

Insolvency: A glossary of terms

This information sheet (INFO 41) briefly explains some of the terms you may come across in company insolvency proceedings.

Please note that this glossary is for general guidance only. Many of the terms have a specific technical meaning in certain contexts that may not be covered here.

Glossary of insolvency terms

| Term | Meaning |
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| ARITA | The Australian Restructuring Insolvency & Turnaround Association is an organisation in Australia for insolvency professionals |
| asset | Any property owned by a person or company, including tangible and intangible assets |
| bankruptcy | An insolvency procedure that applies to a natural person, not to a company |
| circulating asset | Assets (e.g. trading stock, debtors) that a company is usually able to use, dispose, and deal with in the ordinary course of business without the need to obtain the secured creditor's consent |
| circulating security interest | A security interest held by a secured creditor in circulating assets of a company. Previously known as a 'floating charge' |
| committee of inspection | A small group of creditors, or their representatives, appointed by the creditors of a company in external administration to assist and advise the external administrator. The committee of inspection monitors the conduct of the external administration, may approve certain steps in the administration and may give directions to the external administrator. The external administrator must have regard to, but is not always required to comply with, such directions |
| compromise | Agreement to accept a lower amount in full payment of a debt |
| contingent asset | An asset that might arise if a certain event occurs (e.g. current legal action taken by a company may result in an asset if the company wins the case) |
| contingent liability | A liability that might arise if a certain event occurs (e.g. a current legal action against a company may result in a liability if the company loses the case) |
| contributory | A shareholder might be liable to contribute toward a company's debt in a liquidation if their shares are not fully paid |

| Term | Meaning |
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| controller | A person appointed by a secured creditor to deal with assets subject to a security interest. This includes a receiver and a receiver and manager |
| controllership | When a person appointed by a secured creditor to deal with assets subject to a security interest, is dealing with a company's assets that are subject to that person's control (i.e. an appointment of a controller) |
| court liquidation | A liquidation that starts as a result of court order, made after an application to the court, usually by a creditor of the company |
| creditor | A person who is owed money |
| creditor- defeating disposition | The disposition of property: for less than the market value of the property or the best price reasonably obtainable, and which prevents, hinders or significantly delays the property from becoming available to benefit creditors in the winding up |
| creditors' trust | A separate legal arrangement to deal with creditor claims. Creditor claims are often transferred to a creditors' trust as part of a deed of company arrangement |
| creditors' voluntary liquidation | A liquidation for insolvent companies, initiated by the company's director(s) and shareholders |
| debenture | A document acknowledging that a company undertakes to repay a sum of money lent to the company by the holder of the document |
| debenture trustee | The debenture trustee undertakes a range of functions on behalf of debenture holders, including acting as a liaison between the issuer company and the debenture holders |
| debt | An amount owed |
| debtor | A person who owes a debt |
| declaration of indemnities | A declaration that must be provided to creditors by a voluntary administrator or a liquidator in a creditors' voluntary liquidation informing creditors about any indemnities given to the voluntary administrator or liquidator to cover fees or other debts incurred by them in acting as a voluntary administrator or a liquidator of the company. The declaration provides information to allow creditors to decide whether they wish to replace the voluntary administrator or liquidator over concerns about independence |
| declaration of relevant relationships | A declaration that a voluntary administrator or a liquidator must provide in a creditors' voluntary liquidation informing creditors about certain relationships. The declaration provides information to allow creditors to decide whether they wish to replace the voluntary administrator or liquidator over concerns about independence |
| deed administrator | The external administrator appointed to oversee a deed of company arrangement |

| Term | Meaning |
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| deed of company arrangement | A binding arrangement between a company and its creditors governing how the company's affairs will be dealt with. It may be agreed as a result of the company entering a voluntary administration. It aims to maximise the chances of the company, or as much as possible of its business, continuing, or to provide a better return for creditors than an immediate winding up of the company, or both |
| director | A natural person appointed as a director of a company who is then responsible for directing and managing the affairs of a company. This also includes a shadow director |
| dividend | A share of the profit of a solvent company paid to shareholders. Also used to describe a sum paid to creditors out of the assets of an insolvent company |
| eligible employee creditor | A creditor (including the Australian Taxation Office for superannuation guarantee charge) who, in a winding up of a company, would normally be paid their employment related entitlements ahead of (known as "priority") other unsecured debts. These creditors have a special right to vote on a deed of company arrangement proposal that seeks to modify the priority payment order |
| eligible unsecured creditor | A creditor entitled to have a say in a pooling determination made by a liquidator. The term generally covers the external unsecured creditors of a group of companies, but excludes debts owing between companies in the pooled group. A pooling determination relates to a decision to treat the affairs of a group of companies as if it were a single external administration |
| excluded employee | An employee who has also been a director of the company, or a relative of a director, at any time in the 12 months before the appointment of an external administrator. Excluded employees are only entitled to limited priority for repayment of their outstanding entitlements |
| external administrator | A defined term for a registered liquidator formally appointed to control the affairs of a company and its property. Includes a provisional liquidator, liquidator, voluntary administrator and an administrator of a deed of company arrangement. It does not include receivers or controllers |
| external administration | Companies under external administration include companies in voluntary administration, provisional liquidation, liquidation or subject to deed of company arrangement. It does not include companies under receivership or controllership |
| FEG | The <u>Fair Entitlements Guarantee</u> - an Australian Government payment scheme administered by the Attorney-General's Department to assist employees who have lost their jobs as a result of their employer's liquidation or bankruptcy and are owed employee entitlements. The FEG operates in relation to claims for assistance for certain unpaid entitlements for all employer liquidations and bankruptcies that occur on or after 5 December 2012 |
| indemnity | An agreement between the external administrator and a third party to cover some or all of the fees and other debts incurred by the external administrator |
| insolvent | Unable to pay all debts when they fall due for payment |
| intangible asset | An asset with no identifiable physical form (e.g. a contractual right, copyrights, patents and goodwill) |
| liability | A legal obligation to pay |
| liquidator | A person appointed to administer the liquidation of a company |
| managing controller | A managing controller is a receiver and manager, or any other controller who has functions or powers of management of the company |

