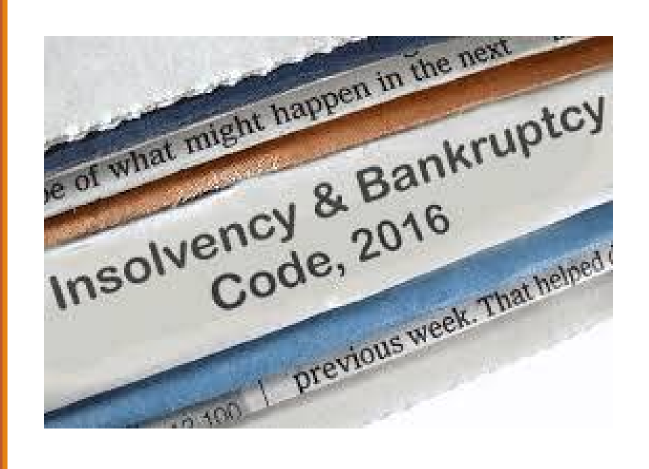
Demystifying Insolvency and Bankruptcy Code - Become A Domain Expert

ASHISH MAKHIJA, ADVOCATE B.COM (HONS.), LLB, LLM (USA), LLM (INDIA), FCA, FCMA MANAGING ATTORNEY AMC LAW FIRM



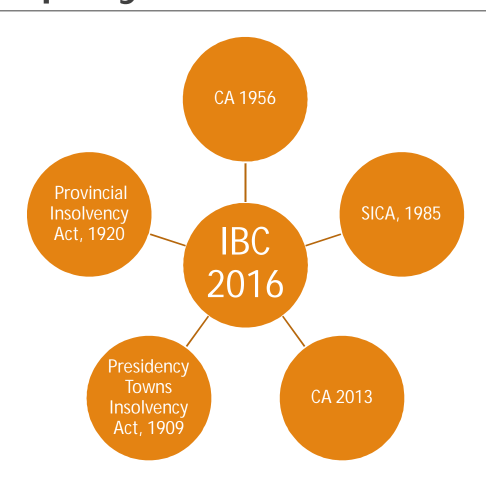
Member of: **Lawpact** Insolvency & Bankruptc y Code, 2016- An Overview



Corporate Insolvency In India

- 1956 Companies Act, 1956
- 1985 Sick Industrial Companies (Special Provisions) Act
 SICA
- 1993 Recovery of Debts Due to Bank and Financial Institutions Act – RDDB
- 2002 Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act – SARFAESI
- 2013 Companies Act Chapter XIX & XX
- 2016 The Insolvency and Bankruptcy Code IBC

Single Law for Insolvency and Bankruptcy



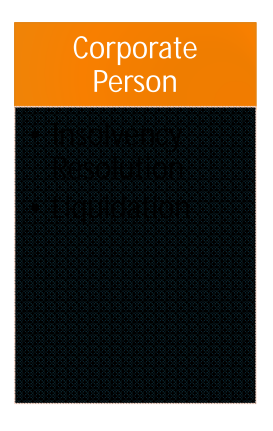
Background

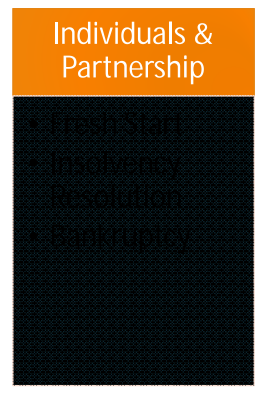
Date	Event
5 May 2016	Passed by Lok Sabha
11 May 2016	Passed by Rajya Sabha
28 May 2016	Assent by President
6 June 2016	Constitution of NCLT
5 Aug 2016	Provisions relating to establishment of IBBI notified
1 Oct 2016	IBBI established
15 Nov 2016	Provisions relating to Insolvency Professionals notified

