

CONTENTS—SUMMARY

<i>List of Contributors</i>	xli
<i>Table of EU Regulations</i>	xliii
<i>Table of Cases</i>	lvii
<i>List of Abbreviations</i>	lxvii

AN INTRODUCTION TO THE EUROPEAN INSOLVENCY REGULATION, AS MADE AND AS RECAST

I. The Rationale for the European Insolvency Regulation	2
II. The Background to the Enactment of the European Insolvency Regulation	9
III. Key Features of the European Insolvency Regulation, as Made and as Recast	22
IV. The Future for the European Insolvency Regulation	34

RECITALS TO THE RECAST EUROPEAN INSOLVENCY REGULATION (2015/848)

COMMENTARY ON THE RECAST EUROPEAN INSOLVENCY REGULATION (2015/848)

I. GENERAL PROVISIONS

Article 1—Scope <i>van Zwieten</i>	57
Article 2—Definitions <i>van Zwieten</i>	94
Article 3—International jurisdiction <i>Ringe</i>	118
Article 4—Examination as to jurisdiction <i>Ringe</i>	186

Article 5—Judicial review of the decision to open main insolvency proceedings <i>Ringe</i>	195
Article 6—Jurisdiction for actions which derive directly from the insolvency proceedings and are closely linked with them <i>Ringe</i>	201
Article 7—Applicable law <i>Snowden</i>	216
Article 8—Third parties' rights <i>in rem</i> <i>Snowden</i>	238
Article 9—Set-off <i>Snowden</i>	253
Article 10—Reservation of title <i>Snowden</i>	259
Article 11—Contracts relating to immoveable property <i>Snowden</i>	264
Article 12—Payment systems and financial markets <i>Garcimartín & Virgós</i>	267
Article 13—Contracts of employment <i>Garcimartín & Virgós</i>	274
Article 14—Effects on rights subject to registration <i>Garcimartín & Virgós</i>	280
Article 15—European patents with unitary effect and community trade marks <i>Garcimartín & Virgós</i>	283
Article 16—Detrimental acts <i>Garcimartín & Virgós</i>	286
Article 17—Protection of third-party purchasers <i>Garcimartín & Virgós</i>	296

Article 18—Effects of insolvency proceedings on pending lawsuits or arbitral proceedings <i>Garcimartín & Virgós</i>	300
II. RECOGNITION OF INSOLVENCY PROCEEDINGS	
Article 19—Principle <i>Veder</i>	307
Article 20—Effects of recognition <i>Veder</i>	315
Article 21—Powers of the insolvency practitioner <i>Veder</i>	323
Article 22—Proof of the insolvency practitioner's appointment <i>Veder</i>	332
Article 23—Return and imputation <i>Veder</i>	334
Article 24—Establishment of insolvency registers <i>Veder</i>	343
Article 25—Interconnection of insolvency registers <i>Veder</i>	349
Article 26—Costs of establishing and interconnecting insolvency registers <i>Veder</i>	351
Article 27—Conditions of access to information via the system of interconnection <i>Veder</i>	352
Article 28—Publication in another Member State <i>Veder</i>	354
Article 29—Registration in public registers of another Member State <i>Veder</i>	357

Article 30—Costs <i>Veder</i>	361
Article 31—Honouring of an obligation to a debtor <i>Veder</i>	362
Article 32—Recognition and enforceability of other judgments <i>Oberhammer</i>	368
Article 33—Public policy <i>Oberhammer</i>	387
III. SECONDARY INSOLVENCY PROCEEDINGS	
Article 34—Opening of proceedings <i>Mangano</i>	397
Article 35—Applicable law <i>Mangano</i>	413
Article 36—Right to give an undertaking in order to avoid secondary insolvency proceedings <i>Mangano</i>	419
Article 37—Right to request the opening of secondary insolvency proceedings <i>Mangano</i>	433
Article 38—Decision to open secondary insolvency proceedings <i>Mangano</i>	440
Article 39—Judicial review of the decision to open secondary insolvency proceedings <i>Mangano</i>	452
Article 40—Advance payment of costs and expenses <i>Mangano</i>	455
Article 41—Cooperation and communication between insolvency practitioners <i>Wessels</i>	457