| Term | Meaning |
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| member (of a company) | A shareholder |
| members' voluntary liquidation | A liquidation for solvent companies, initiated by the company's shareholders |
| non-circulating assets | Assets that the company may not dispose of without the consent of the secured creditor |
| non-circulating security interest | A security interest held by a secured creditor in non-circulating assets of a company |
| officer (of a company) | A director, secretary or external administrator (in most cases) of the company |
| poll (of creditors) | A voting procedure where the chair of the meeting must consider both the number of creditors voting the same way and the value of their debts in deciding if a resolution is approved or not |
| pooling | The practice of treating the affairs of a group of companies as if it were a single external administration |
| prescribed provisions | Provisions that the <i>Corporations Act 2001</i> (Corporations Act) takes to be included in a deed of company arrangement, unless the deed specifically excludes them |
| priority | The order set down by the Corporations Act for the payment of unsecured creditors of an insolvent company by an external administrator |
| priority creditor | An unsecured creditor entitled to be paid ahead of other creditors (e.g. employees) |
| proof of debt | A prescribed form creditors complete setting out details of their claim against the company, including how the debt arose and the amount claimed |
| provisional liquidator | A registered liquidator appointed by the court to preserve a company's assets until the court decides a winding-up application |
| proxy | In an external administration a creditor or a shareholder can appoint someone else to represent them at a meeting. Usually a proxy attends and votes on behalf of the creditor or member who appointed them |
| proxy form | A form that creditors or shareholders must complete to appoint a proxy for a creditors' or shareholders' meeting |
| public examination | An external administrator, ASIC or a person authorised by ASIC can apply to court to question an externally administered company's directors or any other person who may be able to give information about the affairs of the company |
| realise | Convert assets into cash, often by selling them |
| receiver | A registered liquidator appointed by a secured creditor to realise enough of the assets subject to their security interest to repay the secured debt. Less commonly, a court may appoint a receiver to protect the assets or to carry out specific tasks. When ASIC refers to receivers, we mean receivers, receivers and managers and managing controllers (e.g. a person who has control of company property to enforce a debt owed by the company or a person appointed by the court) |

| Term | Meaning |
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| receiver and manager | A receiver who has, under the terms of their appointment, the power to manage the company's affairs |
| receivership | An insolvency procedure where a receiver, or receiver and manager, is appointed over some or all of the company's assets |
| registered liquidator | A suitability qualified person registered by ASIC to practice as a registered liquidator. Only registered liquidators can act as an external administrator of companies |
| Report on Company Activities and Property (ROCAP) | A prescribed form required to be completed by the directors and secretary of a company in liquidation, voluntary administration or receivership, giving details of the company's assets and liabilities |
| safe harbour | Provisions in the Corporations Act giving directors an exemption from insolvent trading liability where they are developing a course(s) of action that is 'reasonably likely' to lead to a 'better outcome' for the company than administration or liquidation. There is a list of factors to be considered by directors in attempting to use the safe harbour provisions and directors should seek appropriate advice from a suitably qualified professional |
| secured creditor | A creditor who holds a security interest in some or all of a company's property |
| security interest | A form of security taken by a creditor over company assets, including personal property and real property (previously known as a 'charge'). Personal property of the company includes tangible and intangible property other than real property (e.g. motor vehicles, equipment, intellectual property and company shares). A mortgage and a hire purchase agreement are each a type of security interest |
| tangible asset | An asset with a physical form (e.g. stock or real estate) |
| trustee | A person or firm that holds and administers property or assets for the benefit of a third party |
| uncommercial transaction | A transaction that was unreasonable for a company to have entered into. It may be set aside by the company's liquidator provided it occurred within two years prior to the winding up, and when the company was insolvent or if the company became insolvent by entering into the transaction |
| unfair preference | A payment made or other benefit given to a creditor by an insolvent company that causes the creditor to be in a more favourable position than other unsecured creditors in a liquidation. The company's liquidator can seek to recover an unfair preference provided it occurred within six months prior to the liquidation, and when the company was insolvent or if the company became insolvent by making the payment or giving the benefit |
| unsecured creditor | Someone owed money and who does not hold a security interest over a company's property |

| Term | Meaning |
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| voluntary administration | An insolvency procedure where a financially troubled company appoints a registered liquidator (called a 'voluntary administrator') by: the directors a liquidator or provisional liquidator of the company, or a secured creditor that holds a security interest in the whole, or substantially the whole, of the company's assets. The role of the voluntary administrator is to take control of the company, investigate the company's affairs, report to creditors and recommend to creditors whether the company should enter into a deed of company arrangement, go into liquidation or be returned to the directors |
| voluntary administrator | A registered liquidator appointed to carry out the voluntary administration of a company |
| winding-up order | A court order for the winding up of a company (liquidation). The first step in a court liquidation, usually made after an application by a creditor |

Please note that this information sheet is a summary giving you basic information about a particular topic. It does not cover the whole of the relevant law regarding that topic, and it is not a substitute for professional advice.

You should also note that because this information sheet avoids legal language wherever possible, it might include some generalisations about the application of the law. Some provisions of the law referred to have exceptions or important qualifications. In most cases your particular circumstances must be taken into account when determining how the law applies to you.

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