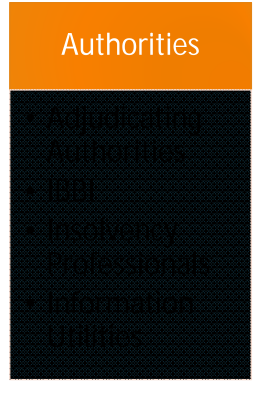
Background

Date	Event
23 Nov 2016	IBBI (Insolvency Professionals) Regulations, 2016 notified w.e.f 29 Nov 2016
11 May 2016	Insolvency and Bankruptcy (Application to Adjudicating Authority) Rules, 2016 w.e.f. 1 Dec 2016
1 Dec 2016	Provisions relating to corporate insolvency resolution notified
1 st April, 2017	Provisions relating to liquidation notified

Understanding IBC







On Realisation

Amount Realised	First 6 Months	6 months -1 year (75%)	1 Year – 2 Years (50%)	Beyond 2 years (40%)
First 1 Crore	5.00	3.75	2.50	1.88
1 -10 Crores	3.75	2.80	1.88	1.41
10 – 50 Crores	2.50	1.88	1.25	0.94
50 – 100 Crores	1.25	0.94	0.68	0.51
Over 100 Crores	0.25	0.19	0.13	0.10

On Distribution

Amount Realised	First 6 Months	6 months -1 year	1 Year – 2 Years	Beyond 2 years
First 1 Crore	2.50	1.88	1.25	0.94
1 -10 Crores	1.88	1.41	0.94	0.71
10 – 50 Crores	1.25	0.94	0.63	0.47
50 – 100 Crores	0.68	0.51	0.34	0.25
Over 100 Crores	0.13	0.10	0.06	0.05

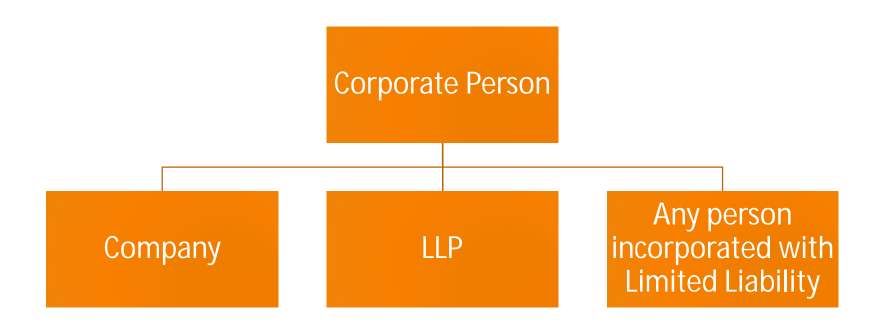
On Realisation – 50 Crores

Amount Realised	First 6 Months	6 months -1 year (75%)	1 Year – 2 Years (50%)	Beyond 2 years (40%)
First 1 Crore	5 lacs	3.75 lacs	2.50 lacs	1.88 lacs
1 -10 Crores	33.75 lacs	25.20 lacs	16.92 lacs	12.69 lacs
10 – 50 Crores	100 lacs	75.20 lacs	62.50 lacs	37.60 lacs
50 – 100 Crores	62.50 lacs	47 lacs	34 lacs	25.50 lacs
Total	201.25 lacs (2%)	151.15 lacs (1.5%)	115.92 (1.16%)	77.67 lacs (0.78%)
Over 100 Crores	0.25	0.19	0.13	0.10

On Distribution

Amount Realised	First 6 Months	6 months -1 year	1 Year – 2 Years	Beyond 2 years
First 1 Crore	2.50 lacs	1.88 lacs	1.25 lacs	0.94 lacs
1 -10 Crores	16.92 lacs	12.69 lacs	8.46 lacs	6.39 lacs
10 – 50 Crores	62.50 lacs	37.60 lacs	25.20 lacs	18.80 lacs
50 – 100 Crores	34 lacs	25.50 lacs	17 lacs	12.50 lacs
Total	115.92 (1.16%)	77.67 lacs (0.78%)	51.91 lacs (0.52%)	38.63 lacs (0.39%)
Over 100 Crores	0.13	0.10	0.06	0.05