Article 42—Cooperation and communication between courts Wessels	492
Article 43—Cooperation and communication between insolvency practitioners and courts Wessels	499
Article 44—Costs of cooperation and communication Wessels	503
Article 45—Exercise of creditors' rights Dammann	507
Article 46—Stay of the process of realisation of assets Dammann	518
Article 47—Power of the insolvency practitioner to propose restructuring plans Dammann	529
Article 48—Impact of closure of insolvency proceedings Dammann	538
Article 49—Assets remaining in the secondary insolvency proceedings Dammann	543
Article 50—Subsequent opening of the main insolvency proceedings Dammann	546
Article 51—Conversion of secondary insolvency proceedings Dammann	548
Article 52—Preservation measures Dammann	552
IV. PROVISION OF INFORMATION FOR CREDITORS AND LODGEMENT OF THEIR CLAIMS	
Article 53—Right to lodge claims Lenzing	559

Article 54—Duty to inform creditors <i>Lenzing</i>	569
---	-----

Article 55—Procedure for lodging claims <i>Lenzing</i>	582
---	-----

V. INSOLVENCY PROCEEDINGS OF MEMBERS OF A GROUP OF COMPANIES

Section 1. Cooperation and communication

Article 56—Cooperation and communication between insolvency practitioners <i>Schmidt</i>	589
--	-----

Article 57—Cooperation and communication between courts <i>Schmidt</i>	598
---	-----

Article 58—Cooperation and communication between insolvency practitioners and courts <i>Schmidt</i>	603
---	-----

Article 59—Costs of cooperation and communication in proceedings concerning members of a group of companies <i>Schmidt</i>	606
--	-----

Article 60—Powers of the insolvency practitioner in proceedings concerning members of a group of companies <i>Schmidt</i>	608
---	-----

Section 2. Coordination

Subsection 1: Procedure

Article 61—Request to open group coordination proceedings <i>Schmidt</i>	614
---	-----

Article 62—Priority rule <i>Schmidt</i>	623
--	-----

Article 63—Notice by the court seised <i>Schmidt</i>	626
---	-----

Article 64—Objections by insolvency practitioners <i>Schmidt</i>	631
Article 65—Consequences of objection to the inclusion in group coordination <i>Schmidt</i>	636
Article 66—Choice of court for group coordination proceedings <i>Schmidt</i>	638
Article 67—Consequences of objections to the proposed coordinator <i>Schmidt</i>	643
Article 68—Decision to open group coordination proceedings <i>Schmidt</i>	645
Article 69—Subsequent opt-in by insolvency practitioners <i>Schmidt</i>	649
Article 70—Recommendations and group coordination plan <i>Schmidt</i>	656
 <i>Subsection 2: General Provisions</i>	
Article 71—The coordinator <i>Schmidt</i>	662
Article 72—Tasks and rights of the coordinator <i>Schmidt</i>	666
Article 73—Languages <i>Schmidt</i>	682
Article 74—Cooperation between insolvency practitioners and the coordinator <i>Schmidt</i>	686
Article 75—Revocation of the appointment of the coordinator <i>Schmidt</i>	689
Article 76—Debtor in possession <i>Schmidt</i>	694

Article 77—Costs and distribution <i>Schmidt</i>	696
---	-----

VI. DATA PROTECTION

Article 78—Data protection <i>Tajti</i>	705
Article 79—Responsibilities of Member States regarding the processing of personal data in national insolvency registers <i>Tajti</i>	714
Article 80—Responsibilities of the Commission in connection with the processing of personal data <i>Tajti</i>	717
Article 81—Information obligations <i>Tajti</i>	719
Article 82—Storage of personal data <i>Tajti</i>	721
Article 83—Access to personal data via the European e-Justice portal <i>Tajti</i>	723

VII. TRANSITIONAL AND FINAL PROVISIONS

Article 84—Applicability in time <i>van Zwieten</i>	727
Article 85—Relationship to conventions <i>van Zwieten</i>	730
Article 86—Information on national and Union insolvency law <i>van Zwieten</i>	734
Article 87—Establishment of the interconnection of registers <i>van Zwieten</i>	736
Article 88—Establishment and subsequent amendment of standard forms <i>van Zwieten</i>	737

Article 89—Committee procedure <i>van Zwieten</i>	738
Article 90—Review clause <i>van Zwieten</i>	739
Article 91—Repeal <i>van Zwieten</i>	740
Article 92—Entry into force <i>van Zwieten</i>	741
Appendix 1: Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings (recast)	743
Appendix 2: Council Regulation (EC) No. 1346/2000 of 29 May 2000 on Insolvency Proceedings	793
Appendix 3: Virgós–Schmit Report on the Convention on Insolvency Proceedings	817
Appendix 4: European Communication and Cooperation Guidelines for Cross-border Insolvency (2007)	876
Appendix 5: EU Cross-Border Insolvency Court-to-Court Cooperation Principles (2015)	880
Appendix 6: EU Cross-Border Insolvency Court-to-Court Communications Guidelines (2015)	887
General Bibliography	893
Index	895