests (COMI) under the E.C. Regulation

Web links

- » Brussels Convention
- » EC Regulation on Insolvency 1346/2000
- » Virgos-Schmit report

Table of Contents pop-up (available for select content) links to key sections of the document, and lets you navigate them using the arrows below

Links within the document open the relevant full text or section

Related documents provide additional relevant content

Web links open relevant content on Quicklaw or other external sites

Bottom navigation lets you print, email, save, or provide feedback on the current document