Corporate Person



- Divided in to V Parts containing 255 Sections and 11 Schedules
- Part I Preliminary Sections 1 to 3
- Part II Insolvency Resolution and Liquidation for Corporate Persons
 - Chapter I Preliminary Sections 4 & 5
 - Chapter II Corporate Insolvency Resolution Process Sections 6 to 32
 - Chapter III Liquidation Process Sections 33 to 54
 - Chapter IV Fast Track Corporate Insolvency Resolution Process
 Sections 55 to 58

- Chapter V Voluntary Liquidation of Corporate Persons Section 59
- Chapter VI Adjudicating Authority for Corporate Persons Sections 60 to 67
- Chapter VII Offences and Penalties Sections 68 to 77
- Part III Insolvency Resolution and Bankruptcy for Individuals and Partnership Firm
 - Chapter I Preliminary Sections 78 & 79

- Chapter I Preliminary Sections 78 & 79
- Chapter II Fresh Start Process Sections 80 to 93
- Chapter III Insolvency Resolution Process Sections 94 to 120
- Chapter IV Bankruptcy Order for Individuals and Partnership Firms – Sections 121 to 148
- Chapter V Administration and Distribution of the Estate of the Bankrupt – Sections 149 to 178
- Chapter VI– Adjudicating Authority for Individuals and Partnership Firms – Sections 179 to 183
- Chapter VII Offences and Penalties Sections 184 to 187

- Part IV Regulation of Insolvency Professionals, Agencies and Information Utilities
 - Chapter I The Insolvency and Bankruptcy Board of India Sections 188 to 195
 - Chapter II Powers and Functions of the Board Sections 196 to 198
 - Chapter III Insolvency Professional Agencies Sections 199 to 205
 - Chapter IV Insolvency Professionals Sections 206 to 208
 - Chapter V Information Utilities Sections 209 to 216

- Chapter VI Inspection and Investigation Sections 217 to 220
- Chapter VII Finance, Accounts and Audit Sections 221 to 223
- Part IV Miscellaneous Sections 224 to 255

Institutional Infrastructure

Adjudicating Authorities [Part II, Chp VI & Part III, Chp VI]

> National Company Law Tribunal

> > Debt Recovery Tribunal

Appellate Authorities

National Company Law Appellate Tribunal

Debt Recovery Appellate Tribunal Insolvency and Bankruptcy Board

[Part IV, Chp I & II]

Information Utilities

[Part IV, Chp V]

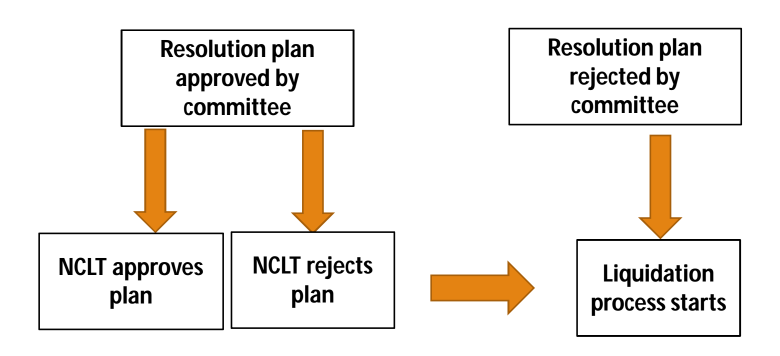
Insolvency Professional Agency

[Part IV, Chp III]

Insolvency Professionals

Part IV, Chp IV]

Corporate Insolvency Resolution Process



Steps in Insolvency Resolution

Filing of Application by Financial Creditor or Operational Creditor or Corporate Debtor

Admission of Rejection by NCLT (14 days)

Appointment of Interim Insolvency Resolution Professional (10 days)

Appointment of Committee of Creditors (30 days of appointment of Interim Resolution Professional)

Steps in Insolvency Resolution

To hold first meeting of Committee of Creditors (within 7 days)

