

CONTENTS

<i>Preface</i>	v
<i>List of Contributors</i>	ix
<i>List of Abbreviations</i>	xix
<i>Table of Cases</i>	xxi
<i>Tables of Legislation</i>	xxv
1. Historical Overview: The Drafting of the Regulation and its Precursors	
A. Preliminary	1.01
B. History of the Convention Project: Evolution of the Text	1.03
C. The Phase I Draft Convention (1960–1980): Principal Features	1.08
D. Phase II: The Convention on Insolvency Proceedings (1995) and its Relationship to the Regulation	1.19
2. The Insolvency Regulation as a Community Legal Instrument	
A. Introduction	2.01
B. Legal Attributes	2.05
'Direct applicability'	2.09
'Direct effect'	2.16
C. Meaning	2.18
Interpretation and the Community legal order	2.19
Interpretation and the multilingual legal order	2.23
D. Solving Interpretative Issues and Questions of Validity: The European Court of Justice	2.29
Jurisdiction	2.30
Criteria for references	2.34
Procedure	2.38
3. Scope and Jurisdiction	
A. Preliminary	3.01
B. Scope of the Regulation	3.02
C. International Jurisdiction	3.08
Centre of main interests (COMI)	3.10
Main proceedings (Article 3(1))	3.15
Territorial (including secondary) proceedings (Article 3(2)–(4))	3.16
Establishment of the debtor	3.20

4.	Choice of Law Rules	
A.	Preliminary	4.01
B.	General Principles	4.02
	<i>Renvoi</i>	4.04
C.	The Basic Choice of Law Rule (Article 4): <i>Lex Concursus</i>	4.05
	Transaction avoidance	4.08
D.	Exceptions to the Basic Rule (Articles 5–15)	4.11
	Exception I: third parties' rights in rem (Article 5)	4.12
	Exception II: set-off (Article 6)	4.22
	Exception III: Reservation of title (Article 7)	4.27
	Exception IV: contracts relating to immovable property (Article 8)	4.31
	Exception V: payment systems and financial markets (Article 9)	4.32
	Exception VI: contracts of employment (Article 10)	4.33
	Exception VII: rights subject to registration (Article 11)	4.35
	Exception VIII: community patents and trade marks (Article 12)	4.37
	Exception IX: protection of third-party purchasers (Article 14)	4.38
	Exception X: effects on pending lawsuits (Article 15)	4.41
5.	Recognition and Enforcement	
A.	Recognition of Insolvency Practitioners Across Frontiers	5.01
	The position with regard to insolvency proceedings commenced before 31 May 2002 and the position with regard to insolvency proceedings which fall outside the Regulation	5.01
	Recognition under the Regulation (Articles 16 and 17)	5.26
	Proof of the liquidator's appointment (Article 19)	5.39
	Publication and registration (Articles 21 and 22)	5.42
B.	Enforcement of the Rights and Powers of Insolvency Practitioners within the EU and their Duties and Obligations	5.50
	The powers of the 'liquidator' (Article 18)	5.50
	Equal treatment of creditors—hotchpot (Article 20)	5.66
	Duty of co-operation (Article 31)	5.71
	Exercise of creditors' rights (Article 32)	5.75
	Staying the secondary proceedings (Article 33)	5.78
	Closure of the secondary proceedings other than by liquidation (Article 34)	5.80
	Surplus assets in the secondary proceedings (Article 35)	5.84
	Conversion of earlier proceedings (Article 37)	5.85
	Preservation measures (Article 38)	5.88
C.	UNCITRAL Model Law	5.92

6.	The Effect of the Regulation on Cross-Border Security and Quasi-security	
A.	Introduction	6.01
B.	The Purposes of the Regulation	6.11
C.	The Effect of the Regulation on the Rights of Banks	6.14
	Insolvency proceedings to which the Regulation applies	6.14
	Articles which are of particular relevance to a bank	6.16
D.	Practical Examples	6.57
	Example 1	6.57
	Example 2	6.83
	Example 3	6.93
	Example 4	6.99
	Example 5	6.105
	Example 6	6.110
	Example 7	6.118
	Example 8	6.124
	Example 9	6.134
7.	Regulating Financial Services and Markets in the EU	
A.	General and Background	7.01
	General	7.01
	Background: the Treaty framework	7.02
B.	Banks and Credit Institutions	7.08
	Banks and credit institutions: the basic Community legislation	7.08
	Credit institutions and winding-up: general	7.19
	The Credit Institution Winding-up Directive: particular points	7.23
C.	Insurance Undertakings (Including Reinsurance Business)	7.34
	Insurance undertakings: general	7.34
	Insurance undertakings: history of relevant Directives	7.35
	Insurance Winding-up Directive: general	7.44
	Insurance Winding-up Directive: definitions	7.50
	Reinsurance claims	7.51
	Insurance Winding-up Directive: major provisions	7.54
	Does the Regulation apply to reinsurance?	7.59
D.	Investment Undertakings	7.65
	Investment undertakings: general	7.65
E.	Payment Systems and Financial Markets	7.80
	Settlement finality and insolvency in Europe: future developments	7.89
	Settlement Finality Directive: the United Kingdom perspective	7.93

8. Commentary on Council Regulation 1346/2000 on Insolvency Proceedings	
A. Chapter I: General Provisions	8.01
Main insolvency proceedings	8.35
Insolvency proceedings limited to the territory of a member state	8.59
B. Chapter II: Recognition of Insolvency Proceedings	8.132
C. Chapter III: Secondary Insolvency Proceedings	8.209
D. Chapter IV: Provision of Information for Creditors and Lodgement of their Claims	8.274
E. Chapter V: Transitional and Final Provisions	8.291

APPENDICES

1 Council Regulation (EC) No 1346/2000	239
2 Virgos-Schmit Report on the Convention on Insolvency Proceedings	261
3 UK Insolvency Proceedings: Practice Note, Sample Form and List of Relevant Statutory Instruments	329
4 Article 249 EC	333
<i>Index</i>	335