

CORPORATE RECOVERY AND INSOLVENCY

We advise on all aspects of business recovery and insolvency.

Benefiting from close links to local insolvency practitioners, banks and asset based lenders, we can advise on the re-financing and re-structuring of businesses with the aim of avoiding insolvency, and on formal insolvency procedures when this is not possible.

Our team of specialists regularly act for insolvency practitioners, banks, asset based lenders, companies and LLPs, directors, creditors, landlords and charge holders advising on:

- statutory demands and winding up petitions
- administrations
- liquidations
- administrative receiverships
- Law of Property Act fixed/charge receiverships
- company voluntary arrangements
- the validity of office holder appointments
- the validity and enforceability of security
- the sale and purchase of the business and assets of companies in administration/liquidation/administrative receivership
- insolvency legislation
- debt recovery
- bringing and defending wrongful trading, transactions at an undervalue and preferences claims
- retention of title claims
- recovery of assets
- bringing and defending claims against directors
- directors disqualification proceedings

FURTHER INFORMATION

For further advice and guidance please contact Barry Niven, Associate Solicitor

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