Committee of Creditors may replace Insolvency Resolution Professional

Preparation of Information Memorandum

Submission of Resolution Plan to Committee of Creditors by Corporate Applicant

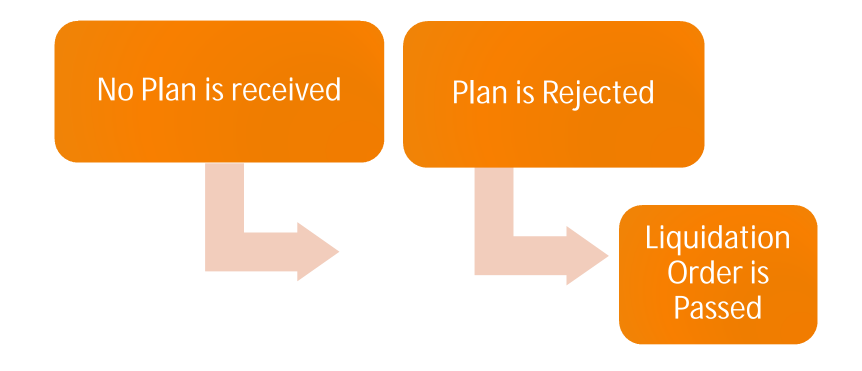
Steps in Insolvency Resolution

Approval of Resolution Plan by Committee of Creditors (75%)

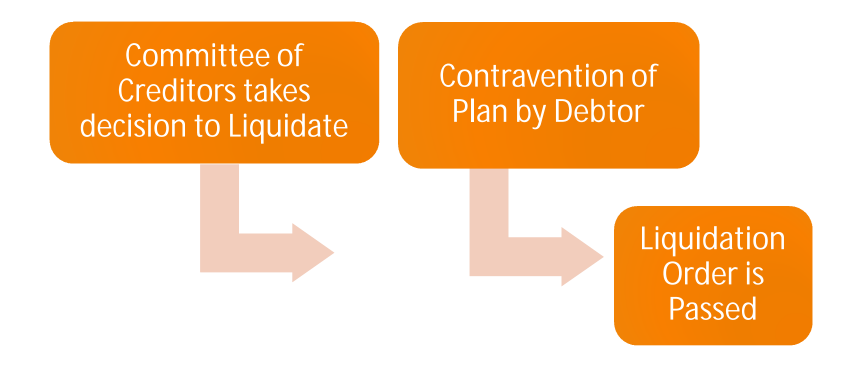
Submission of Approved Resolution Plan to Adjudicating Authority

Approval or Rejection of Plan by NCLT

Initiation of Liquidation



Initiation of Liquidation



Adjudicating Authorities

NCLT/NCLAT

Corporate Person

DRT/DRAT

Individual

Partnership Firm

Consequential Amendments

IBC has amended following Acts

Schedule	Act	Notification Date
First	Indian Partnership Act, 1932	Not yet notified
Second	Central Excise Act, 1944	1.11.2016
Third	Income Tax Act, 1961	1.11.2016
Fourth	Customs Act, 1962	1.11.2016
Fifth	Recovery of Debts Due to Banks & Financial Institutions Act, 1993	Not yet notified
Sixth	Finance Act, 1994	1.11.2016
Seventh	SARFAESI Act, 2002	Not yet notified

Consequential Amendments

IBC has amended following Acts

Schedule	Act	Notification Date
Eighth	Sick Industrial Companies (Special Provisions) Repeal Act, 2003	1.11.2016
Ninth	Payment & Settlement Systems Act, 2007	15.11.2016
Tenth	Limited Liability Partnership Act, 2008	15.11.2016
Eleventh	Companies Act, 2013	15.11.2016

Important Concepts in Corporate Insolvency

- Financial Creditor Section 5(7)
 - Any person to whom a financial debt is owed
 - Includes a person to whom such debt legally assigned or transferred
- Financial Debt Section 5(8)
 - Debt along with interest disbursed against the consideration for the time value of money

Important Concepts in Corporate Insolvency

Operational Creditor – Section 5(20)

- Any person to whom a operational debt is owed
- Includes a person to whom such debt legally assigned or transferred

Operational Debt – Section 5(21)

 Means a claim in respect of goods or services including employment

Important Concepts in Corporate Insolvency

Corporate Person – Section 3(7)

