



REPUBLIC OF SINGAPORE

GOVERNMENT GAZETTE

ACTS SUPPLEMENT

Published by Authority

NO. 38]

FRIDAY, NOVEMBER 9

[2018

First published in the *Government Gazette*, Electronic Edition, on 7 November 2018 at 5 pm.

The following Act was passed by Parliament on 1 October 2018 and assented to by the President on 31 October 2018:—

INSOLVENCY, RESTRUCTURING AND DISSOLUTION ACT 2018

(No. 40 of 2018)

ARRANGEMENT OF SECTIONS

PART 1

PRELIMINARY

Section

1. Short title and commencement
2. General interpretation

PART 2

JURISDICTION, POWERS AND PROCEDURE OF COURT

Division 1 — Jurisdiction

Section

3. High Court to be court that has jurisdiction in corporate and individual insolvency, etc.
4. Exercise of jurisdiction in chambers
5. Jurisdiction of Registrar under this Act
6. General powers of Court under this Act
7. Power to review orders
8. Appeals under this Act
9. Criminal jurisdiction of District and Magistrate's Courts

Division 2 — Procedure

10. Where no specific procedure provided
11. Power to adjourn proceedings
12. Power to amend written process, etc.
13. Power to extend time
14. Manner of taking evidence
15. Costs to be in Court's discretion

PART 3

OFFICIAL ASSIGNEE, OFFICIAL RECEIVER
AND INSOLVENCY PRACTITIONERS*Division 1 — Official Assignee and Official Receiver*

16. Appointment of Official Assignee
17. Appointment of Official Receiver
18. Removal of Official Assignee or Official Receiver
19. Official names of Official Assignee and Official Receiver
20. Delegation of powers and functions by Official Assignee and Official Receiver
21. Official Assignee and Official Receiver deemed to be public servants
22. General duties of Official Assignee as regards bankrupt's conduct and affairs
23. General duties of Official Assignee as regards estate of bankrupt
24. Discretion of Official Assignee in administration of estate of bankrupt
25. Power to administer oaths

Section

26. Official Assignee's accounts
27. Records to be kept by Official Assignee
28. Bankruptcy Estates Account and Debt Repayment Schemes Account
29. Investment of surplus funds in Bankruptcy Estates Account and Debt Repayment Schemes Account
30. Official Assignee to furnish list of creditors
31. Control of Court over Official Assignee
32. Control of Official Receiver by Minister
33. Review by Court of Official Assignee's act, omission or decision
34. Liability of Official Assignee, etc.
35. Liability of Official Receiver, etc.

Division 2 — Trustee in bankruptcy

36. Appointment of person other than Official Assignee as trustee in bankruptcy
37. Qualifications for appointment as trustee in bankruptcy
38. Person appointed as trustee in bankruptcy to furnish security before acting
39. General functions, duties and powers of trustee in bankruptcy
40. Trustee in bankruptcy to pay moneys received into prescribed bank account
41. Remuneration of trustee in bankruptcy
42. Control of trustee in bankruptcy by Official Assignee
43. Review by Court of trustee in bankruptcy's act, omission or decision
44. Removal of trustee in bankruptcy
45. Vacancy in office of trustee in bankruptcy
46. Liability of trustee in bankruptcy

Division 3 — Regulation of insolvency practitioners

47. Acting as insolvency practitioner
48. Person not to act as insolvency practitioner without licence
49. Licensing officer and assistant licensing officers
50. Eligibility of individual to hold insolvency practitioner's licence
51. Grant and renewal of licence
52. Conditions of licence
53. Form and validity of licence
54. Register of licensed insolvency practitioners
55. Licensed insolvency practitioner not to act under certain circumstances

Section

- 56. Revocation, cancellation or suspension of licence, etc.
- 57. Power to require documents or information
- 58. Power to issue written directions
- 59. Appeal to Minister
- 60. Composition of offences

PART 4

CORPORATE INSOLVENCY, RESTRUCTURING AND
DISSOLUTION — PRELIMINARY

- 61. Interpretation of Parts 4 to 12
- 62. Matters constituting affairs of company

PART 5

SCHEME OF ARRANGEMENT

- 63. Application of this Part
- 64. Power of Court to restrain proceedings, etc., against company
- 65. Power of Court to restrain proceedings, etc., against subsidiary or holding company
- 66. Restraint of disposition of property, etc., during moratorium period
- 67. Super priority for rescue financing
- 68. Filing, inspection and adjudication of proofs of debt
- 69. Power of Court to order re-vote
- 70. Power of Court to cram down
- 71. Power of Court to approve compromise or arrangement without meeting of creditors
- 72. Power of Court to review act, omission or decision, etc., after approval, etc., of compromise or arrangement

PART 6

CORPORATE INSOLVENCY — RECEIVERSHIP

- 73. Application of this Part
- 74. Disqualification from appointment as receiver or manager
- 75. Liability of receiver or manager
- 76. Application for directions
- 77. Liability for invalid appointment of receiver or manager
- 78. Power of Court to fix remuneration of receivers or managers
- 79. Appointment of liquidator as receiver or manager

Section

- 80. Time from which appointment of receiver or manager is effective
- 81. Notification of appointment of receiver or manager
- 82. Statement that receiver or manager is appointed
- 83. Provisions as to information where receiver or manager is appointed
- 84. Special provisions as to statement submitted to receiver or manager
- 85. Lodging of accounts of receivers or managers
- 86. Payments of certain debts out of property subject to floating charge in priority to claims under charge
- 87. Enforcement of duty of receiver or manager, etc., to make returns

PART 7

JUDICIAL MANAGEMENT

- 88. Interpretation of this Part
- 89. Purpose of judicial management and judicial manager
- 90. Application to Court for company to be placed under judicial management and for appointment of judicial manager
- 91. Power of Court to make judicial management order and appoint judicial manager
- 92. Power of Court to appoint interim judicial manager
- 93. Restrictions on acts of company pending hearing of judicial management application
- 94. Judicial management by resolution of creditors
- 95. Effect of application for judicial management order or filing of written notice of appointment of interim judicial manager
- 96. Effect of company entering judicial management
- 97. Notification of judicial management
- 98. Vacancy in appointment of judicial manager or interim judicial manager
- 99. General powers and duties of judicial manager
- 100. Power to deal with charged property, etc.
- 101. Super priority for rescue financing
- 102. Agency and liability for contracts
- 103. Suspension of requirements to call annual general meeting and to file annual returns and audited accounts
- 104. Vacation of office and release
- 105. Information to be given by judicial manager