- Company defined in 2(20) of the Companies Act, 2013
- LLP defined in 2(1)(n) of the Limited Liability Partnership Act, 2008
- Any other person incorporated with limited liability
- Does not include any financial service provider

Corporate Debtor – Section 3(8)

A corporate person who owes a debt to any person

Corporate Insolvency

Corporate Insolvency Resolution and Liquidation is possible where default is minimum of Rs. 1 Lakh

Steps

- Begin Insolvency Resolution Process
- Submit Resolution Plan
- Liquidation Process begins if plan not submitted or is rejected

Corporate Insolvency Resolution Process (CIRP)

- Appointment of Interim Resolution Professional
- Formation of Committee of Creditors (CoC)
- Appointment of Interim Resolution Professional confirmed by CoC

Corporate Insolvency Resolution Process (CIRP)

- Resolution plan proposed by creditor
 - 75% of creditors to approve the plan
 - No goes into liquidation
 - Yes application for NCLT approval; implement to resolution plan

Time Limits

Section	Subject	Time Period	Mandatory/ Directory	Extension , if any
5(14)	Insolvency Resolution Process Period	180 days beginning from the insolvency commenceme nt date	Mandatory	90 days
9(5)(b)	Adjudicating Authority give notice to Applicant to rectify the defect in his Application before rejecting the application	Within 14 days of receipt of application	Directory	

Time Limits

Section	Subject	Time Period	Mandatory/ Directory	Exten sion, if any
Proviso to 9(5)	Applicant to rectify the defect	Within 7 days of date of receipt of notice	Directory	
16 (1)	Appointment of Interim Resolution Professional by Adjudicating Authority	Within 14 days from the insolvency commencement date	Mandatory	

Time Limits

Section	Subject	Time Period	Mandatory/ Directory	Extension, if any
16(4)	Recommendation of name of an Insolvency Professional by the Board when the application for corporate insolvency resolution process is made by an Operational Creditor and no proposal for an interim resolution professional is made	Within 10 days of the receipt of a reference from the Adjudicating Authority		

Section	Subject	Time Period	Mandatory/ Directory	Extension, if any
21(9)	Constitution of Committee of Creditors by Interim Resolution Professional after collation of all claims received against the Corporate Debtor and Determination of the financial position of the Corporate Debtor	Within 7 days of such requisition		

Section	Subject	Time Period	Mandatory/ Directory	Extensi on, if any
22(5)	Confirmation of name of the Proposed Resolution Professional by the Board	Within 10 days of the receipt of the name of the proposed resolution professional		
27(1)	Replacement of Resolution Professional by Committee of Creditors	At any time during the Corporate insolvency resolution by a vote of 75% of voting shares		

Section	Subject	Time Period	Mandatory / Directory	Exten sion, if any
22(5)	Confirmation of name of the Proposed Resolution Professional by the Board	Within 10 days of the receipt of the name of the proposed resolution professional		
27(1)	Replacement of Resolution Professional by Committee of Creditors	At any time during the Corporate insolvency resolution by a vote of 75% of voting shares		

Section	Subject	Time Period	Mandatory/ Directory	Extension, if any
64 (1)	Expeditious Disposal of Applications by the President of NCLT or the Chairperson of NCLAT as the case may be, where an Application is not disposed of or an Order is not passed within the period specified in IBC, 2016			10 days, after taking into account the reasons so recorded extend the period specified in the IBC, 2016

- Person enrolled under Section 206 of the Code with Insolvency Professional agency as its member; and
- Registered with the Board as an insolvency professional under Section 207 of the Code
- Provisions detailed in Insolvency and Bankruptcy Board of India (Insolvency Professionals) Regulations, 2016

Insolvency Examinations

- National Insolvency Examination to test the knowledge and practical skills of individuals in the areas of insolvency, bankruptcy and allied subjects.
- Limited Insolvency Examination to test the knowledge and application of individuals in the areas of insolvency, bankruptcy and allied subjects.

Limited Insolvency Examination Format

Question Type: Online multiple choice objective.

Duration: 2 Hours.

No. of Questions: 90

Marks: 100

Passing Marks: 60%

Negative marks: 0.25

Frequency of Examination

- The examination is available on all days beginning 31st December, 2016 till 30th June, 2017 and on all days beginning 1st July, 2017 from 9.30AM to 5.30PM
- Appear any number of times till cleared
- Enrollment afresh for each exam with examination fee on each enrollment

Frequency of Examination

- Identity card for Enrollment: PAN & Aadhaar
- Exam Fee: Rs. 1000/- online on every enrollment

Limited Insolvency Examination Syllabus

This Syllabus will hold good for examinations conducted from 1st July, 2017 to 31st December, 2017.

S. No.	Topic Coverage	Weight(in %)
1.	The Insolvency & Bankruptcy Code, 2016	25
2.	Rules & Regulations under the Bankruptcy Code (All Rules and Regulations notified under the Code till 30 th June, 2017	28

S. No.	Topic Coverage	Weight (in %)
3.	(1). The Companies Act, 2013(2). The Partnership Act, 1932(3). The Limited Liability Partnership Act, 2008	10

S. No.	Topic Coverage	Weight(in %)
4.	(1). The Indian Contracts Act, 1872(2). Transfer of Property Act, 1882(3). The Sale of Goods Act, 1930	04

S. No.	Topic Coverage	Weight(in %)
5.	 (1). The Recovery of Debts due to Banks & Financial Institutions Act, 1993 (2). The Securitisation & Reconstruction of Financial Assets & Enforcement of Security Interests Act, 2002 (3). Corporate Debt Restructuring Scheme, Strategic Debt Restructuring And Scheme for Sustainable Structuring Of Stressed Assets (S4A) (of RBI) 	05

S. No.	Topic Coverage	Weight(in %)
6.	General Awareness (Constitution, Economy, Finance, Code of Conduct for Insolvency Professionals & Right of Workmen)	04
7.	Finance & Accounts (Corporate Finance & Financial Analysis)	04
8.	Case Laws (Decisions of Supreme Court, High Courts, NCLAT, NCLT on Corporate Insolvency Resolution, Corporate Liquidation and Voluntary Liquidation) There will be five questions carrying two marks each.	10

S. No.	Topic Coverage	Weight(in %)
9.	Case Study on Corporate Insolvency Resolution, Corporate Liquidation, Voluntary Liquidation, Fast Track Resolution, Fresh Start, Individual Insolvency Resolution and Individual Bankruptcy. There will be one comprehension narrating the case study and there will be five questions based on the case carrying two marks each	10

- Eligibility Criteria [Regulation 4 of the Insolvency and Bankruptcy Board of India (Insolvency Professionals) Regulations, 2016]
 - Must not be a minor.
 - Resident in India.
 - Qualification & Experience as specified in Regulation 5 or 9 as the case may be.

- Eligibility Criteria [Regulation 4 of the Insolvency and Bankruptcy Board of India (Insolvency Professionals) Regulations, 2016]
 - Not convicted by any competent court –imprisonment not exceeding 6 months or offences involving moral turpitude; 5 years has not elapsed
 - Not eligible if he is an undischarged insolvent or applied to be adjudicated as an insolvent

Qualification and Experience

- Has passed National Insolvency Examination;
- Has passed Limited Insolvency Examination- 15 years of experience in management after receiving Bachelors degree from university established or recognised by law; or

Qualification and Experience

- Passed Limited Insolvency Examination- has ten years of experience as-
 - Chartered Accountant
 - ii. Company Secretary
 - iii. Cost Accountant
 - iv. Advocate

Important Case Laws

Insolvency Professional (IP) must not engage in "any employment", prohibition is comprehensive as the objective of clause 23 of code of conduct under IBBI (Insolvency Professional) Regulations, 2016 is total commitment for the profession. A person must not play 2 roles- professional & employment, simultaneously. However, an IP can temporarily surrender registration and thereafter engage in employment. [In the matter of Gaurav jain before IBBI]

Important Case Laws

No individual shall be eligible to be registered as an IP if he is not fit and proper person. Integrity, reputation & character are taken into account to determine a person fit & proper [In the matter of Vimal Prakash Dubey before IBBI]

Thank you for your patience!

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